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# **Rules and Regulations**

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#### **DEPARTMENT OF AGRICULTURE**

#### Agricultural Marketing Service

#### 7 CFR Part 906

[Doc. No. AMS-FV-14-0015; FV14-906-2 IR]

Oranges and Grapefruit Grown in Lower Rio Grande Valley in Texas; Change in Size and Grade Requirements for Grapefruit

**AGENCY:** Agricultural Marketing Service, USDA.

**ACTION:** Interim rule with request for comments.

**SUMMARY:** This rule relaxes the minimum size and grade requirements currently prescribed for grapefruit under the marketing order for oranges and grapefruit grown in Lower Rio Grande Valley in Texas (order). The order is administered locally by the Texas Valley Citrus Committee (Committee). This rule relaxes the minimum size requirement for grapefruit from 35/16 inches to 3 inches in diameter and reduces the minimum grade requirement for small-sized grapefruit. This rule will provide additional grapefruit to meet market demand, helping to maximize fresh shipments. **DATES:** Effective March 1, 2014; comments received by April 29, 2014 will be considered prior to issuance of a final rule.

ADDRESSES: Interested persons are invited to submit written comments concerning this rule. Comments must be sent to the Docket Clerk, Marketing Order and Agreement Division, Fruit and Vegetable Program, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250–0237; Fax: (202) 720–8938; or Internet: http://www.regulations.gov. All comments should reference the document number and the date and page number of this issue of the Federal Register and will be

made available for public inspection in the Office of the Docket Clerk during regular business hours, or can be viewed at: http://www.regulations.gov. All comments submitted in response to this rule will be included in the record and will be made available to the public. Please be advised that the identity of the individuals or entities submitting comments will be made public on the internet at the address provided above.

FOR FURTHER INFORMATION CONTACT:
Doris Jamieson, Marketing Specialist, or
Christian D. Nissen, Regional Director,
Southeast Marketing Field Office,
Marketing Order and Agreement
Division, Fruit and Vegetable Program,
AMS, USDA; Telephone: (863) 324—
3375, Fax: (863) 325—8793, or Email:
Doris.Jamieson@ams.usda.gov or
Christian.Nissen@ams.usda.gov.

Small businesses may request information on complying with this regulation by contacting Jeffrey Smutny, Marketing Order and Agreement Division, Fruit and Vegetable Program, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250–0237; Telephone: (202) 720–2491, Fax: (202) 720–8938, or Email: Jeffrey.Smutny@ams.usda.gov.

supplementary information: This rule is issued under Marketing Agreement and Order No. 906, as amended (7 CFR part 906), regulating the handling of oranges and grapefruit grown in the Lower Rio Grande Valley in Texas, hereinafter referred to as the "order." The order is effective under the Agricultural Marketing Agreement Act of 1937, as amended (7 U.S.C. 601–674), hereinafter referred to as the "Act."

The Department of Agriculture (USDA) is issuing this rule in conformance with Executive Orders 12866, 13175, and 13563.

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. This rule is not intended to have retroactive effect.

The Act provides that administrative proceedings must be exhausted before parties may file suit in court. Under section 608c(15)(A) of the Act, any handler subject to an order may file with USDA a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with law and request a modification of the order or to be exempted therefrom. A handler is afforded the opportunity for a hearing

on the petition. After the hearing, USDA would rule on the petition. The Act provides that the district court of the United States in any district in which the handler is an inhabitant, or has his or her principal place of business, has jurisdiction to review USDA's ruling on the petition, provided an action is filed not later than 20 days after the date of the entry of the ruling.

This rule relaxes the minimum size and grade requirements for grapefruit prescribed under the order. This rule relaxes the minimum size requirement for grapefruit from 35/16 inches to 3 inches in diameter and reduces the minimum grade requirement for small-sized grapefruit. This rule will provide additional grapefruit to meet market demand and will help maximize fresh shipments. These changes were unanimously recommended by the Committee at a meeting on December 11, 2013.

Section 906.40 of the order provides, in part, authority to establish minimum grade and size requirements for Texas citrus. Section 906.340 of the rules and regulations includes Table II that specifies the numerical size designations and diameters used to delineate the available pack sizes for grapefruit. Section 906.365 specifies the minimum grade and size requirements for fresh shipments of Texas grapefruit.

At its meeting, the Committee discussed the impact the recent freeze in California had on the citrus crop and agreed the freeze had reduced the amount of fruit available for shipment to the fresh market. They also discussed the decline in citrus production in Florida caused by citrus greening and other diseases. The Committee believes this creates a shortage of fruit available to supply the fresh fruit market, which the Texas citrus growers and handlers should fill. The Committee noted that additional fruit was available from the Texas citrus industry. However, the fruit is smaller in size and would not meet the order's current size and grade requirements. The Committee also recognized that consumers are now showing a preference for smaller-sized fruit. The Committee believes relaxing the requirements would make more fruit available to fill the market shortfall caused by the decline in production from other growing regions and provide smaller-sized fruit to meet consumer demand.

Consequently, to make more fruit available for shipment to the fresh market and to meet consumer demand, the Committee recommended a relaxation of the size and grade requirements for grapefruit. This rule changes the minimum size requirement for grapefruit from 35/16 inches (size 56) to 3 inches (size 64) in diameter and adds size 64 to the available pack sizes for grapefruit listed under Table II in § 906.340, as well as adding language concerning pack and sizing requirements.

Currently, fruit sized 48 (3% inches) and larger must meet a minimum grade requirement of a "Texas Choice" as defined in § 906.137 of the order, while size 56 fruit must meet the more restrictive grade of a U.S. No. 1. This rule relaxes the minimum grade for a size 56, establishing a minimum grade of "Texas Choice" for both size 56 and size 64 grapefruit. This makes the minimum grade consistent for all available sizes.

The Committee believes relaxing these size and grade requirements will make more fruit available to meet market demand, helping to maximize fresh shipments and increasing returns to growers and handlers.

The Committee also recommended a relaxation in the minimum size requirement for oranges covered under the order. This change is being considered under a separate action.

#### **Initial Regulatory Flexibility Analysis**

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA) (5 U.S.C. 601–612), the Agricultural Marketing Service (AMS) has considered the economic impact of this action on small entities. Accordingly, AMS has prepared this initial regulatory flexibility analysis.

The purpose of the RFA is to fit regulatory actions to the scale of businesses subject to such actions in order that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and the rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf.

There are 13 registered handlers of Texas citrus who are subject to regulation under the marketing order and approximately 150 producers of grapefruit in the regulated area. Small agricultural service firms, which include handlers, are defined by the Small Business Administration (SBA) as those having annual receipts of less than \$7,000,000, and small agricultural producers are defined as those having

annual receipts of less than \$750,000 (13 CFR 121.201).

According to National Agricultural Statistics Service data, the average f.o.b. price for Texas grapefruit during the 2012-13 season was \$24.10 per box, and total fresh shipments were approximately 3 million boxes. Using the average f.o.b. price and shipment data, and considering a normal distribution, the majority of Texas grapefruit handlers could be considered small businesses under SBA's definition. In addition, based on production data, grower prices, and the total number of Texas citrus growers, the average annual grower revenue is below \$750,000. Thus, the majority of handlers and producers of grapefruit may be classified as small entities.

This rule relaxes the size and grade requirements for grapefruit prescribed under the order. This rule relaxes the minimum size requirement for grapefruit from 35/16 inches (size 56) to 3 inches (size 64). This action also relaxes the minimum grade requirement for size 56 fruit from a U.S. No. 1 to a "Texas Choice" and establishes the minimum grade for a size 64 as a "Texas Choice." These changes are expected to make additional fruit available for shipment to the fresh market, maximize shipments, provide additional returns to handlers and growers, and respond to consumer demand for small-sized fruit. Authority for these changes is provided in § 906.40. This rule amends the provisions in §§ 906.340 and 906.365. The Committee unanimously recommended these changes at its December 11, 2013, meeting.

This rule is not expected to increase costs associated with the order's requirements. Rather, it is anticipated that this action will have a beneficial impact. Reducing size and grade requirements will make additional fruit available for shipment to the fresh market. The Committee believes this will provide additional fruit to fill the shortage caused by the reduced amount of fruit available from other growing regions and will provide the opportunity to fulfill growing consumer demand for smaller-sized fruit. This action will also provide an outlet for fruit that may otherwise go unharvested, maximizing fresh shipments and increasing returns to handlers and growers. The benefits of this rule are expected to be equally available to all fresh grapefruit growers and handlers, regardless of their size.

An alternative to this action would be to maintain the current minimum requirements for domestic shipments of grapefruit. However, leaving the requirements unchanged would not make any additional fruit available nor would it provide smaller-sized fruit to meet consumer demand. Therefore, this alternative was rejected.

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the order's information collection requirements have been previously approved by the Office of Management and Budget (OMB) and assigned OMB No. 0581–0189, Generic Fruit Crops. No changes in those requirements as a result of this action are necessary. Should any changes become necessary, they would be submitted to OMB for approval.

This rule will not impose any additional reporting or recordkeeping requirements on either small or large Texas citrus handlers. As with all Federal marketing order programs, reports and forms are periodically reviewed to reduce information requirements and duplication by industry and public sector agencies.

AMS is committed to complying with the E-Government Act, to promote the use of the internet and other information technologies to provide increased opportunities for citizen access to Government information and services, and for other purposes.

In addition, USDA has not identified any relevant Federal rules that duplicate, overlap or conflict with this rule.

Further, the Committee's meeting was widely publicized throughout the Texas citrus industry and all interested persons were invited to attend the meeting and participate in Committee deliberations. Like all Committee meetings, the December 11, 2013, meeting was a public meeting and all entities, both large and small, were able to express their views on this issue. Finally, interested persons are invited to submit comments on this interim rule, including the regulatory and informational impacts of this action on small businesses.

A small business guide on complying with fruit, vegetable, and specialty crop marketing agreements and orders may be viewed at: <a href="http://www.ams.usda.gov/MarketingOrdersSmallBusinessGuide">http://www.ams.usda.gov/MarketingOrdersSmallBusinessGuide</a>. Any questions about the compliance guide should be sent to Jeffrey Smutny at the previously mentioned address in the FOR FURTHER INFORMATION CONTACT section.

This rule invites comments on changes to size and grade requirements currently prescribed for grapefruit under the marketing order for oranges and grapefruit grown in Lower Rio Grande Valley in Texas. Any comments received will be considered prior to finalization of this rule.

After consideration of all relevant material presented, including the Committee's recommendation, and other information, it is found that this interim rule, as hereinafter set forth, will tend to effectuate the declared policy of the Act.

Pursuant to 5 U.S.C. 553, it is also found and determined upon good cause that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice prior to putting this rule into effect and that good cause exists for not postponing the effective date of this rule until 30 days after publication in the Federal Register because: (1) The shipping season for grapefruit has already started; (2) this action relaxes current size and grade requirements; (3) the Committee unanimously recommended this change at a public meeting and interested parties had an opportunity to provide input; and (4) this rule provides a 60day comment period and any comments received will be considered prior to finalization of this rule.

#### List of Subjects in 7 CFR Part 906

Grapefruit, Marketing agreements, Oranges, Reporting and recordkeeping requirements.

For the reasons set forth in the preamble, 7 CFR part 906 is amended as follows:

#### PART 906—ORANGES AND GRAPEFRUIT GROWN IN LOWER RIO GRANDE VALLEY IN TEXAS

■ 1. The authority citation for 7 CFR part 906 continues to read as follows:

Authority: 7 U.S.C. 601-674.

■ 2. In § 906.340, paragraph (a)(2)(ii)(A) and Table II—Grapefruit are revised to read as follows:

# § 906.340 Container, pack, and container marking regulations.

- (a) \* \* \*
- (2) \* \* \*
- (ii) \* \* \*

(A) Grapefruit, when packed in any carton, bag, or other container, shall be sized in accordance with the sizes in the following Table II, except as otherwise provided in the regulations issued pursuant to this part, and meet the requirements of standard pack; and, when in containers not packed according to a definite pattern, shall be sized in accordance with the sizes in Table II: Provided, That the packing tolerances in the U.S. Standards for Grades of Grapefruit (Texas and States other than Florida, California, and Arizona), shall apply to fruit so packed. All fruit packed to size 64 in the

following Table II shall be sized in accordance with the sizes in Table II but need not otherwise meet the requirements of standard pack: Provided, That they meet the same tolerances for off-size and pack as defined in the U.S. Standards for Grades of Grapefruit (Texas and States other than Florida, California, and Arizona).

TABLE II—GRAPEFRUIT
[7/10 Bushel carton]

Pack size/	Diameter	in inches
number of grapefruit	Minimum	Maximum
18	4 <sup>15</sup> ⁄16	5%16
23	4 <sup>5</sup> ⁄16	5
27	4 <sup>2</sup> /16	4 <sup>12</sup> /16
32	3 <sup>15</sup> ⁄16	48/16
36	3 <sup>13</sup> ⁄16	45/16
40	31%16	4 <sup>2</sup> /16
48	3%16	314/16
56	35/16	31%16
64	3	38/16

■ 3. In § 906.365, paragraph (a)(4) is revised to read as follows:

# § 906.365 Texas Orange and Grapefruit Regulation 34.

(a) \* \* \*

(4) Such grapefruit are at least pack size 64 with a minimum diameter of 3 inches.

Dated: February 26, 2014.

#### Rex A. Barnes.

Associate Administrator, Agricultural Marketing Service.

[FR Doc. 2014–04596 Filed 2–27–14; 8:45 am] **BILLING CODE P** 

#### **DEPARTMENT OF AGRICULTURE**

#### Agricultural Marketing Service

#### 7 CFR Parts 906 and 944

[Doc. No. AMS-FV-14-0009; FV14-906-1 IR]

Oranges and Grapefruit Grown in Lower Rio Grande Valley in Texas and Imported Oranges; Change in Size Requirements for Oranges

**AGENCY:** Agricultural Marketing Service, USDA.

**ACTION:** Interim rule with request for comments.

**SUMMARY:** This rule relaxes the minimum size currently prescribed for oranges under the marketing order for oranges and grapefruit grown in Lower Rio Grande Valley in Texas (order). The order is administered locally by the

Texas Valley Citrus Committee (Committee). The corresponding change in the orange import regulation is required under section 8e of the Agricultural Marketing Agreement Act of 1937. This rule relaxes the minimum size requirement for oranges from 2–6/16 inches to 2–3/16 inches in diameter. This rule will provide additional oranges to meet market demand, helping to maximize fresh shipments.

**DATES:** Effective March 1, 2014; comments received by April 29, 2014 will be considered prior to issuance of a final rule.

ADDRESSES: Interested persons are invited to submit written comments concerning this rule. Comments must be sent to the Docket Clerk, Marketing Order and Agreement Division, Fruit and Vegetable Program, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250-0237; Fax: (202) 720–8938; or Internet: http:// www.regulations.gov. All comments should reference the document number and the date and page number of this issue of the Federal Register and will be made available for public inspection in the Office of the Docket Clerk during regular business hours, or can be viewed at: http://www.regulations.gov. All comments submitted in response to this rule will be included in the record and will be made available to the public. Please be advised that the identity of the individuals or entities submitting comments will be made public on the Internet at the address provided above.

#### FOR FURTHER INFORMATION CONTACT:

Doris Jamieson, Marketing Specialist, or Christian D. Nissen, Regional Director, Southeast Marketing Field Office, Marketing Order and Agreement Division, Fruit and Vegetable Program, AMS, USDA; Telephone: (863) 324–3375, Fax: (863) 325–8793, or Email: Doris.Jamieson@ams.usda.gov or Christian.Nissen@ams.usda.gov.

Small businesses may request information on complying with this regulation by contacting Jeffrey Smutny, Marketing Order and Agreement Division, Fruit and Vegetable Program, AMS, USDA, 1400 Independence Avenue SW., STOP 0237, Washington, DC 20250–0237; Telephone: (202) 720–2491, Fax: (202) 720–8938, or Email: Jeffrey.Smutny@ams.usda.gov.

SUPPLEMENTARY INFORMATION: This rule is issued under Marketing Agreement and Order No. 906, as amended (7 CFR Part 906), regulating the handling of oranges and grapefruit grown in the Lower Rio Grande Valley in Texas, hereinafter referred to as the "order." The order is effective under the Agricultural Marketing Agreement Act

of 1937, as amended (7 U.S.C. 601–674), hereinafter referred to as the "Act."

This rule is also issued under section 8e of the Act, which provides that whenever certain specified commodities, including oranges, are regulated under a Federal marketing order, imports of these commodities into the United States are prohibited unless they meet the same or comparable grade, size, quality, or maturity requirements as those in effect for the domestically produced commodities.

The Department of Agriculture (USDA) is issuing this rule in conformance with Executive Orders 12866, 13175, and 13563.

This rule has been reviewed under Executive Order 12988, Civil Justice Reform. This rule is not intended to have retroactive effect.

The Act provides that administrative proceedings must be exhausted before parties may file suit in court. Under section 608c(15)(A) of the Act, any handler subject to an order may file with USDA a petition stating that the order, any provision of the order, or any obligation imposed in connection with the order is not in accordance with law and request a modification of the order or to be exempted therefrom. A handler is afforded the opportunity for a hearing on the petition. After the hearing, USDA would rule on the petition. The Act provides that the district court of the United States in any district in which the handler is an inhabitant, or has his or her principal place of business, has jurisdiction to review USDA's ruling on the petition, provided an action is filed not later than 20 days after the date of the entry of the ruling.

There are no administrative procedures which must be exhausted prior to any judicial challenge to the provisions of import regulations issued under section 8e of the Act.

This rule relaxes the minimum size requirement for oranges prescribed under the order. This rule relaxes the minimum size requirement for oranges from 2–6/16 inches to 2–3/16 inches in diameter. This rule will provide additional oranges to meet market demand and will help maximize fresh shipments. This change was unanimously recommended by the Committee at a meeting on December 11, 2013.

Section 906.40 of the order provides, in part, authority to establish minimum size requirements for Texas citrus. Section 906.340 of the rules and regulations includes Table I that specifies the numerical size designations and diameters used to delineate the available pack sizes for

oranges. Section 906.365 specifies the minimum size requirement for fresh shipments of Texas oranges. Minimum grade and size requirements for oranges imported into the United States are currently in effect under § 944.312.

At its meeting, the Committee discussed the impact the recent freeze in California had on the orange crop and agreed the freeze had reduced the amount of fruit available for shipment to the fresh market. They also discussed the decline in citrus production in Florida caused by citrus greening and other diseases. The Committee believes this creates a shortage of fruit available to supply the fresh fruit market, which the Texas citrus growers and handlers should fill. The Committee noted that additional fruit was available from the Texas citrus industry. However, the fruit is smaller in size and would not meet the order's current size requirements. The Committee also recognized that consumers are now showing a preference for smaller-sized fruit. The Committee believes relaxing the requirements would make more fruit available to fill the market shortfall caused by the decline in production of oranges from other growing regions and provide smaller-sized fruit to meet consumer demand.

Consequently, to make more fruit available for shipment to the fresh market and to meet consumer demand, the Committee recommended a relaxation of the size requirements for oranges. This rule changes the minimum size requirement for oranges from 2–6/16 inches (size 138) to 2–3/16 inches (size 163) in diameter. This rule also adds size 163 to the available pack sizes for oranges listed under Table I in § 906.340, as well as adding language concerning pack and sizing requirements as appropriate.

The Committee believes relaxing the size requirement will make more fruit available to meet market demand, helping to maximize fresh shipments and increasing returns to growers and handlers.

Section 8e of the Act provides that when certain domestically produced commodities, including oranges, are regulated under a Federal marketing order, imports of that commodity must meet the same or comparable grade, size, quality, and maturity requirements. Since this rule changes the minimum size requirement under the domestic handling regulations for oranges, a corresponding change to the import regulations must also be considered.

Minimum grade and size requirements for oranges imported into the United States are currently in effect under § 944.312. Section 944.312(i) of

the Fruit Import Regulations specifies that oranges imported into the United States are in most direct competition with oranges produced in the area covered by Marketing Order No. 906. This change relaxes the minimum size requirement for imported oranges from 2-6/16 inches to 2-3/16 inches. The relaxation in the minimum size requirement also has a beneficial impact for importers of oranges. This change allows a smaller-sized orange to be shipped to the United States, thereby increasing the amount of fruit available for shipment to the fresh market, thus benefiting importers.

#### **Initial Regulatory Flexibility Analysis**

Pursuant to requirements set forth in the Regulatory Flexibility Act (RFA) (5 U.S.C. 601–612), the Agricultural Marketing Service (AMS) has considered the economic impact of this action on small entities. Accordingly, AMS has prepared this initial regulatory flexibility analysis.

The purpose of the RFA is to fit regulatory actions to the scale of businesses subject to such actions in order that small businesses will not be unduly or disproportionately burdened. Marketing orders issued pursuant to the Act, and the rules issued thereunder, are unique in that they are brought about through group action of essentially small entities acting on their own behalf. Import regulations issued under the Act are based on those established under Federal marketing orders.

There are 13 registered handlers of Texas citrus who are subject to regulation under the marketing order and approximately 150 producers of oranges in the regulated area. There are approximately 220 importers of oranges. Small agricultural service firms, which include handlers and importers, are defined by the Small Business Administration (SBA) as those having annual receipts of less than \$7,000,000, and small agricultural producers are defined as those having annual receipts of less than \$750,000 (13 CFR 121.201).

According to data from the National Agricultural Statistics Service and the industry and Committee, the average f.o.b. price for Texas oranges during the 2012-13 season was \$25.30 per box, and total fresh orange shipments were approximately 1.5 million boxes. Using the average f.o.b. price and shipment data, the majority of Texas orange handlers could be considered small businesses under SBA's definition. In addition, based on production data, grower prices, and the total number of Texas citrus growers, the average annual grower revenue is below \$750,000. Information from the Foreign

Agricultural Service, USDA, indicates that the dollar value of imported fresh oranges ranged from approximately \$71.2 million in 2008 to \$107.4 million in 2012. Using these values, most importers would have annual receipts of less than \$7,000,000 for oranges. Thus, the majority of handlers, producers, and importers of oranges may be classified as small entities.

Chile, South Africa, Mexico, and Australia are the major orangeproducing countries exporting oranges to the United States. In 2012, shipments of oranges imported into the United States totaled around 119,000 metric tons. Of that amount, 51,510 metric tons were imported from Chile, 35,960 metric tons were imported from South Africa, 17,421 metric tons were imported from Mexico, and 11,100 metric tons arrived from Australia.

This rule relaxes the minimum size requirement for oranges covered under the order from 2-6/16 inches (size 138) to 2-3/16 inches (size 163) and makes a corresponding change to the orange import regulation. This change is expected to make additional fruit available for shipment to the fresh market, maximize shipments, provide additional returns to handlers and growers, and respond to consumer demand for small-sized fruit. Authority for this change is provided in § 906.40. This rule amends the provisions in §§ 906.340, 906.365, and 944.312. The Committee unanimously recommended this change at its December 11, 2013, meeting. The change in the import regulation is required under section 8e of the Act.

This action is not expected to increase the costs associated with the order's requirements or the orange import regulation. Rather, it is anticipated that this action will have a beneficial impact. Reducing the size requirement will make additional fruit available for shipment to the fresh market. The Committee believes that this will provide additional fruit to fill the shortage caused by the reduced amount of fruit available from other growing regions and will provide the opportunity to fulfill growing consumer demand for smaller sized fruit. This action will also provide an outlet for fruit that may otherwise go unharvested, maximizing fresh shipments and increasing returns to handlers and growers. The benefits of this rule are expected to be equally available to all fresh orange growers, handlers, and importers, regardless of their size.

An alternative to this action would be to maintain the current minimum requirements for domestic shipments of oranges. However, leaving the

requirements unchanged would not make any additional fruit available nor would it provide smaller-sized fruit to meet consumer demand. Therefore, this alternative was rejected.

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the order's information collection requirements have been previously approved by the Office of Management and Budget (OMB) and assigned OMB No. 0581-0189, Generic Fruit Crops. No changes in those requirements as a result of this action are necessary. Should any changes become necessary, they would be submitted to OMB for approval.

This rule will not impose any additional reporting or recordkeeping requirements on either small or large citrus handlers. As with all Federal marketing order programs, reports and forms are periodically reviewed to reduce information requirements and duplication by industry and public sector agencies.

AMS is committed to complying with the E-Government Act, to promote the use of the Internet and other information technologies to provide increased opportunities for citizen access to Government information and services, and for other purposes.

In addition, USDA has not identified any relevant Federal rules that duplicate, overlap or conflict with this

Further, the Committee's meeting was widely publicized throughout the Texas citrus industry and all interested persons were invited to attend the meeting and participate in Committee deliberations. Like all Committee meetings, the December 11, 2013, meeting was a public meeting and all entities, both large and small, were able to express their views on this issue. Finally, interested persons are invited to submit comments on this interim rule, including the regulatory and informational impacts of this action on small businesses.

A small business guide on complying with fruit, vegetable, and specialty crop marketing agreements and orders may be viewed at: http://www.ams.usda.gov/ MarketingOrdersSmallBusinessGuide. Any questions about the compliance guide should be sent to Jeffrey Smutny at the previously mentioned address in the FOR FURTHER INFORMATION CONTACT section.

This rule invites comments on changes to the size requirements for oranges currently prescribed under the marketing order for oranges and grapefruit grown in Lower Rio Grande Valley in Texas and imported oranges. Any comments received will be

considered prior to finalization of this rule.

After consideration of all relevant material presented, including the Committee's recommendation, and other information, it is found that this interim rule, as hereinafter set forth, will tend to effectuate the declared policy of the Act.

In accordance with section 8e of the Act, the United States Trade Representative has concurred with the issuance of this interim rule.

Pursuant to 5 U.S.C. 553, it is also found and determined upon good cause that it is impracticable, unnecessary, and contrary to the public interest to give preliminary notice prior to putting this rule into effect and that good cause exists for not postponing the effective date of this rule until 30 days after publication in the Federal Register because: (1) The shipping season for oranges has already started; (2) this action relaxes current size requirements; (3) the Committee unanimously recommended this change at a public meeting and interested parties had an opportunity to provide input; and (4) this rule provides a 60-day comment period and any comments received will be considered prior to finalization of this rule.

#### List of Subjects

#### 7 CFR Part 906

Grapefruit, Marketing agreements, Oranges, Reporting and recordkeeping requirements.

#### 7 CFR Part 944

Avocados, Food grades and standards, Grapefruit, Grapes, Imports, Kiwifruit, Limes, Olives, Oranges.

For the reasons set forth in the preamble, 7 CFR Parts 906 and 944 are amended as follows:

#### PART 906—ORANGES AND **GRAPEFRUIT GROWN IN LOWER RIO GRANDE VALLEY IN TEXAS**

■ 1. The authority citation for 7 CFR Part 906 continues to read as follows:

Authority: 7 U.S.C. 601-674

■ 2. In § 906.340, paragraph (a)(2)(i)(A) and Table I—Oranges are revised to read as follows:

#### § 906.340 Container, pack, and container marking regulations.

- (a) \* \* \*
- (2) \* \* \*
- (i) \* \* \*

(A) Oranges, when packed in any carton, bag, or other container, shall be sized in accordance with the sizes in the following Table I, and meet the

requirements of standard pack; and, when in containers not packed according to a definite pattern, shall be sized in accordance with the sizes in Table I and otherwise meet the requirements of standard sizing: Provided, That the packing tolerances in the U.S. Standards for Grades of Oranges (Texas and States other than Florida, California, and Arizona), shall apply to fruit so packed. All fruit packed to size 163 in the following Table I shall be sized in accordance with the sizes in Table I but need not otherwise meet the requirements of standard sizing or standard pack: Provided, That they meet the same tolerances for off-size and pack as defined in the U.S. Standards for Grades of Oranges (Texas and States other than Florida, California, and Arizona):

TABLE I—ORANGES
[7/10 bushel carton]

Rack size/ number of oranges	Diameter in inches	
	Minimum	Maximum
24	312/16	51/16
32	36/16	49/16
36	34/16	46/16
40	<b>3</b> <sup>2</sup> /16	44/16
48	2 <sup>15</sup> / <sub>16</sub>	4
56	213/16	313/16
64	211/16	31%16
72	29/16	38/16
88	28/16	34/16
113	27/16	3
138	26/16	212/16
163	23/16	28/16

■ 3. In § 906.365, paragraph (a)(2) is revised to read as follows:

# § 906.365 Texas Orange and Grapefruit Regulation 34.

(a) \* \* \*

(2) Such oranges are at least pack size 163 with a minimum diameter of 2–3/16 inches;

\* \* \* \* \*

# PART 944—FRUITS; IMPORT REGULATIONS

■ 4. In § 944.312 paragraph (a), remove the number "2–6/16" and add in its place "2–3/16."

Dated: February 26, 2014.

#### Rex A. Barnes,

Associate Administrator, Agricultural Marketing Service.

[FR Doc. 2014-04603 Filed 2-27-14; 8:45 am]

BILLING CODE 3410-02-P

#### **DEPARTMENT OF THE TREASURY**

#### **Comptroller of the Currency**

12 CFR Parts 1, 4, 5, 16, 23, 24, 28, 32, 34, 46, 116, 143, 145, 159, 160, 161, 163 and 192

[Docket ID OCC-2014-0004]

RIN 1557-AD73

#### Basel III Conforming Amendments Related to Cross-References, Subordinated Debt and Limits Based on Regulatory Capital

**AGENCY:** Office of the Comptroller of the Currency, Treasury.

**ACTION:** Interim final rule and request for comments.

SUMMARY: The Office of the Comptroller of the Currency (OCC) is making technical and conforming amendments to its regulations governing national banks and Federal savings associations to make those regulations consistent with the recently adopted Basel III Capital Framework. As part of these technical amendments, the OCC is revising and clarifying its regulations governing subordinated debt applicable to national banks and Federal savings associations.

**DATES:** This interim final rule is effective March 31, 2014. Comments must be received by March 31, 2014.

ADDRESSES: Because paper mail in the Washington, DC area and at the OCC is subject to delay, commenters are encouraged to submit comments through the Federal eRulemaking Portal or email, if possible. Please use the title "Basel III Conforming Amendments Related to Cross-References, Subordinated Debt and Limits Based on Regulatory Capital" to facilitate the organization and distribution of the comments. You may submit comments by any of the following methods:

- Federal eRulemaking Portal—
  "regulations.gov": Go to http://
  www.regulations.gov. Enter "Docket ID
  OCC-2014-0004" in the Search Box and
  click "Search." Results can be filtered
  using the filtering tools on the left side
  of the screen. Click on "Comment Now"
  to submit public comments.
- Click on the "Help" tab on the Regulations.gov home page to get information on using Regulations.gov, including instructions for submitting public comments.
- Email: regs.comments@ occ.treas.gov.
- *Mail:* Legislative and Regulatory Activities Division, Office of the Comptroller of the Currency, 400 7th

Street SW., Suite 3E–218, Mail Stop 9W–11, Washington, DC 20219.

- Hand Delivery/Courier: 400 7th Street SW., Suite 3E–218, Mail Stop 9W–11, Washington, DC 20219.
  - Fax: (571) 465-4326.

Instructions: You must include "OCC" as the agency name and "Docket ID OCC-2014-0004" in your comment. In general, OCC will enter all comments received into the docket and publish them on the Regulations.gov Web site without change, including any business or personal information that you provide such as name and address information, email addresses, or phone numbers. Comments received, including attachments and other supporting materials, are part of the public record and subject to public disclosure. Do not enclose any information in your comment or supporting materials that vou consider confidential or inappropriate for public disclosure.

You may review comments and other related materials that pertain to this rulemaking action by any of the following methods:

- Viewing Comments Electronically: Go to http://www.regulations.gov. Enter "Docket ID OCC-2014-0004" in the Search box and click "Search." Comments can be filtered by Agency using the filtering tools on the left side of the screen.
- Click on the "Help" tab on the Regulations.gov home page to get information on using Regulations.gov, including instructions for viewing public comments, viewing other supporting and related materials, and viewing the docket after the close of the comment period.
- Viewing Comments Personally: You may personally inspect and photocopy comments at the OCG, 400 7th Street SW., Washington, DC. For security reasons, the OCC requires that visitors make an appointment to inspect comments. You may do so by calling (202) 649–6700. Upon arrival, visitors will be required to present valid government-issued photo identification and to submit to security screening in order to inspect and photocopy comments.
- *Docket:* You may also view or request available background documents and project summaries using the methods described above.

FOR FURTHER INFORMATION CONTACT: Jean Campbell, Senior Attorney, Legislative and Regulatory Activities Division, (202) 649–5490; and Patricia D. Goings, Senior Licensing Analyst, or Patricia Roberts, Senior Licensing Analyst, Licensing Division, (202) 649–6260.

SUPPLEMENTARY INFORMATION:

#### I. Background

#### A. Basel III Capital Framework

On October 11, 2013, the OCC published in the Federal Register the Basel III final rule (Basel III Capital Framework),1 which revised the OCC's regulatory capital rules for national banks and Federal savings associations. The Basel III Capital Framework revised the capital framework at 12 CFR part 3 applicable to national banks, which included adding a new common equity tier 1 ratio requirement, revising the definitions of tier 1 and tier 2 capital, adopting a new standardized approach for certain banks, revising the advanced approaches, revising the market risk requirements, and integrating Federal savings associations into part 3. In addition, the Basel III Capital Framework amended the prompt corrective action rules at part 6 and integrated Federal savings associations into part 6.

# 1. Need for Conforming and Technical Amendments

As part of the process of implementing the Basel III Capital Framework, the OCC restructured the regulatory capital rules in part 3, which included redesignation of the risk-based capital rules, market risk requirements, and the advanced approaches, codified at appendixes A, B and C, as new subparts to part 3. Accordingly, this interim final rule makes technical, clarifying, and conforming amendments to the OCC's rules applicable to national banks and Federal savings associations, by providing new cross-references to parts 3 and 6, where necessary, and by deleting obsolete references to tier 3 capital, which was eliminated in the market risk rule.2 In addition, this interim final rule makes various substantive and technical changes to the subordinated debt rules to clarify the applicable requirements, processes and procedures. Finally, the OCC notes that one consequence of revising the crossreferences to the definitions of tier 1 and tier 2 capital in the new Basel III Capital Framework is that new definitions of tier 1 and tier 2 capital will be applicable with respect to the calculation of various statutory and regulatory limits in other rules that referenced the risk-based capital requirements in part 3. As part of the revisions to those cross-references, the OCC has looked at the effect that the changes in the risk-based capital would have on numerical limits in other regulations that are based on regulatory

capital. As discussed in greater detail below, the OCC believes that the new definitions of capital in the Basel III Capital Framework are appropriate measures for the calculation of other various statutory and regulatory limits. However, the OCC is aware of the possibility of indirect effects of these regulatory changes and requests comment on this aspect of the new definition of capital.

# 2. Timing of Basel III Capital Framework Changes

The mandatory compliance date for the Basel III Capital Framework is January 1, 2014, for advanced approaches national banks and Federal savings associations,3 and January 1, 2015, for all other national banks and Federal savings associations. In order to accommodate these different compliance dates, the OCC has retained the existing regulatory capital rules for calendar year 2014 for non-advanced approaches national banks and Federal savings associations. Therefore, the existing risk-based capital requirements and the market risk requirements will stay in place as 12 CFR part 3, appendixes A and B for non-advanced approaches national banks and 12 CFR part 167 for non-advanced approaches Federal savings associations, until January 1, 2015. Thereafter, the OCC may initiate a rulemaking to remove then-obsolete provisions of the rule.

#### II. Description of the Interim Final Rule

#### A. Technical and Conforming Amendments

The Basel III Capital Framework includes major revisions to the capital adequacy rules applicable to national banks and Federal savings associations. Apart from its role in establishing minimum regulatory capital requirements for the purposes of capital adequacy, regulatory capital historically also has served as a useful measure for numerous statutory and regulatory limits used as supervisory tools for safety and soundness purposes. Examples of such measures are the legal lending limits (12 CFR part 32) and limits on investment securities (12 CFR part 1).

While conforming amendments typically are straightforward, the Basel III Capital Framework introduced an additional level of complexity. As described above, the Basel III Capital Framework provided different mandatory compliance dates for advanced approaches national banks and Federal savings associations and non-advanced approaches national banks and Federal savings associations. As a result, from January 1, 2014, through December 31, 2014, the current regulatory capital rules at 12 CFR part 3, appendixes A and B and 12 CFR part 167 will apply to non-advanced approaches national banks and Federal savings associations, respectively. Accordingly, this interim final rule amends the OCC's rules to replace crossreferences to the current regulatory capital rules with cross-references to both the Basel III final rule and the current regulatory capital rules, where appropriate.

The Basel III Capital Framework also integrated Federal savings associations into part 6, "Prompt Corrective Action." Accordingly, this interim final rule replaces cross-references in various regulations to part 165, the Prompt Corrective Action rule formerly applicable to Federal savings associations, with cross-references to part 6, which applies to both national banks and Federal savings associations effective January 1, 2014. Finally, this interim final rule makes other non-substantive technical corrections.

#### B. Subordinated Debt

#### 1. Basel III Requirements for Tier 2 Capital

This interim final rule clarifies and revises the OCC's rules governing subordinated debt to make those rules consistent with the Basel III Capital Framework. Unlike the current

<sup>&</sup>lt;sup>1</sup> See 78 FR 62018 (Oct. 11, 2013).

<sup>&</sup>lt;sup>2</sup> See 77 FR 53060, 53069 (Aug. 30, 2012).

<sup>&</sup>lt;sup>3</sup> The Basel III Capital Framework, at 12 CFR 3.100(b)(1), defines an advanced approaches national bank or Federal savings association to mean a national bank or Federal savings association that:

<sup>1.</sup> Has consolidated total assets, as reported on its most recent year-end Consolidated Reports of Condition and Income (Call Report) equal to \$250 billion or more;

<sup>2.</sup> Has consolidated total on-balance sheet foreign exposure on its most recent year-end Call Report equal to \$10 billion or more (where total on-balance sheet foreign exposure equals total cross-border claims less claims with a head office or guarantor located in another country plus redistributed guaranteed amounts to the country of head office or guarantor plus local country claims on local residents plus revaluation gains on foreign exchange and derivative products, calculated in accordance with the Federal Financial Institutions Examination Council (FFIEC) 009 Country Exposure Report);

<sup>3.</sup> Is a subsidiary of a depository institution that uses the advanced approaches pursuant to subpart E of 12 CFR part 3 (OCC), 12 CFR part 217 (Board of Governors of the Federal Reserve System) (Board), or 12 CFR part 325 (Federal Deposit Insurance Corporation) (FDIC) to calculate its total risk-weighted assets;

<sup>4.</sup> Is a subsidiary of a bank holding company or savings and loan holding company that uses the advanced approaches pursuant to 12 CFR part 217 to calculate its total risk-weighted assets; or

<sup>5.</sup> Elects to use subpart E of 12 CFR part 3 to calculate its total risk-weighted assets.

regulatory capital rules, the Basel III Capital Framework does not identify specific types of instruments that are included in regulatory capital. Instead, the Basel III Capital Framework lists criteria that an instrument must satisfy to be included in regulatory capital. While the OCC acknowledges that a national bank or Federal savings association may want to issue subordinated debt for liquidity or reasons other than raising regulatory capital, the OCC expects that most subordinated debt generally would qualify as tier 2 capital. A list of the criteria for an instrument to qualify as tier 2 capital can be found at 12 CFR 3.20(d):

- The instrument is issued and paidin;
- The instrument is subordinated to depositors and general creditors of the national bank or Federal savings association;
- The instrument is not secured, not covered by a guarantee of the national bank or Federal savings association or of an affiliate of the national bank or Federal savings association, and not subject to any other arrangement that legally or economically enhances the seniority of the instrument in relation to more senior claims;
- The instrument has a minimum original maturity of at least five years. At the beginning of each of the last five years of the life of the instrument, the amount that is eligible to be included in tier 2 capital is reduced by 20 percent of the original amount of the instrument (net of redemptions) and is excluded from regulatory capital when the remaining maturity is less than one year. In addition, the instrument must not have any terms or features that require, or create significant incentives for, the national bank or Federal savings association to redeem the instrument prior to maturity; and
- The instrument, by its terms, may be called by the national bank or Federal savings association only after a minimum of five years following issuance, except that the terms of the instrument may allow it to be called sooner upon the occurrence of an event that would preclude the instrument from being included in tier 2 capital, a tax event, or if the issuing entity is required to register as an investment company pursuant to the Investment Company Act of 1940 (15 U.S.C. 80a–1 et seq.). In addition, with respect to any call option:
- The national bank or Federal savings association must receive the prior approval of the OCC to exercise a call option on the instrument.

- The national bank or Federal savings association does not create at issuance, through action or communication, an expectation the call option will be exercised.
- O Prior to exercising the call option, or immediately thereafter, the national bank or Federal savings association must either: Replace any amount called with an equivalent amount of an instrument that meets the criteria for regulatory capital under § 3.20; or demonstrate to the satisfaction of the OCC that following redemption, the national bank or Federal savings association would continue to hold an amount of capital that is commensurate with its risk.
- The holder of the instrument must have no contractual right to accelerate payment of principal or interest on the instrument, except in the event of a receivership, insolvency, liquidation, or similar proceeding of the national bank or Federal savings association.
- The instrument has no creditsensitive feature, such as a dividend or interest rate that is reset periodically based in whole or in part on the national bank's or Federal savings association's credit standing, but may have a dividend rate that is adjusted periodically independent of the national bank's or Federal savings association's credit standing, in relation to general market interest rates or similar adjustments.
- The national bank or Federal savings association, or an entity that the national bank or Federal savings association controls, has not purchased and has not directly or indirectly funded the purchase of the instrument.
- If the instrument is not issued directly by the national bank or Federal savings association or by a subsidiary of the national bank or Federal savings association that is an operating entity, the only asset of the issuing entity is its investment in the capital of the national bank or Federal savings association, and proceeds must be immediately available without limitation to the national bank or Federal savings association or the national bank's or Federal savings association's top-tier holding company in a form that meets or exceeds all the other criteria for tier 2 capital instruments under this section.
- Redemption of the instrument prior to maturity or repurchase requires the prior approval of the OCC.
- For an advanced approaches national bank or Federal savings association, the governing agreement, offering circular, or prospectus of an instrument issued after the date on which the advanced approaches national bank or Federal savings

association becomes subject to 12 CFR part 3 under § 3.1(f) must disclose that the holders of the instrument may be fully subordinated to interests held by the U.S. government in the event that the national bank or Federal savings association enters into a receivership, insolvency, liquidation, or similar proceeding.

2. Integration of Subordinated Debt Rules for National Banks and Federal Savings Associations

The OCC currently has separate rules for subordinated debt issued by national banks and Federal savings associations (12 CFR 5.47 and 12 CFR 163.81, respectively). In order to minimize confusion, this interim final rule does not integrate those rules. Instead, integration of those rules into a single subordinated debt rule applicable to both national banks and Federal savings associations may occur as part of a future rulemaking.

- 3. Subordinated Debt for National Banks
- i. Summary of Current § 5.47

A national bank's issuance and prepayment of subordinated debt and inclusion of subordinated debt in tier 2 capital is governed by 12 CFR 5.47, Subordinated debt as capital. Section 5.47 provides procedural and substantive requirements applicable to subordinated debt. Under paragraph (b) of the current rule, an eligible national bank 4 is required to obtain prior OCC approval to issue or prepay subordinated debt only if: (1) The bank will not be an eligible bank after the transaction; (2) the OCC has previously notified the bank that prior approval is required; or (3) prior approval is required by law. All other national banks must receive prior OCC approval to issue or prepay subordinated debt. The major provisions of § 5.47 are summarized below.

Paragraph (e) provides that in order to qualify for inclusion in tier 2 capital, subordinated debt must meet the requirements in the OCC's regulatory capital rules (12 CFR part 3, appendix A, section 2(b)(4)) and must comply with the "OCC Guidelines for Subordinated Debt" in the OCC's Licensing Manual.

<sup>&</sup>lt;sup>4</sup> An *eligible bank* is defined in 12 CFR 5.3 to mean a national bank that is "well capitalized" as defined in 12 CFR 6.4(b)(1); has a composite rating of 1 or 2 under the Uniform Financial Institutions Rating System; has a Community Reinvestment Act rating of "Outstanding" or "Satisfactory"; and is not subject to a cease and desist order, consent order, formal written agreement, or Prompt Corrective Action directive or, if subject to any such order, agreement or directive, is informed in writing by the OCC that the bank may be treated as an "eligible bank" for purposes of part 5.

The regulatory capital rules in 12 CFR part 3, appendix A, limit the amount of subordinated debt that a bank may include in tier 2 capital, provide that in each of the last five years of the life of the instrument the amount eligible to be included in tier 2 capital is reduced by 20 percent of the original amount of that instrument, and require that subordinated debt included in tier 2 capital must meet the requirements of 12 CFR 3.100(f)(1) (2013). 5 By crossreference, § 3.100(f)(1) (2013) further requires that issues of subordinated debt must: (1) Have original weighted average maturities of at least five years; (2) be subordinated to the claims of depositors; (3) state on the face of the instrument that it is not a deposit and is not insured by the FDIC; (4) be unsecured; (5) be ineligible as collateral for a loan by the issuing bank; (6) provide that once any scheduled payments of principal begin, all scheduled payments shall be made at least annually and the amount repaid in each year shall be no less than in the prior year; and (7) provide that no prepayment (including payment pursuant to an acceleration clause or redemption prior to maturity) shall be made without prior OCC approval unless the bank remains an eligible bank after the prepayment.

Paragraphs (f), (g), and (i) generally address automatic approval, information requested to be included in the after-the-fact notice, and compliance with securities offering disclosure rules.

#### ii. Structural Changes to § 5.47 To Comply With the Basel III Capital Framework

In order to accommodate the different compliance dates for an advanced approaches bank and a non-advanced approaches bank, this interim final rule retains the current provisions of § 5.47 and makes amendments to clarify that the current rules will continue to apply to a non-advanced approaches bank prior to January 1, 2015. In addition, this interim final rule adds new paragraphs (j) through (p) that are based on the Basel III Capital Framework and provides that those paragraphs will be applicable to an advanced approaches bank beginning on the effective date of this interim final rule and to a nonadvanced approaches bank on January 1, 2015. The OCC notes that these changes will apply to an advanced approaches bank when it files the Call Report for the first quarter of 2014. The

OCC further notes that while paragraphs (b) through (i) and paragraphs (j) through (p) seem duplicative, this structure is intended to be temporary. Section 5.47 has been designed so that the paragraph numbering in the current rules remains unchanged until January 1, 2015. After January 1, 2015, when paragraphs (b) through (i) are no longer necessary, the OCC intends to delete them, along with all references to advanced approaches banks and non-advanced approaches banks.

Because the Basel III Capital
Framework requires prior OCC approval
for prepayment of subordinated debt,
the interim final rule reorganizes
paragraphs (j) through (p) by transaction
type. As described in more detail below,
the interim final rule retains current
procedures for the issuance of
subordinated debt, including the
distinction between eligible and noneligible banks, while the OCC adds new
procedures for prepayment of
subordinated debt included in tier 2
capital and prepayment in the form of
a call option.

#### iii. Description of Changes to § 5.47

As mentioned above, paragraphs (b) through (j) represent the current version of § 5.47, which needs to be retained until January 1, 2015. With respect to those provisions, the OCC makes minimal technical and clarifying changes.

A new paragraph (a)(2), "Applicability," explains which banks are subject to which set of rules, and when they are subject to the rules. Specifically, an advanced approaches bank will be required to use the new set of rules reflecting the new Basel III Capital Framework for tier 2 capital beginning as of the effective date of this interim final rule. Non-advanced approaches banks (generally speaking, standardized approach banks) will not be subject to the new rules until January 1, 2015. In the meantime, standardized approach banks will continue to use the current rules (in paragraphs (b) through

Consistent with the Basel III Capital Framework, an advanced approaches bank is defined as a national bank that is subject to 12 CFR part 3, subpart E; a non-advanced approaches bank is defined as a national bank that is not subject to 12 CFR part 3, subpart E.

Based on a review of §§ 5.47 and 3.100(f) (2013), the OCC believes the current rules will benefit from clarifications regarding what, if any, requirements apply to subordinated debt that is *not* included in tier 2 capital. While § 5.47 itself does not specifically apply any requirements to

such subordinated debt, through § 3.100(f) (2013) the OCC's longstanding practice has been to apply those requirements to all subordinated debt. From a safety and soundness perspective, the OCC believes that it is important to apply certain basic requirements to all subordinated debt, regardless of whether it is included in tier 2 capital. Accordingly, new paragraph (l)(1) clarifies the list of requirements applicable to all subordinated debt. The interim final rule carries over the requirements in § 3.100(f) (2013) into paragraph (l)(1), with one minor change. Section 3.100(f) (2013) requires that subordinated debt must have an "original weighted average maturity" of at least five years. In order to be consistent with the Basel III Capital Framework, this interim final rule, in paragraph (l)(1)(i), adopts the phrase "minimum original maturity" of at least five years.6 This interim final rule carries over in paragraph (l)(1)(vi) the requirement in  $\S 3.100(f)(1)(v)$  (2013) that once any scheduled payments of principal begin, all scheduled payments shall be made at least annually and the amount repaid in each year shall be no less than in the prior year. This requirement appears to have been intended to ensure that an instrument that counted as secondary capital would have a sufficient degree of permanence and predictability to justify including it in secondary capital.<sup>7</sup> The OCC is considering whether to delete this requirement as no longer necessary from

a supervisory perspective.

Question 1: The OCC invites comment
on whether this payment requirement
designed to ensure that a subordinated

<sup>&</sup>lt;sup>5</sup> The Basel III Capital Framework redesignated 12 CFR 3.100 as 12 CFR 3.701 effective January 1, 2014. Therefore, to avoid confusion, this interim final rule refers to 12 CFR 3.100 as 12 CFR 3.100 (2013).

<sup>&</sup>lt;sup>6</sup>We note that for amortizing bonds (or bonds with a sinking fund) a minimum original maturity of five years could be calculated as an original weighted average maturity of at least five years. For most bonds, the weighted average life is simply the time until maturity. For amortizing bonds, however, weighted average maturity must be calculated, with each repayment time weighted by the repayment amount. First, weighted payments must be determined by multiplying each principal repayment by the number of each payment period. For example, if a bond has an outstanding principal of \$100, and \$10 was repaid in the first year, \$20 in the second year, \$30 in the third year, and the remaining \$40 in the fourth year, then multiplying each payment period's number by its repayment amount results in \$10 (\$10  $\times$  1), \$40 (\$20  $\times$  2), \$90 ( $\$30 \times 3$ ), and \$160 ( $\$40 \times 4$ ). Next the weighted payments are added. In this example the weighted total principal repayments equal \$300. Finally, the weighted total principal repayment is divided by the outstanding principal or face value of the bond. In this example, \$300 is divided by \$100, and the weighted average maturity of the amortizing bond is three years.

<sup>&</sup>lt;sup>7</sup> See 46 FR 32498 (June 23, 1981). This requirement was included as part of a proposal by the FFIEC to promote a uniform definition of capital for use by the Federal bank supervisory agencies (Board, FDIC and OCC).

debt instrument has a sufficient degree of permanence and predictability is necessary, especially in light of the five year minimum maturity requirement.

Finally, the OCC notes that this interim final rule also carries over, in new paragraph (l)(1), the requirement in paragraph (i) of the current rule that a national bank must comply with the Securities Offering Disclosures Rules in 12 CFR part 16 when issuing subordinated debt.

Question 2: Given the clarifications in this interim final rule, are there any other requirements that the OCC should include?

iv. New Subordinated Debt Rules Revised To Reflect the Basel III Capital

New paragraph (l) clarifies the substantive requirements for subordinated debt to qualify as tier 2 capital. Specifically, paragraph (l)(2)(i) requires subordinated debt included in tier 2 capital to meet the requirements set forth in 12 CFR 3.20(d) of the Basel III Capital Framework and comply with applicable OCC guidance for subordinated debt. The requirements in 12 CFR 3.20(d) are described in II.B.1. of this Supplementary Information.

By virtue of the cross-reference to 12 CFR 3.20(d), the interim final rule makes clear that any subordinated debt intended to count as tier 2 capital must satisfy the Basel III Capital Framework. While the interim final rule does not enumerate each and every requirement, the new requirements related to acceleration and prepayment are worth noting. Under the tier 2 capital requirements in the Basel III Capital Framework, the holder of a subordinated debt instrument must have no contractual right to accelerate principal or interest on the instrument, except in the event of a receivership, insolvency, liquidation, or other similar proceeding of the bank. Thus, the interim final rule makes clear that subordinated debt that the bank does not intend to count as tier 2 capital may have broader acceleration clause triggers, while subordinated debt included in tier 2 capital may provide for acceleration only in the event of receivership, insolvency, liquidation, or similar proceedings.

With respect to call options, the Basel III Capital Framework provides that any exercise of a call option in the first five years following issuance is limited to: (1) A change in the applicable regulatory capital rules or policies that would preclude the instrument from being included in tier 2 capital; (2) the occurrence of a tax event; or (3) if the issuing entity is required to register as

an investment company pursuant to the Investment Company Act of 1940. A bank may exercise a call option at any time after five years following issuance of the instrument. In addition, under the Basel III Capital Framework, prior to exercising a call option, or immediately thereafter, the bank must either: (1) Replace any amount called with an equivalent amount of an instrument that meets the criteria for tier 1 or tier 2 capital under 12 CFR 3.20; or (2) demonstrate to the satisfaction of the OCC that following redemption, the bank would continue to hold an amount of capital commensurate with its risk. The Basel III Capital Framework further clarifies in a footnote that a bank may replace tier 2 capital instruments concurrent with the redemption of existing tier 2 capital instruments.8 In order to remain consistent with the Basel III Capital Framework, the interim final rule incorporates this interpretation as footnote 1 in new paragraph (n)(2)(ii).

Assuming that the subordinated debt satisfies the substantive requirements in paragraph (l), paragraph (m) sets out the procedural requirements that a bank must follow in order to issue or prepay subordinated debt. Specifically, as to prior OCC approval, these procedural requirements reflect, to a large extent, the requirements of the current subordinated debt rule and the approval requirements in the Basel III Capital Framework.

Under the current subordinated debt rule, prior OCC approval generally is required for the issuance and prepayment of all subordinated debt, except in limited instances where the bank qualifies as an "eligible bank." The Basel III Capital Framework also explicitly requires prior OCC approval for the exercise of a call option, redemption prior to maturity, and repurchase of subordinated debt.

This interim final rule attempts to reconcile these varying approval requirements while carrying forward the existing exception for eligible banks. Consequently, this interim final rule clarifies that, while prior approval generally is required for the issuance and prepayment of all subordinated debt, in certain areas where the bank is an eligible bank, this requirement may be satisfied by an after-the-fact notice. One important qualification to the eligible bank exception, however, concerns the prepayment of subordinated debt. The prior approval requirements for such prepayments are set out in paragraph (m)(2), which distinguishes between prepayments on

subordinated debt *included* in tier 2 capital and subordinated debt *not* included in tier 2 capital.

With respect to prepayment of subordinated debt that is not included in tier 2 capital, paragraph (m)(2)(i) adds a new threshold requirement, which provides that even if a bank is an eligible bank, prior OCC approval is required to prepay subordinated debt that is not included in tier 2 capital if the amount of the proposed prepayment is equal to or greater than one percent of the bank's total capital, as defined in 12 CFR 3.2. The OCC is adding this threshold because of a concern that, even in the case of an eligible bank, from a safety and soundness perspective the subordinated debt being prepaid may be significant enough, as a percentage of the bank's total capital, that the OCC should have a prior opportunity to review the prepayment.

Question 3: Is the new threshold appropriate? Should the percentage of total capital be higher or lower? Is there a different threshold that would serve

the same purpose?

With respect to prepayment of subordinated debt that is included in tier 2 capital, consistent with the Basel III Capital Framework, the interim final rule requires all national banks to obtain prior OCC approval to prepay subordinated debt in accordance with the procedures in paragraph (n). New paragraph (n)(1)(i) sets forth the information that a bank must include in an application to issue or prepay subordinated debt. The information is nearly identical to the OCC current application requirements to issue or prepay subordinated debt, except for additional submission requirements necessary to implement the substantive Basel III Capital Framework requirements on the exercise of call options. Specifically, in addition to the general information required to be submitted under paragraph (n)(1)(ii)(A), paragraph (n)(1)(ii)(B) requires a national bank to submit either: (1) A statement explaining why the bank believes that following the proposed prepayment the bank would continue to hold an amount of capital commensurate with its risk; or (2) a description of the replacement capital instrument that meets the criteria for tier 1 or tier 2 capital under 12 CFR 3.20, including the amount of such instrument and the time frame for issuance

New paragraph (n)(1)(iii) provides that the OCC retains the right to request additional relevant information as appropriate. Although there is no similar provision in the current rule, this right to request additional relevant

<sup>8</sup> See 12 CFR 3.20(d)(1)(v)(C), footnote 13.

information is consistent with the OCC's current licensing authority.

New paragraph (n)(2)(i) carries over the current automatic 30-day approval provisions which provide that an application is deemed approved by the OCC as of the 30th day after the filing is received by the OCC, unless the OCC notifies the bank prior to that date that the filing presents a significant supervisory or compliance concern, or raises a significant legal or policy issue. This is identical to the procedure in the current rule, with the addition of procedures to address call options set out in new paragraph (n)(2)(ii). A special procedure is required because, as described above, the Basel III Capital Framework requires a bank exercising a call option either to replace the instrument or satisfy the OCC that following redemption the bank would continue to hold an amount of capital commensurate with its risk. Therefore, the "deemed approved" procedure in paragraph (n)(2)(i) applicable for all other applications for prepayment is not consistent with the Basel III Capital Framework when call options are involved. Accordingly, new paragraph (n)(2)(ii) states that the bank must receive affirmative approval to exercise the call option and, if the OCC requires the bank to replace the subordinated debt, requires the bank to receive affirmative approval that the replacement capital instrument meets the criteria for tier 1 or tier 2 capital under 12 CFR 3.20. In addition, consistent with the Basel III Capital Framework, paragraph (n)(2)(ii) further requires that the bank must issue the replacement instrument prior to exercising the call option, or immediately thereafter, and clarifies in footnote 1 that a bank may replace tier 2 capital instruments concurrent with the redemption of existing tier 2 capital instruments.9

New paragraph (n)(2)(iv) carries over the current transaction timing requirements, which provide that approval expires if a national bank does not complete the sale of the subordinated debt within one year of approval. This provision is generally the same as the current rule, with the addition of clarifying language necessary to address the issuance of replacement capital instruments.

The OCC notes that, consistent with longstanding practice, this interim final rule does not require the bank to notify the OCC or receive OCC prior approval to redeem subordinated debt in accordance with the stated maturity in the instrument.

Question 4: Do commenters agree with this approach? Are there any circumstances where the OCC should require notice or prior approval to redeem a subordinated debt instrument at maturity?

- 4. Subordinated Debt for Federal Savings Associations
- i. Background Information Regarding § 163.81

A Federal savings association's issuance of subordinated debt and mandatorily redeemable preferred stock (collectively referred to as "covered securities") to be included in supplementary (tier 2) capital is governed by § 163.81, "Inclusion of subordinated debt securities and mandatorily redeemable preferred stock as supplementary capital." This interim final rule amends § 163.81 to make it consistent with the Basel III Capital Framework and to make other nonsubstantive technical amendments. The Basel III Capital Framework's requirements for tier 2 capital are set forth at 12 CFR 3.20(d) and listed above in Section II.B.1. of the SUPPLEMENTARY **INFORMATION.** The OCC notes that this interim final rule does not create a single subordinated debt rule applicable to both national banks and Federal savings associations. The OCC may integrate the two rules into a single subordinated debt rule applicable to both national banks and Federal savings associations as part of a future rulemaking.

ii. Structural Changes to § 163.81 To Comply With Basel III Capital Framework

To comply with the Basel III Capital Framework, this interim final rule makes structural changes to § 163.81 that mirror the structural changes to the national bank rules for subordinated debt in § 5.47 described in Section II.B.3.ii. of the **SUPPLEMENTARY INFORMATION**. Specifically, this interim final rule retains the current structure of § 163.81 and makes amendments to clarify that the current rule will continue to apply to a non-advanced approaches savings association prior to January 1, 2015. In addition, this interim final rule adds new paragraphs (h) through (q) that comply with the

Basel III Capital Framework and provides that those paragraphs are applicable to an advanced approaches savings association beginning on March 31, 2014, and a non-advanced approaches savings association on January 1, 2015. The OCC notes that, similar to the amendments to § 5.47, the amendments to § 163.81 are intended to be temporary. Section 163.81 has been structured in a manner so that the paragraph numbering in the current rules will remain unchanged, and after January 1, 2015, when paragraphs (a) through (g) are no longer necessary, the OCC intends to delete those paragraphs, along with all references to advanced approaches and non-advanced approaches savings associations. After paragraphs (a) through (g) are deleted, paragraphs (h) through (q) will be redesignated as paragraphs (a) through

Because the Basel III Capital Framework requires prior OCC approval for prepayment of subordinated debt and imposes additional requirements when the prepayment is in the form of a call option, neither of which are included in the current § 163.81, this interim final rule adds new provisions requiring prior approval for prepayment of covered securities included in tier 2 capital. As described in more detail below, the interim final rule retains current procedures for the issuance of covered securities included in tier 2 capital and the distinction between expedited and standard processing, while new procedures are being added for prepayment of subordinated debt included in tier 2 capital and prepayment in the form of a call option.

- iii. Description of Changes to § 163.81
- (a) Changes to the Current Rule

For a non-advanced approaches savings association prior to January 1, 2015, the OCC retains the current rule with no substantive changes. The interim final rule revises paragraph (a) by renaming it "Applicability and scope" and adding a new paragraph (a)(1), "Applicability." New paragraph (a)(1)(i) defines an advances approaches savings association as a Federal savings association that is subject to 12 CFR part 3, subpart E, and a non-advanced approaches savings association as a Federal savings association that is not subject to 12 CFR part 3, subpart E. New paragraph (a)(1)(ii) provides that an advanced approaches savings association must comply with new paragraphs (h) through (q) of this section beginning on March 31, 2014. New paragraph (a)(1)(iii) provides that a non-advanced approaches savings

<sup>&</sup>lt;sup>9</sup>In order to ensure enforceability of the requirement to issue a replacement instrument, consistent with longstanding practice, the OCC approval letter may provide that approval of the application is conditioned upon the bank issuing the replacement instrument within a specified period of time and that the condition is "imposed in writing by a Federal banking agency in connection with any action on any application, notice, or other request" within the meaning of 12 U.S.C. 1818, and as such, is enforceable under 12 U.S.C. 1818.

association, prior to January 1, 2015, must comply with paragraphs (a) through (g) of this section, and beginning on January 1, 2015, must comply with paragraphs (h) through (q) of this section. This interim final rule redesignates the scope section as paragraph (a)(2) and amends it to clarify that paragraphs (a) through (g) of § 163.81 apply to a non-advanced approaches savings association prior to January 1, 2015. In addition, this interim final rule adds a sentence at the end of paragraph (a)(2) clarifying that covered securities not included in tier 2 capital are subject to the requirements of § 163.80, "Borrowing limitations." The OCC is adding this sentence, which appears in the thrift supervision applications handbook, 10 to clarify that there are some requirements that apply to covered securities not included in tier 2 capital. Finally, the interim final rule makes non-substantive, technical amendments to the current rule.

(b) New Provisions To Comply With the Requirements of the Basel III Capital Framework

To comply with the requirements of the Basel III Capital Framework, this interim final rule adds new paragraphs (h) through (q), which are applicable to an advanced approaches savings association beginning on March 31, 2014, and a non-advanced approaches savings association beginning on January 1, 2015. Under new paragraph (h), "Scope," a new paragraph (h)(1) provides the relevant dates on which advanced approaches and non-advanced approaches savings associations must comply with paragraphs (h) through (q) and, in order to comply with the Basel III Capital Framework, adds that those paragraphs also apply to the prepayment of covered securities included in tier 2 capital. In addition, this interim final rule adds the identical sentence described in Section II.B.4.iii.a. of the Supplementary Information, at the end of paragraph (h)(2) clarifying that covered securities not included in tier 2 capital are subject to the requirements of § 163.80, "Borrowing limitations." This interim final rule adds new paragraph (h)(3) that carries over the definition of mandatorily redeemable preferred stock from the current regulatory capital rules for savings associations.<sup>11</sup> This is necessary because the Basel III Capital Framework does not define this term

and the current regulatory capital rules for savings associations will sunset after the Basel III Capital Framework becomes effective for all savings associations.

To comply with the Basel III requirement that Federal savings associations must obtain prior OCC approval to prepay instruments included in tier 2 capital, this interim final rule adds new paragraph (i). Paragraph (i) provides that a savings association must obtain prior OCC approval to prepay covered securities included in tier 2 capital. Consistent with Basel III, paragraph (i) further provides that, for the purposes of this requirement, the term "prepayment" includes acceleration of a covered security, repurchase of a covered security, redemption of a covered security prior to maturity, and exercise of a call option in connection with a

covered security.

New paragraph (j), "Application and notice procedures," is divided into two parts: (1) An application or notice to include covered securities in tier 2 capital, and (2) an application to prepay covered securities included in tier 2 capital. The requirements for an application to prepay covered securities included in tier 2 capital contain general rules, and rules that apply if the prepayment is in the form of a call option. The requirements in paragraph (j)(1) for an application or notice to include covered securities in tier 2 capital remain the same as the requirements in the current rule. The final rule adds a new paragraph (j)(2), "Application to prepay covered securities included in tier 2 capital." Because the Basel III Capital Framework requires OCC prior approval to prepay all instruments included in tier 2 capital, paragraph (j)(2)(i), "General," provides that such a filing is subject to standard treatment under 12 CFR part 116, subpart E. Paragraph (j)(2)(ii)(A) implements the Basel III Capital Framework requirement that, prior to exercising a call option, or immediately thereafter, a Federal savings association must either: Replace any amount called with an equivalent amount of an instrument that meets the criteria for regulatory capital under 12 CFR 3.20, or demonstrate to the satisfaction of the OCC that following redemption, the savings association would continue to hold an amount of capital that is commensurate with its risk. The language in this provision mirrors the new language in the subordinated debt rule applicable to national banks. When the prepayment is in the form of a call option, paragraph (j)(2)(ii)(B) provides a special requirement that, if the OCC

conditions its approval of repayment in the form of a call option on a requirement that a savings association must replace the covered security with a covered security of an equivalent amount that satisfies the requirements for a tier 1 or tier 2 instrument, the savings association must file an application to issue the replacement covered security and must receive prior OCC approval.

This interim final rule adds a new paragraph (k), "General requirements," which provides that a covered security issued under this § 163.81 must satisfy the requirements for tier 2 capital in 12

CFR 3.20(d).

This interim final rule adds new paragraph (1), "Securities requirements for inclusion in tier 2 capital," which addresses the form of a certificate evidencing a covered security and the disclosure of certain information. This interim final rule carries forward the disclosures required under the current rule, with an amendment to the requirement that a certificate must disclose that the savings association is required to obtain OCC approval before the acceleration of payment of principal on subordinated debt securities. In addition to acceleration, the Basel III Capital Framework requires prior OCC approval in the case of redemption prior to maturity, repurchase, or exercising a call option. Accordingly, this interim final rule adds those transactions to the disclosure. Also, since not all subordinated debt may include the ability to prepay in those circumstances, this interim final rule also adds the phrase, "where applicable" to clarify that the disclosure should include only those transactions that are provided for in the subordinated debt security.

New paragraph (l) carries over two provisions under the securities requirements of the current rule in paragraph (c)(2) and (3). The first requirement that is being removed is a requirement that covered securities must have an original weighted average maturity or original weighted average period to required redemption of at least five years. The OCC is removing this requirement because the Basel III Capital Framework already requires that an instrument included in tier 2 capital must have a minimum original maturity of at least five years. The second requirement we are removing addresses mandatory prepayment and provides the circumstances under which covered securities may provide for events of default or contain other provisions that could result in a mandatory prepayment of principal. This provision is being removed because it is inconsistent with the requirement in the Basel III Capital

<sup>&</sup>lt;sup>10</sup> See Office of Thrift Supervision Applications Handbook, section 610, "Subordinated Debt and Mandatorily Redeemable Preferred Stock" (April 2001).

<sup>11</sup> See 12 CFR 167.5(b)(2)(iv).

Framework that the holder of an instrument included in tier 2 capital must have no contractual right to accelerate payment of principal or interest on the instrument, except in the event of a receivership, insolvency, liquidation, or other similar proceeding of the Federal savings association.

This interim final rule carries over with no substantive changes the provisions that address review by the OCC, amendments, sale of covered securities, and reports as new paragraphs (m), (n), (o), and (q),

respectively.

In order to comply with the Basel III Capital Framework, this interim final rule adds new paragraph (p), "Issuance of a replacement regulatory capital instrument in connection with exercising a call option." Paragraph (p) provides that when a Federal savings association seeks prior approval to exercise a call option in connection with a covered security included in tier 2 capital, the OCC may require the savings association to issue a replacement covered security of an equivalent amount that qualifies as tier 1 or tier 2 capital under 12 CFR 3.20. If the OCC imposes such a requirement, paragraph (p) requires the savings association to complete the sale of the covered security prior to, or immediately after, the prepayment. As discussed in Section II.B.3.iv. of the Supplemental Information, consistent with the Basel III Capital Framework and amendments to the subordinated debt rule for national banks, the interim final rule adds a footnote clarifying that a savings association may replace tier 2 capital instruments concurrent with the redemption of existing tier 2 capital instruments.

#### C. Limitations Based on Capital

The OCC's rules currently crossreference the part 3 definitions of tier 1 and tier 2 regulatory capital as the basis for limits in other regulations that are based on capital. Examples of such limits are the lending limit and the limit applicable to investment securities. One consequence of this final rule, which revises cross-references to the definitions of tier 1 and tier 2 capital to pick up the definitions in the new Basel III Capital Framework, is that the new definitions of tier 1 and tier 2 capital will be applicable with respect to the calculation of these other regulatory limits for advanced approaches banks and advanced approaches savings associations on the effective date of this interin final rule and for non-advanced approaches banks and savings associations on January 1, 2015. In determining to revise the crossreferences, the OCC looked at the potential effect of the changes in capital on numerical limits that are based on

regulatory capital.

The OČC has reviewed the effect of cross-referencing the Basel III Capital Framework on other OCC limits based on the amount of a bank's or savings association's capital and surplus.12 Our overall assessment of the effect of these changes is that for most FDIC-insured institutions, we do not expect reliance on the Basel III Capital Framework to have a significant impact on lending limits or other components of a bank's or savings association's activities that are linked to the amount of a bank's or savings association's capital and surplus. While the Basel III rule is tightening the definition of what may count towards a bank's or savings association's capital and surplus, we expect that banks and savings associations generally will increase the amount of capital rather than reduce the amount of assets, in order to comply with minimum capital requirements under the capital rules. In addition, we further anticipate that banks and savings associations generally will choose to hold an additional 2.5 percent of total risk-weighted assets, for a total of 10.5 percent of total risk-weighted assets, in order to remain "well capitalized" and avoid limitations on distributions and discretionary bonus payments imposed by the new capital conservation buffer. Therefore, the OCC believes that under the Basel III Capital Framework, banks and savings associations holding capital at minimum required amounts generally will be holding more capital than under current rules, and thus, their lending limits and other limits tied to the amount of their capital and surplus will be unambiguously higher.

Even with respect to national banks and Federal savings associations that experience decreasing capital-linked limits because of the Basel III changes, the OCC does not expect this to be a problem for most institutions. First, based on our analysis, most banks and savings associations will experience little change in capital and surplus under the Basel III Capital Framework

relative to current rules. Second, most banks and Federal savings associations typically hold capital in excess of regulatory minimums. The Basel III changes could cause capital amounts to decrease or increase for these institutions. 13 Banks that encounter lower limits on capital-linked activities because of the Basel III changes can increase these activity limits by increasing the amount of capital they hold, which is generally the intent of capital-linked activity regulations. Finally, a number of banks and savings associations have internal limits on activities far below the statutory limit; for those institutions, there would be no impact on their level of activity. However, even if the reduced statutory limit becomes a binding constraint, those institutions can make appropriate adjustments to their capital.

In addition, we note that, due to differing compliance dates in the Basel III Capital Framework, non-advanced approaches banks and savings associations will not experience any impact on the limits based on capital until January 1, 2015. Furthermore, the Basel III Capital Framework provides various transitions for the capital conservation and countercyclical capital buffers, regulatory capital adjustments and deductions, and non-qualifying capital instruments, which provides institutions an opportunity to adjust their capital and surplus levels to accommodate desired levels of any capital-linked activities. Nevertheless, we advise any banks or savings associations that have concerns about the potential negative impact of these conforming amendments, particularly advanced approaches banks during 2014, to discuss those concerns with

that the definitional changes to capital in the Basel III Capital Framework will have a material impact on a significant number of national banks and Federal savings associations, the OCC is sensitive to potential concerns about the impact of these changes on limitations based on capital. To address these

While the OCC does not anticipate

their supervisors.

concerns, the OCC intends to closely monitor and assess the impact of the implementation of the Basel III Capital

<sup>12</sup> For national banks, the limitations based on capital use the term "capital and surplus," which is defined as tier 1 capital and tier 2 capital plus the amount of the allowance for loan and lease losses (ALLL) not included in the bank's tier 2 capital. For Federal savings associations, except for lending limits, which are based on "capital and surplus," the limitations based on capital use the term "total capital," which is defined as tier 1 capital plus tier 2 capital. The OCC determined that the difference between the two definitions was de minimis and therefore its analysis uses the term "capital and surplus" for both national banks and Federal savings associations.

<sup>&</sup>lt;sup>13</sup> In particular, inclusion of accumulated other comprehensive income (AOCI) could increase the volatility of capital and surplus for those institutions required to include AOCI in common equity tier 1 capital. However, the OCC notes that under the Basel III Capital Framework, a bank or savings association that is not an advanced approaches bank or savings association may make a one-time election to opt out of the requirement to include all components of AOCI in common equity tier 1. For those institutions, the treatment of AOCI will remain the same.

Framework on such limitations. As part of this process, the OCC may issue a separate notice of proposed rulemaking if the OCC sees specific safety and soundness or other supervisory concerns.

Question 5: To assist the OCC in information gathering, we are requesting comments on the impact of changes in the definition of capital on a bank's or savings association's limits based on capital.

#### **III. Request for Comments**

In addition to the specifically enumerated questions in the preamble, the OCC requests comment on all aspects of this interim final rule. The OCC requests that, for the specifically enumerated questions, commenters include the number of the question in their response to make review of the comments more efficient.

#### IV. Regulatory Analysis

#### A. Administrative Procedure Act

Pursuant to sections 553(b) and (d) of the Administrative Procedure Act (APA),14 the OCC finds that there is good cause for issuing this interim final rule. The Basel III Capital Framework made major revisions to the capital adequacy rules applicable to national banks and Federal savings associations, including the substantive criteria and approval process for instruments included in tier 2 capital. All of those revisions to the OCC's capital adequacy rules were adopted through the notice and comment procedure in accordance with the APA. As described in the preamble to the Basel III Capital Framework, the agencies revised their regulatory capital requirements to promote safe and sound banking practices and implement Basel III and other aspects of the Basel III Capital Framework by adopting, among other things, rules intended to improve both the quality and quantity of a banking organization's capital.

This interim final rule revises §§ 5.47 and 163.81 to be consistent with those rules and makes other necessary clarifying and technical amendments to various regulations that impose regulatory limits based on capital. Because the mandatory compliance date for the Basel III Capital Framework is January 1, 2014, for advanced approaches nationals banks and Federal savings associations, such institutions will be required to comply with the Basel III Capital Framework when they file their Call Report for the first quarter of 2014. It is necessary to publish this

#### B. Riegle Community Development and Regulatory Improvement Act

The Riegle Community Development and Regulatory Improvement Act of 1994 requires that the effective date of new regulations and amendments to regulations that impose additional reporting, disclosures, or other new requirements on insured depository institutions shall be the first day of a calendar quarter that begins on or after the date the regulations are published in final form. <sup>15</sup> For the reasons described above, the OCC finds good cause to make this interim final rule effective March 31, 2014.

#### C. Regulatory Flexibility Act

The Regulatory Flexibility Act (RFA) 16 generally requires an agency that is issuing a proposed rule to prepare and make available for public comment an initial regulatory flexibility analysis that describes the impact of the proposed rule on small entities. The RFA does not apply to a rulemaking where a general notice of proposed rulemaking is not required. 17 For the reasons described above, the OCC has determined, for good cause, that it is unnecessary to publish a notice of proposed rulemaking for this interim final rule. Accordingly, the RFA's requirements relating to an initial and final regulatory flexibility analysis do not apply.

#### D. Unfunded Mandates Reform Act

Section 202 of the Unfunded Mandates Reform Act of 1995, 2 U.S.C. 1532, requires that an agency prepare a budgetary impact statement before promulgating any rule likely to result in a Federal mandate that may result in the expenditure by State, local, and tribal governments, in the aggregate, or by the private sector of \$100 million or more, as adjusted for inflation, in any one year. The Unfunded Mandates Reform Act only applies when an agency issues a general notice of proposed rulemaking. Because the OCC is not publishing a notice of proposed

rulemaking, this final rule is not subject to section 202 of the Unfunded Mandates Reform Act.

#### E. Paperwork Reduction Act

Under the Paperwork Reduction Act (PRA) of 1995 (44 U.S.C. 3501, et seq.), the OCC may not conduct or sponsor, and a person is not required to respond to, an information collection unless the information collection displays a valid Office of Management and Budget (OMB) control number. The OCC has submitted the information collection requirements contained in this rule to OMB.

This interim final rule amends a number of regulatory provisions that have currently approved collections of information under the PRA.<sup>18</sup> The amendments adopted today do not change the rules in a way that substantively modifies the collections of information that OMB has approved. Therefore, the changes to these collections will be limited to adjustments in the number of responses or frequency of response.

One new collection of information is introduced by the interim final rule. In order to prepay subordinated debt in the form of a call option, in addition to the general information required to be submitted by a national bank under  $\S 5.47(n)(1)(ii)(A)$  and by a Federal savings association under 12 CFR part 116, subpart A, a bank or savings association must submit either a statement explaining why it believes that, following the proposed prepayment, it would continue to hold an amount of capital commensurate with its risk, or a description of the replacement capital instrument that meets the criteria for tier 1 or tier 2 capital under § 3.20, including the amount of such instrument and the time frame for issuance.

Title: Prepayment of Subordinated Debt in the Form of a Call Option. Frequency of Response: Event

generated.

Affected Public: Businesses or other for-profit organizations.

Total Burden for § 5.47 after issuance of interim final rule:

Number of Respondents: 184. Burden per Respondent: 1.30 hours. Total Burden: 239 hours.

The OCC requests comment on:

a. Whether the information collection is necessary for the proper performance of the OCC's functions, and how the instructions can be clarified so that information gathered has more practical utility;

interim final rule in order to clarify for banks and savings associations which capital rules are applicable with respect to subordinated debt and the various limits based on capital. For these reasons, the OCC has determined that issuing a notice of proposed rulemaking would be impracticable, unnecessary, or contrary to the public interest. Accordingly, the OCC finds good cause to issue this interim final rule.

<sup>15</sup> See 12 U.S.C. 4802(b)(1).

<sup>16</sup> See 5 U.S.C. 601 et seq.

<sup>17</sup> See 5 U.S.C. 603 and 604.

<sup>&</sup>lt;sup>18</sup> OMB Control Nos. 1557–0014, 1557–0190, 1557–0243, and 1557–0310.

<sup>14</sup> See 5 U.S.C. 553(b) and (d).

- b. The accuracy of the OCC's estimates of the burdens of the information collection, including the validity of the methodology and assumptions used;
- c. Ways to enhance the quality, utility, and clarity of the information to be collected:
- d. Ways to minimize the burden of the information collection on respondents, including through the use of automated collection techniques or other forms of information technology; and
- e. Estimates of capital or startup costs and costs of operation, maintenance, and purchase of services to provide information.

#### List of Subjects in 12 CFR

#### Part 1

Banks, banking, National banks, Reporting and recordkeeping requirements, Securities.

#### Part 4

Administrative practice and procedure, Freedom of information, Individuals with disabilities, Minority businesses, Organization and functions (Government agencies), Reporting and recordkeeping requirements, Women.

#### Part 5

Administrative practice and procedure, National banks, Reporting and recordkeeping requirements, Securities.

#### Part 16

National banks, Reporting and recordkeeping requirements, Securities.

#### Part 23

National banks.

#### Part 24

Community development, Credit, Investments, Low and moderate income housing, National banks, Reporting and recordkeeping requirements, Rural areas, Small businesses.

#### Part 28

Foreign banking, National banks, Reporting and recordkeeping requirements.

#### Part 32

National banks, Reporting and recordkeeping requirements.

#### Part 34

Mortgages, National banks, Reporting and recordkeeping requirements.

#### Part 46

Banking, Banks, Capital, Disclosures, National banks, Recordkeeping, Reporting, Risk, Stress test.

#### Part 116

Administrative practice and procedure, Reporting and recordkeeping requirements, Savings associations.

#### Part 143

Reporting and recordkeeping requirements, Savings associations.

#### Part 145

Consumer protection, Credit, Electronic funds transfers, Investments, Manufactured homes, Mortgages, Reporting and recordkeeping requirements, Savings associations.

#### Part 159

Reporting and recordkeeping requirements, Savings associations, Subsidiaries.

#### Part 160

Consumer protection, Investments, Manufactured homes, Mortgages, Reporting and recordkeeping requirements, Savings associations, Securities.

#### Part 161

Administrative practice and procedure, Savings associations.

#### Part 163

Accounting, Administrative practice and procedure, Advertising, Conflict of interests, Crime, Currency, Investments, Mortgages, Reporting and recordkeeping requirements, Savings associations, Securities, Surety bonds.

#### Part 192

Reporting and recordkeeping requirements, Savings associations, Securities.

For the reasons set forth in the preamble, the Office of the Comptroller of the Currency amends 12 CFR Chapter I as follows:

#### PART 1—INVESTMENT SECURITIES

■ 1. The authority citation for part 1 continues to read as follows:

Authority: 12 U.S.C. 1 et seq., 24 (Seventh), and 93a.

- 2. Section 1.2 is amended by:
- $\blacksquare$  i. Revising paragraph (a)(1) to read as follows; and
- ii. In paragraph (j)(4), removing the phrase "12 CFR 6.4(b)(1)" and adding the phrase "12 CFR 6.4" in its place.

The revision is set forth below.

#### § 1.2 Definitions.

(a) \* \* \*

(1) A bank's tier 1 and tier 2 capital calculated under the OCC's risk-based capital standards set forth in 12 CFR part 3, as applicable (or comparable

capital guidelines of the appropriate Federal banking agency), as reported in the bank's Consolidated Reports of Condition and Income (Call Report) filed under 12 U.S.C. 161 (or under 12 U.S.C. 1817 in the case of a state member bank); plus

# PART 4—ORGANIZATION AND FUNCTIONS, AVAILABILITY AND RELEASE OF INFORMATION, CONTRACTING OUTREACH PROGRAM, POST-EMPLOYMENT RESTRICTIONS FOR SENIOR EXAMINERS

■ 3. The authority citation for part 4 is revised to read as follows:

Authority: 12 U.S.C. 1, 12 U.S.C. 93a, 12 U.S.C. 5321, 12 U.S.C. 5412, and 12 U.S.C. 5414. Subpart A also issued under 5 U.S.C. 552. Subpart B also issued under 5 U.S.C. 552; E.O. 12600 (3 CFR 1987 Comp., p. 235). Subpart C also issued under 5 U.S.C. 301, 552; 12 U.S.C. 161, 481, 482, 484(a), 1442, 1462a, 1463, 1464, 1817(a)(2) and (3), 1818(u) and (v), 1820(d)(6), 1820(k), 1821(c), 1821(o), 1821(t), 1831m, 1831p-1, 1831o, 1867, 1951 et seq., 2601 et seq., 2801 et seq., 2901 et seq., 3101 et seq., 3401 et seq.; 15 U.S.C. 77uu(b), 78q(c)(3); 18 U.S.C. 641, 1905, 1906; 29 U.S.C. 1204; 31 U.S.C. 5318(g)(2), 9701; 42 U.S.C. 3601; 44 U.S.C. 3506, 3510. Subpart D also issued under 12 U.S.C. 1833e. Subpart E is also issued under 12 U.S.C. 1820(k).

■ 4. Section 4.7(b)(1)(iii)(A) is revised to read as follows:

# § 4.7 Frequency of examination of Federal agencies and branches.

\* \* \* \* (b) \* \* \*

(1) \* \* \*

(iii) \* \* \*

(A) The foreign bank's most recently reported capital adequacy position consists of, or is equivalent to, common equity tier 1, tier 1 and total risk-based capital ratios that satisfy the definition of "well capitalized" set forth at 12 CFR 6.4, respectively, on a consolidated basis; or

# PART 5—RULES, POLICIES, AND PROCEDURES FOR CORPORATE ACTIVITIES

■ 5. The authority citation for part 5 continues to read as follows:

**Authority:** 12 U.S.C. 1 *et seq.*, 93a, 215a–2, 215a–3, 481, 3907, and section 5136A of the Revised Statutes (12 U.S.C. 24a).

- 6. Section 5.3 is amended by:
- i. Revising paragraph (d)(1) to read as follows; and
- ii. In paragraph (g)(1), removing the phrase "12 CFR 6.4(b)(1)" and adding the phrase "12 CFR 6.4" in its place.

The revision is set forth below.

#### § 5.3 Definitions.

\* (d) \* \* \*

(1) A bank's tier 1 and tier 2 capital calculated under the OCC's risk-based capital standards set forth in 12 CFR part 3, as applicable, as reported in the bank's Consolidated Reports of Condition and Income (Call Report) filed under 12 U.S.C. 161; plus

#### §5.34 [Amended]

 $\blacksquare$  7. Section 5.34(d)(2) is amended by removing the phrase "12 CFR 6.4(b)(1)" and adding the phrase "12 CFR 6.4" in its place.

#### §5.36 [Amended]

 $\blacksquare$  8. Section 5.36(c)(2) is amended by removing the phrase "12 CFR 6.4(b)(1)" and by adding the phrase "12 CFR 6.4" in its place.

#### §5.39 [Amended]

 $\blacksquare$  9. Section 5.39(d)(10) is amended by removing the phrase "12 CFR 6.2(g)" and adding the phrase "12 CFR 6.2" in its place.

#### §5.46 [Amended]

- 10. Section 5.46(e)(1) is amended by removing the phrase ", including a plan to achieve minimum capital ratios filed with the appropriate district office under 12 CFR 3.7".
- 11. Section 5.47 is revised to read as follows:

#### § 5.47 Subordinated debt as capital.

(a) Authority and applicability. (1) Authority. 12 U.S.C. 93a.

(2) Applicability. (i) For purposes of this section, an advanced approaches bank means a national bank that is subject to 12 CFR part 3, subpart E, and a non-advanced approaches bank means a national bank that is not subject to 12 CFR part 3, subpart E.

(ii) An advanced approaches bank, beginning on March 31, 2014, must comply with paragraphs (j) through (p)

of this section.

(iii) A non-advanced approaches bank, prior to January 1, 2015, must comply with paragraphs (b) through (i) of this section. Beginning on January 1, 2015, a non-advanced approaches bank must comply with paragraphs (j) through (p) of this section.

(b) Licensing requirements for nonadvanced approaches banks prior to January 1, 2015. A national bank does not need prior OCC approval to issue subordinated debt, or to prepay subordinated debt (including payment pursuant to an acceleration clause or

redemption prior to maturity) provided the bank remains an eligible bank after the transaction, unless the OCC has previously notified the bank that prior approval is required, or unless prior approval is required by law. No prior approval is required for an eligible bank to count the subordinated debt as tier 2. However, an eligible bank issuing subordinated debt shall notify the OCC after issuance if the debt is to be counted as tier 2.

(c) Scope. For non-advanced approaches banks prior to January 1, 2015, paragraphs (b) through (i) of this section set forth the procedures for OCC review and approval of an application to issue or prepay subordinated debt and inclusion of subordinated debt in tier 2

(d) Definitions. (1) Capital plan means a plan describing the means and schedule by which a national bank will attain specified capital levels or ratios, including a capital restoration plan filed with the OCC under 12 U.S.C. 18310 and 12 CFR 6.5.

(2) Tier 2 capital has the same meaning as set forth in 12 CFR part 3,

appendix A, section (2)(b).

(e) Qualification as regulatory capital. (1) A national bank's subordinated debt qualifies as tier 2 capital if the subordinated debt meets the requirements in 12 CFR part 3, appendix A, section 2(b)(4), and complies with the "OCC Guidelines for Subordinated Debt" (see Comptroller's Licensing Manual, Subordinated Debt booklet, Appendix A).

(2) [Reserved]

(3) If the OCC notifies a national bank that it must obtain OCC approval before issuing subordinated debt, the subordinated debt will not qualify as tier 2 until the bank obtains OCC approval for its inclusion in capital.

f) Prior approval procedure. (1) Application. A national bank required to obtain OCC approval before issuing or prepaying subordinated debt shall submit an application to the appropriate district office. The application must include:

(i) A description of the terms and amount of the proposed issuance or

prepayment;

(ii) A statement of whether the bank is subject to a capital plan or required to file a capital plan with the OCC and, if so, how the proposed change conforms to the capital plan;

(iii) A copy of the proposed subordinated note format and note

agreement; and

(iv) A statement of whether the subordinated debt issue complies with all laws, regulations, and the "OCC Guidelines for Subordinated Debt" (see Comptroller's Licensing Manual, Subordinated Debt booklet, Appendix

(2) Approval. (i) General. The application is deemed approved by the OCC as of the 30th day after the filing is received by the OCC, unless the OCC notifies the bank prior to that date that the filing presents a significant supervisory, or compliance concern, or raises a significant legal or policy issue.

(ii) Tier 2. When the OCC notifies the bank that the OCC approves the bank's application to issue or prepay the subordinated debt, it also notifies the bank whether the subordinated debt

qualifies as tier 2.

(iii) Expiration of approval. Approval expires if a national bank does not complete the sale of the subordinated debt within one year of approval.

- (g) Notice procedure. If a national bank is not required to obtain approval before issuing subordinated debt, the bank shall notify the appropriate district office in writing within ten days after issuing subordinated debt that is to be counted as tier 2. The notice must include:
  - (1) The terms of the issuance;
- (2) The amount and date of receipt of funds;
- (3) A copy of the final subordinated note format and note agreement; and
- (4) A statement that the issue complies with all laws, regulations, and the "OCC Guidelines for Subordinated Debt Instruments" (see Comptroller's Licensing Manual, Subordinated Debt booklet, Appendix A).

(h) Exceptions to rules of general applicability. Sections 5.8, 5.10, and 5.11 do not apply to the issuance of subordinated debt.

(i) Issuance of subordinated debt. A national bank shall comply with the Securities Offering Disclosure Rules in 12 CFR part 16 when issuing subordinated debt even if the bank is not required to obtain prior approval to issue subordinated debt.

(j) Scope. For advanced approaches banks beginning March 31, 2014 and non-advanced approaches banks beginning January 1, 2015, paragraphs (i) through (p) of this section set forth the procedures for OCC review and approval of an application to issue or prepay subordinated debt and a notice to include subordinated debt in tier 2 capital.

(k) Definitions.

Capital plan means a plan describing the means and schedule by which a national bank will attain specified capital levels or ratios, including a capital restoration plan filed with the OCC under 12 U.S.C. 18310 and 12 CFR 6.5.

Tier 2 capital has the same meaning as set forth in 12 CFR 3.20(d).

- (l) Requirements applicable to subordinated debt for advanced approaches banks beginning March 31, 2014 and non-advanced approaches banks beginning January 1, 2015. (1) All subordinated debt issued by a national bank must:
- (i) Have a minimum original maturity of at least five years;
- (ii) Not be a deposit and not insured by the Federal Deposit Insurance Corporation;
- (iii) Be subordinated to the claims of depositors;

(iv) Be unsecured;

(v) Be ineligible as collateral for a loan

by the issuing bank;

(vi) Provide that once any scheduled payments of principal begin, all scheduled payments shall be made at least annually and the amount repaid in each year shall be no less than in the prior year;

(vii) Where applicable, provide that no prepayment (including payment pursuant to an acceleration clause, redemption prior to maturity, repurchase, or exercising a call option) shall be made without prior OCC approval; and

(viii) Comply with the Securities Offering Disclosure Rules in 12 CFR part

16.

(2) Additional requirements to qualify as tier 2 capital. In order to qualify as tier 2 capital, a national bank's subordinated debt must meet the requirements in 12 CFR 3.20(d) and must comply with applicable OCC guidance for subordinated debt.

(m) Licensing requirements for advanced approaches banks beginning March 31, 2014 and non-advanced approaches banks beginning January 1, 2015. (1) Issuance of subordinated debt. (i) Approval. (A) Eligible bank. An eligible bank is required to receive prior approval from the OCC to issue any subordinated debt, in accordance with paragraph (n) of this section, if:

(1) The bank will not continue to be an eligible bank after the transaction;

- (2) The OCC has previously notified the bank that prior approval is required; or
  - (3) Prior approval is required by law.
- (B) Bank not an eligible bank. A bank that is not an eligible bank must receive prior OCC approval to issue any subordinated debt, in accordance with paragraph (n) of this section.

(ii) Notice to include subordinated debt in tier 2 capital. All national banks must notify the OCC, in accordance with paragraph (o) of this section, within ten days after issuing subordinated debt that is to be counted

as tier 2 capital. Where a bank's application to issue subordinated debt has been deemed to be approved, in accordance with paragraph (n)(2)(i) of this section, the bank must notify the OCC, pursuant to paragraph (o) of this section, after issuance of the subordinated debt. A national bank may not include subordinated debt as tier 2 capital unless the bank has filed the notice with the OCC and received notification from the OCC that the subordinated debt issued by the bank qualifies as tier 2 capital.

(2) Prepayment of subordinated debt.
(i) Subordinated debt not included in tier 2 capital. (A) Eligible bank. An eligible bank is required to receive prior approval from the OCC to prepay any subordinated debt that is not included in tier 2 capital (including acceleration, repurchase, redemption prior to maturity, and exercising a call option), in accordance with paragraph (n)(1)(i) of this section, only if:

(1) The bank will not be an eligible

bank after the transaction;

(2) The OCC has previously notified the bank that prior approval is required;
(2) Prior approval is required by law:

(3) Prior approval is required by law; or

- (4) The amount of the proposed prepayment is equal to or greater than one percent of the bank's total capital, as defined in 12 CFR 3.2.
- (B) Bank not an eligible bank. A bank that is not an eligible bank must receive prior OCC approval to prepay any subordinated debt that is not included in tier 2 capital (including acceleration, repurchase, redemption prior to maturity, and exercising a call option), in accordance with paragraph (n)(1)(i) of this section.
- (ii) Subordinated debt included in tier 2 capital.
- (A) General. Notwithstanding paragraph (m)(2)(i)(B) of this section, all national banks must receive prior OCC approval to prepay subordinated debt included in tier 2 capital, in accordance with paragraph (n)(1)(ii)(A) of this section.
- (B) Call Option. Notwithstanding this paragraph (m)(2)(ii)(A), a national bank must receive prior OCC approval to prepay subordinated debt included in tier 2 capital, in accordance with paragraph (n)(2)(ii)(B) of this section, when the prepayment is a result of exercising a call option.

(n) Prior approval procedure.

(1) Application.

(i) Issuance of subordinated debt. A national bank required to obtain OCC approval before issuing subordinated debt shall submit an application to the appropriate OCC Licensing office. The application must include:

(A) A description of the terms and amount of the proposed issuance;

(B) A statement of whether the bank is subject to a capital plan or required to file a capital plan with the OCC and, if so, how the proposed change conforms to the capital plan;

(C) A copy of the proposed subordinated note format and note

agreement; and

(D) A statement that the subordinated debt issue complies with all laws, regulations, and applicable OCC guidance for subordinated debt.

(ii) Prepayment of subordinated debt.
(A) General. A national bank required to obtain OCC approval before prepaying subordinated debt, pursuant to paragraph (m)(2) of this section, shall submit an application to the appropriate OCC Licensing office. The application must include:

(1) A description of the terms and amount of the proposed prepayment;

(2) A statement of whether the bank is subject to a capital plan or required to file a capital plan with the OCC and, if so, how the proposed change conforms to the capital plan; and

(3) A copy of the subordinated debt instrument the bank is proposing to

prepay.

(B) Call Option. (1) Before prepaying subordinated debt if the prepayment is in the form of a call option, a national bank is required to obtain OCC approval, pursuant to paragraph (n)(2)(ii), by submitting an application to the appropriate OCC Licensing office.

(2) In addition to the information required in this paragraph (n)(1)(ii)(A),

the application must include:

(i) A statement explaining why the bank believes that following the proposed prepayment the bank would continue to hold an amount of capital commensurate with its risk; or

(ii) A description of the replacement capital instrument that meets the criteria for tier 1 or tier 2 capital under 12 CFR 3.20, including the amount of such instrument, and the time frame for issuance.

(iii) Additional information. The OCC reserves the right to request additional relevant information, as appropriate.

(2) Approval. (i) General. The application is deemed approved by the OCC as of the 30th day after the filing is received by the OCC, unless the OCC notifies the bank prior to that date that the filing presents a significant supervisory, or compliance concern, or raises a significant legal or policy issue.

(ii) Call option. Notwithstanding this paragraph (n)(2)(i), if the application for prior approval is for prepayment in the form of a call option, the bank must receive affirmative approval to exercise

the call option. If the OCC requires the bank to replace the subordinated debt, the bank must receive affirmative approval that the replacement capital instrument meets the criteria for tier 1 or tier 2 capital under 12 CFR 3.20 and must issue the replacement instrument prior to exercising the call option, or immediately thereafter.<sup>2</sup>

(iii) Tier 2 capital. Following notification to the OCC pursuant to paragraph (m)(1)(ii) that the bank has issued the subordinated debt, the OCC will notify the bank whether the subordinated debt qualifies as tier 2

capital.

(iv) Expiration of approval. Approval expires if a national bank does not complete the sale of the subordinated debt within one year of approval.

- (o) Notice procedure for inclusion in tier 2 capital. (1) All national banks shall notify the appropriate OCC Licensing office in writing within ten days after issuing subordinated debt that it intends to include as tier 2 capital. A national bank may not include such subordinated debt in tier 2 capital unless the bank has received notification from the OCC that the subordinated debt qualifies as tier 2 capital.
  - (2) The notice must include:

(i) The terms of the issuance;

- (ii) The amount and date of receipt of funds;
- (iii) A copy of the final subordinated note format and note agreement; and
- (iv) A statement that the issuance complies with all laws, regulations, and applicable OCC guidance for subordinated debt.
- (p) Exceptions to rules of general applicability. Sections 5.8, 5.10, and 5.11 do not apply to transactions governed by this section.

# PART 16—SECURITIES OFFERING DISCLOSURE RULES

■ 12. The authority citation for part 16 continues to read as follows:

Authority: 12 U.S.C. 1 et seq. and 93a.

#### §16.15 [Amended]

■ 13. Section 16.15(d) is amended by removing the phrase "part 3 of this chapter" and adding the phrase "12 CFR part 3, as applicable" in its place.

#### **PART 23—LEASING**

■ 14. The authority citation for part 23 continues to read as follows:

Authority: 12 U.S.C. 1 et seq., 24(Seventh), 24(Tenth), and 93a.

■ 15. Section 23.2(b)(1) is revised to read as follows:

#### § 23.2 Definitions.

(1) A bank's tier 1 and tier 2 capital calculated under the OCC's risk-based capital standards set forth in 12 CFR part 3, as applicable, as reported in the bank's Consolidated Reports of Condition and Income (Call Report) filed under 12 U.S.C. 161; plus

#### PART 24—COMMUNITY AND ECONOMIC DEVELOPMENT ENTITIES, COMMUNITY DEVELOPMENT PROJECTS, AND OTHER PUBLIC WELFARE INVESTMENTS

■ 16. The authority citation for part 24 continues to read as follows:

**Authority:** 12 U.S.C. 24(Eleventh), 93a, 481 and 1818.

■ 17. Section 24.2 is amended by revising paragraphs (b)(1) and (b)(2) to read as follows:

#### §24.2 Definitions.

(b) \* \* \*

(1) A bank's tier 1 and tier 2 capital calculated under the OCC's risk-based capital standards set forth in 12 CFR part 3, as applicable, as reported in the bank's Consolidated Reports of Condition and Income (Call Report) as filed under 12 U.S.C. 161; plus

(2) The balance of a bank's allowance for loan and lease losses not included in the bank's tier 2 capital, for purposes of the calculation of risk-based capital described in paragraph (b)(1) of this section, as reported in the bank's Call Report as filed under 12 U.S.C. 161.

# PART 28—INTERNATIONAL BANKING ACTIVITIES

■ 18. The authority citation for part 28 continues to read as follows:

**Authority:** 12 U.S.C. 1 *et seq.*, 24(Seventh), 93a, 161, 602, 1818, 3101 *et seq.*, and 3901 *et seq.* 

#### § 28.14 [Amended]

■ 19. Section 28.14(b) is amended by adding the phrase "subpart C," after the phrase "12 CFR part 3,".

#### **PART 32—LENDING LIMITS**

■ 20. The authority citation for part 32 continues to read as follows:

**Authority:** 12 U.S.C. 1 *et seq.*, 84, 93a, 1462a, 1463, 1464(u), and 5412(b)(2)(B).

#### § 32.2 [Amended]

■ 21. Sections 32.2 is amended by:

■ i. In paragraphs (i), (s), and (u), by removing the phrase "12 CFR part 3, appendix C, section 2" and adding the phrase "12 CFR 3.2" in its place;

ii. In paragraph (m)(1), by removing the phrase "12 CFR part 3, appendix C," and adding "12 CFR 3.2," in its place;

#### §32.3 [Amended]

■ 22. Section 32.3(d)(2)(i)(A) is amended by removing the phrase "part 167 of this chapter." and adding the phrase "12 CFR part 3, part 167, part 390, subpart Z, or part 324, as applicable." in its place.

#### §32.4 [Amended]

■ 23. Section 32.4(a)(2) is amended by removing the phrase "12 CFR 165.3" and adding the phrase "12 CFR 324.402" in its place.

#### §32.9 [Amended]

■ 24. Section 32.9 is amended:

■ i. In paragraph (b)(1)(i)(C)(1)(i), by removing the phrase "12 CFR part 3, Appendix C, Section 32(d), 12 CFR Part 167, Appendix C, Section 32(d), or 12 CFR Part 390, subpart Z, Appendix A, Section 32(d)" and adding "12 CFR 3.132(d) or 324.132(d)" in its place;

■ ii. In paragraph (b)(1)(iii), by removing the phrase "12 CFR Part 3, Appendix C, Sections 32(c)(5), (6) and (7); 12 CFR Part 167, Appendix C, Sections 32(c)(5), (6), and (7); or 12 CFR Part 390, subpart Z, Appendix A, Sections 32(c)(5), (6) and (7)" and adding the phrase "12 CFR 3.132(c)(5), (6), and (7) or 324.132(c)(5), (6), and (7)" in its place;

■ iii. In paragraph (c)(1)(i)(A)(1), by removing the phrase "12 CFR Part 3, Appendix C, Section 32(b); 12 CFR Part 167, Appendix C, Section 32(b); or 12 CFR Part 390, subpart Z, Appendix A, Section 32(b)" and adding the phrase "12 CFR 3.132(b) or 324.132(b)" in its place; and

iv. In paragraph (c)(1)(iii), by removing "12 CFR Part 3, Appendix C, Sections 32(b)(2)(i) and (ii); 12 CFR Part 167, Appendix C, Sections 32(b)(2)(i) and (ii); or 12 CFR Part 390, subpart Z, Appendix A, Sections 32(b)(2)(i) and (ii)" and adding "12 CFR 3.132(b)(2)(i) and (ii) or 324.132(b)(2)(i) and (ii)" in its place.

# PART 34—REAL ESTATE LENDING AND APPRAISALS

■ 25. The authority citation for part 34 continues to read as follows:

**Authority:** 12 U.S.C. 1 *et seq.*, 25b, 29, 93a, 371, 1465, 1701j–3, 1828(o), 3331 *et seq.*, 5101 *et seq.*, and 5412(b)(2)(B).

■ 26. Appendix A to subpart D of part 34 is amended by revising footnote 2 to read as follows:

<sup>&</sup>lt;sup>2</sup> A national bank may replace tier 2 capital instruments concurrent with the redemption of existing tier 2 capital instruments.

#### Appendix A to Subpart D of Part 34— Interagency Guidelines for Real Estate Lending

\* \* \* \* \*

<sup>2</sup> For the state member banks, the term "total capital" means "total risk-based capital" as defined in appendix A to 12 CFR part 208. For insured state non-member banks, "total capital" refers to that term described in table I of appendix A to 12 CFR part 325. For national banks, the term "total capital" is defined at 12 CFR 3.2(e). For savings associations, the term "total capital" is defined at 12 CFR 567.5(c).

The cross-references in the first paragraph of this footnote were originally adopted in an interagency rulemaking and are out of date as a result of revisions to capital rules implementing the Basel III Capital Framework. See 57 FR 63889 (December 31, 1992). For national banks and Federal savings associations, the term "total capital" is defined at 12 CFR 3.2, 3.2(e), or 167.5, as applicable. See 78 FR 62018 (October 11, 2013).

■ 27. Section 34.81 is amended by revising paragraphs (a)(1) and (a)(2) to read as follows:

#### § 34.81 Definitions.

(a) \* \* \*

- (1) A bank's tier 1 and tier 2 capital calculated under the OCC's risk-based capital standards set forth in 12 CFR part 3, as applicable, as reported in the bank's Consolidated Reports of Condition and Income (Call Report) as filed under 12 U.S.C. 161; plus
- (2) The balance of a bank's allowance for loan and lease losses not included in the bank's tier 2 capital, for purposes of the calculation of risk-based capital described in paragraph (a)(1) of this section, as reported in the bank's Call Report.

#### PART 46—ANNUAL STRESS TEST

■ 28. The authority citation for part 46 continues to read as follows:

**Authority:** 12 U.S.C. 93a; 12 U.S.C. 1463(a)(2); 12 U.S.C. 5365(i)(2); 12 U.S.C. 5412(b)(2)(B).

#### § 46.4 [Amended]

■ 29. Section 46.4(c) is amended by removing the phrase "3.12, as appropriate" and adding "3.404" in its place.

# PART 116—APPLICATION PROCESSING PROCEDURES

■ 30. The authority citation for part 116 continues to read as follows:

**Authority:** 5 U.S.C. 552, 559; 12 U.S.C. 1462a, 1463, 1464, 2901 *et seq.*, 5412(b)(2)(B).

#### § 116.5 [Amended]

■ 31. Section 116.5(f) is amended by removing the phrase "part 167 of this chapter" and adding the phrase "12 CFR part 3 or part 167, as applicable" in its place.

#### PART 143—FEDERAL MUTUAL SAVINGS ASSOCIATIONS— INCORPORATION, ORGANIZATION, AND CONVERSION

■ 32. The authority citation for part 143 continues to read as follows:

**Authority:** 12 U.S.C. 1462, 1462a, 1463, 1464, 1467a, 2901 *et seq.*, 5412(b)(2)(B).

#### § 143.3 [Amended]

■ 33. Section 143.3(c)(2)(iii) is amended by removing the phrase "12 CFR parts 165 and 167" and adding the phrase "12 CFR parts 3, 6, 165, and 167, as applicable" in its place.

#### PART 145—FEDERAL SAVINGS MUTUAL SAVINGS ASSOCIATIONS— CHARTER AND BYLAWS

■ 34. The authority citation for part 145 continues to read as follows:

**Authority:** 12 U.S.C. 1462a, 1463, 1464, 1828, 5412(b)(2)(B).

#### §145.93 [Amended]

■ 35. Section 145.93(b)(3)(i) is amended by removing the phrase "part 167 of this chapter" and adding the phrase "12 CFR part 3 or part 167, as applicable" in its place.

#### §145.95 [Amended]

- 36. Section 145.95(b)(1)(i) is amended by:
- i. Removing the phrase "part 167 of this chapter" and adding the phrase "12 CFR part 3 or part 167, as applicable" in its place;
- ii. Removing the phrase "§ 165.4(b)(2) of this chapter," and adding the phrase "12 CFR 6.4," in its place; and
- iii. Removing the phrase "§ 165.4(b)(3) of this chapter," and adding the phrase "12 CFR 6.4," in its place.

# PART 159—SUBORDINATE ORGANIZATIONS

■ 37. The authority citation for part 159 continues to read as follows:

**Authority:** 12 U.S.C. 1462, 1462a, 1463, 1464, 1828, 5412(b)(2)(B).

#### § 159.3 [Amended]

- 38. Section 159.3 is amended by:
- i. In paragraph 159.3(j) removing the phrase "(part 167 of this chapter)" and adding the phrase "12 CFR part 3 or part 167, as applicable" in its place; and
- ii. In paragraph 159.3(j)(2) removing the phrase "(part 167 of this chapter)"

and adding the phrase "12 CFR part 3 or part 167, as applicable" in its place.

#### § 159.13 [Amended]

■ 39. Section 159.13(c) is amended by removing the phrase "part 167 of this chapter" and adding the phrase "12 CFR part 3 or part 167, as applicable" in its place.

# PART 160—LENDING AND INVESTMENT

■ 40. The authority citation for part 160 continues to read as follows:

**Authority:** 12 U.S.C. 1462, 1462a, 1463, 1464, 1467a, 1701j–3, 1828, 3803, 3806, 5412(b)(2)(B); 42 U.S.C. 4106.

#### §160.100 [Amended]

- 41. Section 160.100 is amended by removing the phrase "12 CFR 167.1" and adding the phrase "12 CFR 3.22(a)(8)(iv) or 167.1, as applicable" in its place.
- 42. Section 160.101 is amended by revising footnote 2 to read as follows:

#### Appendix to § 160.101 —Interagency Guidelines for Real Estate Lending Policies

<sup>2</sup> For the state member banks, the term "total capital" means "total risk-based capital" as defined in Appendix A to 12 CFR part 208. For insured state non-member banks, "total capital" refers to that term described in table I of Appendix A to 12 CFR part 325. For national banks, the term "total capital" is defined at 12 CFR 3.2(e). For savings associations, the term "total capital" as described in part 167 of this chapter.

The cross-references in the first paragraph of this footnote were originally adopted in an interagency rulemaking and are out of date as a result of revisions to capital rules implementing the Basel III Capital Framework. See 57 FR 63889 (December 31, 1992). For national banks and Federal savings associations, the term "total capital" is defined at 12 CFR 3.2, 3.2(e), or 167.5, as applicable. See 78 FR 62018 (October 11, 2013).

#### PART 161—DEFINITION FOR REGULATIONS AFFECTING ALL SAVINGS ASSOCIATIONS

■ 43. The authority citation for part 161 continues to read as follows:

**Authority:** 12 U.S.C. 1462, 1462a, 1463, 1464, 1467a, 5412(b)(2)(B).

#### § 161.55 [Amended]

■ 44. Section 161.55(c) is amended by removing the phrase "part 167 of this chapter" and adding the phrase "12 CFR part 3 or part 167, as applicable" in its place.

# PART 163—SAVINGS ASSOCIATION OPERATIONS

■ 45. The authority citation for part 163 continues to read as follows:

**Authority:** 12 U.S.C. 1462, 1462a, 1463, 1464, 1467a, 1817, 1820, 1828, 1831o, 3806, 5101 *et seq.*, 5412(b)(2)(B); 31 U.S.C. 5318; 42 U.S.C. 4106.

#### §163.74 [Amended]

- 46. Section 163.74 is amended by:
- i. In paragraph (i)(2)(iv) removing the phrase "part 167 of this chapter if a Federal savings association or 12 CFR part 390, subpart Z if a state savings association" and adding the phrase "12 CFR part 3 or part 167, as applicable, if a Federal savings association, or 12 CFR part 324 or part 390, subpart Z, as applicable, if a state savings association" in its place; and
- ii. In paragraph (i)(2)(v) removing the phrase "part 167 of this chapter if a Federal savings association or 12 CFR part 390, subpart Z if a state savings association" and adding the phrase "12 CFR part 3 or part 167, as applicable, if a Federal savings association, or 12 CFR part 324 or part 390, subpart Z, as applicable, if a state savings association" in its place.

#### §163.80 [Amended]

- $\blacksquare$  47. Section 163.80(e)(1) is amended by:
- i. Removing the phrase "part 167 of this chapter" and adding the phrase "12 CFR part 3 or part 167, as applicable" in its place; and
- ii. Removing the phrase "12 CFR part 390, subpart Z" and adding the phrase "12 CFR part 324 or part 390, subpart Z, as applicable,".
- 48. Section 163.81 is revised to read as follows:

#### § 163.81 Inclusion of subordinated debt securities and mandatorily redeemable preferred stock as supplementary (tier 2) capital.

- (a) Applicability and scope. (1) Applicability. (i) For purposes of this section, an advanced approaches savings association means a Federal savings association that is subject to 12 CFR part 3, subpart E, and a non-advanced approaches savings association means a Federal savings association that is not subject to 12 CFR part 3, subpart E.
- (ii) An advanced approaches savings association, beginning on March 31, 2014, must comply with paragraphs (h) through (q) of this section.
- (iii) A non-advanced approaches savings association, prior to January 1, 2015, must comply with paragraphs (a) through (g) of this section. Beginning on

- January 1, 2015, a non-advanced approaches savings association must comply with paragraphs (h) through (q) of this section.
- (2) Scope. Prior to January 1, 2015, a non-advanced approaches savings association must comply with paragraphs (a) through (g) of this section in order to include subordinated debt securities or mandatorily redeemable preferred stock ("covered securities") in supplementary capital (tier 2 capital) under part 167 of this chapter. If a savings association does not include covered securities in supplementary capital, it is not required to comply with this section. Covered securities not included in tier 2 capital are subject to the requirements of § 163.80.
- (b) Application and notice procedures. (1) A Federal savings association must file an application or notice under 12 CFR part 116, subpart A seeking the OCC's approval of, or non-objection to, the inclusion of covered securities in supplementary capital. The savings association may file its application or notice before or after it issues covered securities, but may not include covered securities in supplementary capital until the OCC approves the application or does not object to the notice.
- (2) A savings association must also comply with the securities offering rules at 12 CFR part 197 by filing an offering circular for a proposed issuance of covered securities, unless the offering qualifies for an exemption under that part.
- (c) Securities requirements. To be included in supplementary capital, covered securities must meet the following requirements:
- (1) Form. (i) Each certificate evidencing a covered security must:
- (A) Bear the following legend on its face, in bold type: "This security is *not* a savings account or deposit and it is *not* insured by the United States or any agency or fund of the United States;"
- (B) State that the security is subordinated on liquidation, as to principal, interest, and premium, to all claims against the savings association that have the same priority as savings accounts or a higher priority;
- (C) State that the security is not secured by the savings association's assets or the assets of any affiliate of the savings association. An affiliate means any person or company which controls, is controlled by, or is under common control with the savings association;
- (D) State that the security is not eligible collateral for a loan by the savings association;
- (E) State the prohibition on the payment of dividends or interest at 12

- U.S.C. 1828(b) and, in the case of subordinated debt securities, state the prohibition on the payment of principal and interest at 12 U.S.C. 1831o(h), 12 CFR 3.11, and any other relevant restrictions;
- (F) For subordinated debt securities, state or refer to a document stating the terms under which the savings association may prepay the obligation; and
- (G) State or refer to a document stating that the savings association must obtain OCC's approval before the voluntary prepayment of principal on subordinated debt securities, the acceleration of payment of principal on subordinated debt securities, or the voluntary redemption of mandatorily redeemable preferred stock (other than scheduled redemptions), if the savings association is undercapitalized, significantly undercapitalized, or critically undercapitalized as described in § 6.4 of this chapter, fails to meet the regulatory capital requirements at 12 CFR part 167, or would fail to meet any of these standards following the payment.
- (ii) A Federal savings association must include such additional statements as the OCC may prescribe for certificates, purchase agreements, indentures, and other related documents.
- (2) Maturity requirements. Covered securities must have an original weighted average maturity or original weighted average period to required redemption of at least five years.
- (3) Mandatory prepayment.
  Subordinated debt securities and related documents may not provide events of default or contain other provisions that could result in a mandatory prepayment of principal, other than events of default that:
- (i) Arise from the Federal savings association's failure to make timely payment of interest or principal;
- (ii) Arise from its failure to comply with reasonable financial, operating, and maintenance covenants of a type that are customarily included in indentures for publicly offered debt securities: or
- (iii) Relate to bankruptcy, insolvency, receivership, or similar events.
- (4) Indenture. (i) Except as provided in paragraph (c)(4)(ii) of this section, a Federal savings association must use an indenture for subordinated debt securities. If the aggregate amount of subordinated debt securities publicly offered (excluding sales in a non-public offering as defined in 12 CFR 197.4) and sold in any consecutive 12-month or 36-month period exceeds \$5,000,000 or \$10,000,000 respectively (or such lesser

amount that the Securities and Exchange Commission shall establish by rule or regulation under 15 U.S.C. 77ddd), the indenture must provide for the appointment of a trustee other than the savings association or an affiliate of the savings association (as defined in subsection (c)(1)(i)(C) of this section) and for collective enforcement of the security holders' rights and remedies.

(ii) Å Federal savings association is not required to use an indenture if the subordinated debt securities are sold only to accredited investors, as that term is defined in 15 U.S.C. 77d(6). A savings association must have an indenture that meets the requirements of paragraph (c)(4)(i) of this section in place before any debt securities for which an exemption from the indenture requirement is claimed, are transferred to any non-accredited investor. If a savings association relies on this exemption from the indenture requirement, it must place a legend on the debt securities indicating that an indenture must be in place before the debt securities are transferred to any non-accredited investor.

(d) Review by the OCC. (1) The OCC will review notices and applications under 12 CFR part 116, subpart E.

(2) In reviewing notices and applications under this section, the OCC will consider whether:

(i) The issuance of the covered securities is authorized under applicable laws and regulations and is consistent with the savings association's charter and bylaws.

(ii) The savings association is at least adequately capitalized under § 6.4 of this chapter and meets the regulatory capital requirements at part 167 of this

(iii) The savings association is or will be able to service the covered securities.

(iv) The covered securities are consistent with the requirements of this

(v) The covered securities and related transactions sufficiently transfer risk from the Deposit Insurance Fund.

(vi) The OCC has no objection to the issuance based on the savings association's overall policies, condition,

and operations.

- (3) The OCC's approval or nonobjection is conditioned upon no material changes to the information disclosed in the application or notice submitted to the OCC. The OCC may impose such additional requirements or conditions as it may deem necessary to protect purchasers, the savings association, the OCC, or the Deposit Insurance Fund.
- (e) Amendments. If a Federal savings association amends the covered

securities or related documents following the completion of the OCC's review, it must obtain the OCC's approval or non-objection under this section before it may include the amended securities in supplementary

(f) Sale of covered securities. The Federal savings association must complete the sale of covered securities within one year after the OCC's approval or non-objection under this section. A savings association may request an extension of the offering period by filing a written request with the OCC. The savings association must demonstrate good cause for the extension and file the request at least 30 days before the expiration of the offering period or any extension of the offering period.

(g) Reports. A Federal savings association must file the following information with the OCC within 30 days after the savings association completes the sale of covered securities includable as supplementary capital. If the savings association filed its application or notice following the completion of the sale, it must submit this information with its application or notice:

(1) A written report indicating the number of purchasers, the total dollar amount of securities sold, the net proceeds received by the savings association from the issuance, and the amount of covered securities, net of all expenses, to be included as supplementary capital;

(2) Three copies of an executed form of the securities and a copy of any related documents governing the issuance or administration of the

securities; and

(3) A certification by the appropriate executive officer indicating that the savings association complied with all applicable laws and regulations in connection with the offering, issuance, and sale of the securities.

(h) Scope. (1) Beginning March 31, 2014, an advanced approaches savings association must comply with paragraphs (h) through (q) of this section in order to include subordinated debt securities or mandatorily redeemable preferred stock ("covered securities") in tier 2 capital under 12 CFR 3.20(d) and to prepay covered securities included in tier 2 capital.

(2) Beginning January 1, 2015, a nonadvanced approaches savings association must comply with paragraphs (h) through (q) of this section in order to include covered securities in tier 2 capital under 12 CFR 3.20(d) and to prepay covered securities included in tier 2 capital. A Federal

savings association that does not include covered securities in tier 2 capital is not required to comply with this section. Covered securities not included in tier 2 capital are subject to the requirements of § 163.80.

(3) For purposes of this section, mandatorily redeemable preferred stock means mandatorily redeemable preferred stock that was issued before July 23, 1985 or issued pursuant to regulations and memoranda of the Federal Home Loan Bank Board and approved in writing by the Federal Savings and Loan Insurance Corporation for inclusion as regulatory capital before

or after issuance.

(i) Prior approval required for prepayment of covered securities included in tier 2 capital. A Federal savings association must obtain prior OCC approval to prepay covered securities included in tier 2 capital. For purposes of this requirement, prepayment includes acceleration of a covered security, repurchase of a covered security, redemption of a covered security prior to maturity, and exercising a call option in connection with a covered security.

(j) Application and notice procedures. (1) Application or notice to include covered securities in tier 2 capital. (i) A Federal savings association must file an application or notice under 12 CFR part 116, subpart A seeking the OCC's approval of, or non-objection to, the inclusion of covered securities in tier 2 capital. The savings association may file its application or notice before or after it issues covered securities, but may not include covered securities in tier 2 capital until the OCC approves the application or does not object to the

(ii) A savings association also must comply with the securities offering rules at 12 CFR part 197 by filing an offering circular for a proposed issuance of covered securities, unless the offering qualifies for an exemption under that part.

(2) Application to prepay covered securities included in tier 2 capital. (i) General. A Federal savings association must file an application under 12 CFR part 116, subpart A seeking the OCC's prior approval to prepay covered securities included in tier 2 capital. The filing is subject to standard treatment under 12 CFR part 116, subpart E.

(ii) Prepayment in the form of a call option. (A) In addition to the information required by paragraph (j)(2) of this section, the application must include:

(1) A statement explaining why the Federal savings association believes that following the proposed prepayment the

- savings association would continue to hold an amount of capital commensurate with its risk; or
- (2) A description of the replacement capital instrument that meets the criteria for tier 1 or tier 2 capital under 12 CFR 3.20, including the amount of such instrument, and the time frame for issuance.
- (B) Notwithstanding paragraph (j)(1)(i) of this section, if the OCC conditions approval of prepayment in the form of a call option on a requirement that a Federal savings association must replace the covered security with a covered security of an equivalent amount that satisfies the requirements for a tier 1 or tier 2 instrument, the savings association must file an application to issue the replacement covered security and must receive prior OCC approval.
- (k) General requirements. A covered security issued under this section must satisfy the requirements for tier 2 capital in 12 CFR 3.20(d).
- (l) Securities requirements for inclusion in tier 2 capital. To be included in tier 2 capital, covered securities must satisfy the requirements in 12 CFR 3.20(d). In addition, such covered securities must meet the following requirements:
- (1) Form. (i) Each certificate evidencing a covered security must:
- (A) Bear the following legend on its face, in bold type: "This security is *not* a savings account or deposit and it is *not* insured by the United States or any agency or fund of the United States;"
- (B) State that the security is subordinated on liquidation, as to principal, interest, and premium, to all claims against the savings association that have the same priority as savings accounts or a higher priority;
- (C) State that the security is not secured by the savings association's assets or the assets of any affiliate of the savings association. An affiliate means any person or company which controls, is controlled by, or is under common control with the savings association;
- (D) State that the security is not eligible collateral for a loan by the savings association;
- (E) State the prohibition on the payment of dividends or interest at 12 U.S.C. 1828(b) and, in the case of subordinated debt securities, state the prohibition on the payment of principal and interest at 12 U.S.C. 1831o(h), 12 CFR 3.11, and any other relevant restrictions;
- (F) For subordinated debt securities, state or refer to a document stating the terms under which the savings association may prepay the obligation; and

- (G) Where applicable, state or refer to a document stating that the savings association must obtain OCC's prior approval before the acceleration of payment of principal or interest on subordinated debt securities, redemption of subordinated debt securities prior to maturity, repurchase of subordinated debt securities, or exercising a call option in connection with a subordinated debt security.
- (ii) A Federal savings association must include such additional statements as the OCC may prescribe for certificates, purchase agreements, indentures, and other related documents
- (2) Indenture. (i) Except as provided in paragraph (c)(4)(ii) of this section, a Federal savings association must use an indenture for subordinated debt securities. If the aggregate amount of subordinated debt securities publicly offered (excluding sales in a non-public offering as defined in 12 CFR 197.4) and sold in any consecutive 12-month or 36month period exceeds \$5,000,000 or \$10,000,000 respectively (or such lesser amount that the Securities and Exchange Commission shall establish by rule or regulation under 15 U.S.C. 77ddd), the indenture must provide for the appointment of a trustee other than the savings association or an affiliate of the savings association (as defined in subsection (c)(1)(i)(C) of this section) and for collective enforcement of the security holders' rights and remedies.
- (ii) A Federal savings association is not required to use an indenture if the subordinated debt securities are sold only to accredited investors, as that term is defined in 15 U.S.C. 77d(6). A savings association must have an indenture that meets the requirements of paragraph (c)(4)(i) of this section in place before any debt securities for which an exemption from the indenture requirement is claimed, are transferred to any non-accredited investor. If a savings association relies on this exemption from the indenture requirement, it must place a legend on the debt securities indicating that an indenture must be in place before the debt securities are transferred to any non-accredited investor.
- (m) *Review by the OCC.* (1) The OCC will review notices and applications under 12 CFR part 116, subpart E.
- (2) In reviewing notices and applications under this section, the OCC will consider whether:
- (i) The issuance of the covered securities is authorized under applicable laws and regulations and is consistent with the savings association's charter and bylaws;

- (ii) The savings association is at least adequately capitalized under § 6.4 of this chapter and meets the regulatory capital requirements at 12 CFR 3.10;
- (iii) The savings association is or will be able to service the covered securities;
- (iv) The covered securities are consistent with the requirements of this section;
- (v) The covered securities and related transactions sufficiently transfer risk from the Deposit Insurance Fund; and
- (vi) The OCC has no objection to the issuance based on the savings association's overall policies, condition, and operations.
- (3) The OCC's approval or nonobjection is conditioned upon no material changes to the information disclosed in the application or notice submitted to the OCC. The OCC may impose such additional requirements or conditions as it may deem necessary to protect purchasers, the savings association, the OCC, or the Deposit Insurance Fund.
- (n) Amendments. If a Federal savings association amends the covered securities or related documents following the completion of the OCC's review, it must obtain the OCC's approval or non-objection under this section before it may include the amended securities in tier 2 capital.
- (o) Sale of covered securities. The Federal savings association must complete the sale of covered securities within one year after the OCC's approval or non-objection under this section. A savings association may request an extension of the offering period by filing a written request with the OCC. The savings association must demonstrate good cause for the extension and file the request at least 30 days before the expiration of the offering period or any extension of the offering period.
- (p) Issuance of a replacement regulatory capital instrument in connection with exercising a call option. Pursuant to 12 CFR 3.20(d)(1)(v)(C), the OCC may require a Federal savings association seeking prior approval to exercise a call option in connection with a covered security included in tier 2 capital to issue a replacement covered security of an equivalent amount that qualifies as tier 1 or tier 2 capital under 12 CFR 3.20. If the OCC imposes such a requirement, the savings association must complete the sale of such covered security prior to, or immediately after, the prepayment.1
- (q) *Reports.* A Federal savings association must file the following

<sup>&</sup>lt;sup>1</sup> A Federal savings association may replace tier 2 capital instruments concurrent with the redemption of existing tier 2 capital instruments.

information with the OCC within 30 days after the savings association completes the sale of covered securities includable as tier 2 capital. If the savings association filed its application or notice following the completion of the sale, it must submit this information with its application or notice:

(1) A written report indicating the number of purchasers, the total dollar amount of securities sold, the net proceeds received by the savings association from the issuance, and the amount of covered securities, net of all expenses, to be included as tier 2 capital;

(2) Three copies of an executed form of the securities and a copy of any related documents governing the issuance or administration of the securities; and

(3) A certification by the appropriate executive officer indicating that the savings association complied with all applicable laws and regulations in connection with the offering, issuance, and sale of the securities.

#### § 163.141 [Amended]

- 49. Section 163.141 is amended by:
- i. In paragraph (b) removing the phrase "part 167 of this chapter" and adding the phrase "12 CFR part 3 or part 167, as applicable" in its place; and
- ii. In paragraph (d) removing the phrase "§ 165.4(b)(1) of this chapter" and adding the phrase "12 CFR 6.4" in its place.

#### § 163.142 [Amended]

- **■** 50. Section 163.142 is amended by:
- i. In the definition of "Affiliate", removing the phrase "§ 563.41(b) until superseded by" and adding after the phrase "with affiliates", the phrase ", 12 CFR part 223 (Regulation W)".
- ii. In the definition for "Capital", removing the phrase "part 167 of this chapter" and adding the phrase "12 CFR part 3 or part 167, as applicable" in its place.

#### §163.143 [Amended]

- 51. Section 163.143 is amended by:
- i. In paragraph (a)(3) by removing the phrase "§ 165.4(b)(2) of this chapter," and adding the phrase "12 CFR 6.4" in its place; and
- ii. In paragraph (b)(1) removing the phrase "§ 165.4(b)(1)," and adding the phrase "12 CFR 6.4," in its place; and
- iii. In paragraph (b)(2) removing the phrase "under part 167 of this chapter" and adding the phrase "12 CFR part 3 or part 167, as applicable" in its place.

#### §163.146 [Amended]

■ 52. Section 163.146(a) is amended by removing the phrase " $\S$  165.4(b) of this

chapter," and adding the phrase "12 CFR 6.4" in its place.

#### § 163.560 [Amended]

- 53. Section 163.560 is amended by:
- i. In paragraph (a)(1) removing the phrase "part 167 of this chapter," and adding the phrase "12 CFR part 3 or part 167, as applicable," in its place; and
- ii. In paragraph (a)(3) removing the phrase "part 165 of this chapter" and adding the phrase "12 CFR part 6" in its place.

# PART 192—CONVERSIONS FROM MUTUAL TO STOCK FORM

■ 54. The authority citation for part 192 continues to read as follows:

**Authority:** 12 U.S.C. 1462, 1462a, 1463, 1464, 1467a, 2901, 5412(b)(2)(B); 15 U.S.C. 78c, 78*l*. 78m, 78n, 78w.

#### § 192.200 [Amended]

■ 55. Section 192.200(a)(2) is amended by removing the phrase "part 167 of this chapter" and adding the phrase "12 CFR part 3, part 324, or part 390, subpart Z, as applicable" in its place.

#### §192.500 [Amended]

- 56. Section 192.500 is amended by:
- i. In paragraph (a)(12), removing the phrase "§ 165.4 of this chapter" and adding the phrase "12 CFR 6.4 or 324.403, as applicable" in its place.
- ii. In paragraph (a)(12), removing the phrase "§ 165.7 of this chapter" and adding the phrase "12 CFR part 6, subpart B or 12 CFR 308.201, as applicable" in its place.

#### § 192.520 [Amended]

■ 57. Section 192.520(b) is amended by removing the phrase "part 167 of this chapter" and adding the phrase "12 CFR part 3 or part 167, as applicable" in its place.

Dated: February 24, 2014.

#### Thomas J. Curry,

Comptroller of the Currency. [FR Doc. 2014–04331 Filed 2–27–14; 8:45 am]

BILLING CODE 4810-33-P

#### **DEPARTMENT OF TRANSPORTATION**

#### **Federal Aviation Administration**

#### 14 CFR Part 71

[Docket No. FAA-2013-0777; Airspace Docket No. 12-AAL-16]

# Establishment of Class E Airspace; Eagle, AK

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Final rule.

SUMMARY: This action establishes Class E airspace at Eagle Airport, Eagle, AK. Controlled airspace is necessary to accommodate aircraft using the new Area Navigation (RNAV) Global Positioning System (GPS) standard instrument approach procedures at the airport. This action enhances the safety and management of aircraft operations at the airport. This action also makes a minor correction to the airspace's vertical dimensions, and corrects the Docket Numbers in the Addresses section.

**DATES:** Effective date, 0901 UTC, May 29, 2014. The Director of the Federal Register approves this incorporation by reference action under 1 CFR part 51, subject to the annual revision of FAA Order 7400.9 and publication of conforming amendments.

#### FOR FURTHER INFORMATION CONTACT:

Richard Roberts, Federal Aviation Administration, Operations Support Group, Western Service Center, 1601 Lind Avenue SW., Renton, WA 98057; telephone (425) 203–4517.

#### SUPPLEMENTARY INFORMATION:

#### History

On October 31, 2013, the FAA published in the Federal Register a notice of proposed rulemaking (NPRM) to establish controlled airspace at Eagle Airport, Eagle, AK (78 FR 65238). Interested parties were invited to participate in this rulemaking effort by submitting written comments on the proposal to the FAA. No comments were received. Subsequent to publication the FAA's Aeronautical Products discovered the legal description did not contain the statement that the airspace begins at 700 feet above the surface. The Docket Numbers entered in error in the **ADDRESSES** section also are corrected.

Class E airspace designations are published in paragraph 6005, of FAA Order 7400.9X dated August 7, 2013, and effective September 15, 2013, which is incorporated by reference in 14 CFR 71.1. The Class E airspace designations listed in this document will be published subsequently in that Order.

#### The Rule

This action amends Title 14 Code of Federal Regulations (14 CFR) part 71 by establishing Class E airspace extending upward from 700 feet above the surface within a 2.5-mile radius of Eagle Airport, Eagle, AK, with a segment extending from the 2.5-mile radius to 8.5 miles west of the airport. Controlled airspace is needed to accommodate the new RNAV (GPS) standard instrument approaches and departures developed

for the airport and enhances the safety and management of aircraft operations. This action adds a statement to the regulatory text to include that airspace extending upward from 700 feet above the surface. Additionally, the Docket numbers in the Addresses section are changed from FAA Docket No. FAA-2013-0017; Airspace Docket No. 13-AAL-1, to FAA Docket No. FAA-2013-0777; Airspace Docket No. 12-AAL-16. The Docket numbers in the Title block are correct. Except for administrative changes, and the changes listed above, this rule is the same as that proposed in the NPRM.

The FAA has determined this regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. Therefore, this regulation: (1) Is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a regulatory evaluation as the anticipated impact is so minimal. Since this is a routine matter that only affects air traffic procedures and air navigation, it is certified this rule, when promulgated, does not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act. The FAA's authority to issue rules regarding aviation safety is found in Title 49 of the U.S. Code. Subtitle 1, Section 106 discusses the authority of the FAA Administrator. Subtitle VII, Aviation Programs, describes in more detail the scope of the agency's authority. This rulemaking is promulgated under the authority described in Subtitle VII, Part A, Subpart I, Section 40103. Under that section, the FAA is charged with prescribing regulations to assign the use of airspace necessary to ensure the safety of aircraft and the efficient use of airspace. This regulation is within the scope of that authority as it establishes controlled airspace at Eagle Airport, Eagle, AK.

#### **Environmental Review**

The FAA has determined that this action qualifies for categorical exclusion under the National Environmental Policy Act in accordance with FAA Order 1050.1E, "Environmental Impacts: Policies and Procedures," paragraph 311a. This airspace action is not expected to cause any potentially significant environmental impacts, and no extraordinary circumstances exist that warrant preparation of an environmental assessment.

#### List of Subjects in 14 CFR Part 71

Airspace, Incorporation by reference, Navigation (air).

#### Adoption of the Amendment

In consideration of the foregoing, the Federal Aviation Administration amends 14 CFR part 71 as follows:

# PART 71—DESIGNATION OF CLASS A, B, C, D AND E AIRSPACE AREAS; AIR TRAFFIC SERVICE ROUTES; AND REPORTING POINTS

■ 1. The authority citation for 14 CFR part 71 continues to read as follows:

**Authority:** 49 U.S.C. 106(g), 40103, 40113, 40120; E.O. 10854, 24 FR 9565, 3 CFR, 1959–1963 Comp., p. 389.

#### §71.1 [Amended]

■ 2. The incorporation by reference in 14 CFR part 71.1 of the Federal Aviation Administration Order 7400.9X, Airspace Designations and Reporting Points, dated August 7, 2013, and effective September 15, 2013 is amended as follows:

Paragraph 6005 Class E airspace areas extending upward from 700 feet or more above the surface of the earth.

#### AAL AK E5 Eagle, AK [New]

Eagle Airport, AK

(Lat. 64°46′41″ N., long. 141°08′59″ W.)

That airspace extending upward from 700 feet above the surface within a 2.5-mile radius of Eagle, Airport and within 2.5 miles each side of the 290° radial extending from the 2.5-mile radius to 8.5 miles west of the airport.

Issued in Seattle, Washington, on February 17, 2014.

#### Clark Desing,

Manager, Operations Support Group, Western Service Center.

[FR Doc. 2014–04320 Filed 2–27–14; 8:45 am]

BILLING CODE 4910-13-P

# NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

#### 14 CFR Part 1204

[NASA Docket No: 2014-0003]

RIN 2700-AD95

#### **Delegations and Designations**

**AGENCY:** National Aeronautics and Space Administration.

**ACTION:** Direct final rule.

**SUMMARY:** This direct final rule makes nonsubstantive changes to correct citations and titles throughout. The revisions to this rule are part of NASA's retrospective plan under EO 13563

completed in August 2011. NASA's full plan can be accessed on the Agency's open Government Web site at http://www.nasa.gov/open/.

**DATES:** This direct final rule is effective on April 29, 2014. Comments due on or before March 31, 2014. If adverse comments are received, NASA will publish a timely withdrawal of the rule in the **Federal Register**.

ADDRESSES: Comments must be identified with RINs 2700—AD95 and may be sent to NASA via the Federal E-Rulemaking Portal: http://www.regulations.gov. Follow the online instructions for submitting comments. Please note that NASA will post all comments on the Internet with changes, including any personal information provided.

### FOR FURTHER INFORMATION CONTACT:

Calvin Williams, 202–358–2322.

#### SUPPLEMENTARY INFORMATION:

#### Direct Final Rule and Significant Adverse Comments

NASA has determined that this rulemaking meets the criteria for a direct final rule because it makes nonsubstantive changes to correct citations and titles. No opposition to the changes and no significant adverse comments are expected. However, if NASA receives significant adverse comments, it will withdraw this direct final rule by publishing a notice in the Federal Register. A significant adverse comment is one that explains: (1) Why the direct final rule is inappropriate, including challenges to the rule's underlying premise or approach; or (2) why the direct final rule will be ineffective or unacceptable without a change. In determining whether a comment necessitates withdrawal of this direct final rule, NASA will consider whether it warrants a substantive response in a notice and comment process.

#### **Background**

Subpart 5 of part 1204, promulgated March 13, 1995 [30 FR 3378], establishes delegations and designations for NASA officials and other Government agencies acting on behalf of the Agency to carry out functions related to real estate and related matters, granting easements, leaseholds, permits, and licenses in real property, executing certificates of full faith and credit, and taking actions on liquidated damage. Sections 1204.501, 1204.503–1204.504, 1204.509 will be amended to correct citations and titles.

#### **Statutory Authority**

The National Aeronautics and Space Act (the Space Act), 51 U.S.C. 20113 (a), authorizes the Administrator of NASA to make, promulgate, issue, rescind, and amend rules and regulations governing the manner of its operations and the exercise of the powers vested in it by law.

#### **Regulatory Analysis**

Executive Order 12866, Regulatory Planning and Review and Executive Order 13563, Improvement Regulation and Regulation Review

Executive Orders 13563 and 12866 direct agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). EO 13563 emphasizes the importance of quantifying both costs and benefits, of reducing costs, of harmonizing rules, and of promoting flexibility. This rule has been designated as "not significant" under section 3(f) of EO 12866.

Review Under the Regulatory Flexibility Act

The Regulatory Flexibility Act (5 U.S.C. 601 et seq.) requires an agency to prepare an initial regulatory flexibility analysis to be published at the time the proposed rule is published. This requirement does not apply if the agency "certifies that the rule will not, if promulgated, have a significant economic impact on a substantial number of small entities" (5 U.S.C. 603). This rule removes one section from Title 14 of the CFR and, therefore, does not have a significant economic impact on a substantial number of small entities.

Review Under the Paperwork Reduction Act

This direct final rule does not contain any information collection requirements subject to the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 *et seq.*).

#### Review Under EO 13132

EO 13132, "Federalism," 64 FR 43255 (August 4, 1999) requires regulations be reviewed for Federalism effects on the institutional interest of states and local Governments and, if the effects are sufficiently substantial, preparation of the Federal assessment is required to assist senior policy makers. The amendments will not have any substantial direct effects on state and local Governments within the meaning

of the EO. Therefore, no Federalism assessment is required.

#### List of subjects in 14 CFR Part 1204

Authority delegation.

Accordingly, under the authority of the National Aeronautics and Space Act, as amended, U.S.C. 20113, NASA amends 14 CFR part 1204 as follows:

# PART 1204—ADMINISTRATIVE AUTHORITY AND POLICY

■ 1. The authority citation for part 1204 continues to read as follows:

**Authority:** 42 U.S.C. 2473(c)(5); 42 U.S.C. 2473b; Pub. L. 101–507, the VA/HUD/Indep. Agencies Appropriation Act for FY 1991, at 104 Stat. 1380 (Nov. 5, 1990); and 15 U.S.C. 631–650.

#### § 1204.501 [Amended]

■ 2. Amend § 1204.501 by removing the word "Associate" and adding in its place the word "Assistant," removing the words "Management Systems and Facilities" and adding in their place the words "Strategic Infrastructure," and removing the words "Facilities Engineering" and adding in their place the words "Integrated Asset Management.".

#### § 1204.503 [Amended]

- 3. Amend § 1204.503 as follows:
- a. In paragraph (b), remove the word "Associate" and add in its place the word "Assistant," remove the words "Management Systems and Facilities" and add in their place the words "Strategic Infrastructure," and remove the words "Facilities Engineering" and add in its place the words "Integrated Asset Management."
- b. In paragraph (e)(1), remove the words "The Directors of Field Installations" and add in their place the words "NASA Center Directors."
- c. In paragraph (e)(2), remove the words "The Directors of Field Installations" and add in their place the words "NASA Center Directors" and remove the words "field installation" in the second occurrence and add in their place the word "Center."
- d. In paragraph (f)(1), remove the words "Director of the Field Installation" and add in their place the words "Center Director."
- e. In paragraphs (f)(3)(i)(D), remove the word "Associate" and add in its place the word "Assistant," remove the words "Management Systems and Facilities" and add in their place the words "Strategic Infrastructure," remove the words "Facilities Engineering" and add in their place the words "Integrated Asset Management," and remove the words "Director of the

Field Installation" and add in their place the words "Center Director."

- f. In paragraph (f)(3)(ii), remove the word "Associate" and add in its place the word "Assistant," remove the words "Management Systems and Facilities" and add in their place the words "Strategic Infrastructure," remove the words "Facilities Engineering" and add in their place the words "Integrated Asset Management," and remove the words "Director of the Field Installation" and add in their place the words "Center Director."
- g. In paragraph (g), remove the words "Director of a Field Installation" and add in their place the words "Center Director," remove the word "Associate" and add in its place the word "Assistant," remove the words "Management Systems and Facilities" and add in their place the words "Strategic Infrastructure," and remove the words "Facilities Engineering" and add in their place the words "Integrated Asset Management."
- h. In paragraph (h), remove the words "Directors of Field Installations" and add in their place the words "Center Directors."
- i. In paragraph (i), remove the words "Facilities Operations and Maintenance Branch (Code JXG)" and add in their place the words "Office of Strategic Infrastructure," and remove the words "Facilities Engineering" and add in their place the words "Integrated Asset Management."

#### §1204.504 [Amended]

- 4. Amend § 1204.504 as follows:
- a. In paragraph (a), remove the word "Associate" and add in its place the word "Assistant," remove the words "Management Systems and Facilities" and add in their place the words "Strategic Infrastructure," and add the words "and Real Property" before the word "Division."
- b. In paragraph (d)(1), remove the words "The Directors of Field Installations" and add in their place the words "Center Directors," remove the words "(i) excess within the meaning of 40 U.S.C. 472(c) or (ii)," and remove the words "NASA Management Instruction 9050.6, NASA Exchange Activities" and add in their place the words "NASA Policy Directive 9050.6, NASA Exchange and Morale Support Activities."
- c. In paragraph (d)(2), remove the words "The Directors of Field Installations" and add in their place the words "Center Directors" and remove the words "Field Installation" and add in their place the words "NASA Center."

- d. In paragraph (e)(1), remove the words "Director of the Field Installation" and add in their place the words "Center Director."
- e. In paragraph (e)(3)(ii)(B), remove the word "Associate" and add in its place the word "Assistant," remove the words "Management Systems and Facilities" and add in their place the words "Strategic Infrastructure," remove the words "Facilities Engineering" and add in their place the words "Integrated Asset Management," and remove the words "Director of the Field Installation" and add in their place the words "Center Director."
- f. In paragraph (e)(3)(iii), remove the word "Associate" and add in its place the word "Assistant," remove the words "Management Systems and Facilities" and add in their place the words "Strategic Infrastructure," remove the words "Facilities Engineering" and add in their place the words "Integrated Asset Management," and remove the words "Director of the Field Installation" and add in their place the words "Center Director."
- g. In paragraph (f), remove the words "Director of a Field Installation" and add in their place the words "Center Director," remove the words "Assistant" and add in its place the word "Associate," remove the words "Management Systems and Facilities" and add in their place the words "Strategic Infrastructure," remove the words "Facilities Engineering" and add in their place the words "Integrated Asset Management."
- h. In paragraph (g), remove the words "the Directors of Field Installations" and add in their place the words "NASA Center Directors."
- i. In paragraph (h), remove the words "Administrator, Facilities Operations and Maintenance Branch (Code JXG), Facilities Engineering Division, Assistant" and add in their place the words "Administration, Office of Strategic Infrastructure."

#### § 1204.505 [Amended]

■ 5. In § 1204.505, amend paragraph (b) by removing the words "(Office of the Administrator section of NASA Form 955)."

#### § 1204.509 [Amended]

■ 6. In § 1204.509, amend paragraph (a) by removing the words "Director, Industrial Relations Office" and adding in their place the words "Assistant Administrator, Office of Strategic Infrastructure" and removing the

misspelled word "Conract" and adding in its place the word "Contract."

#### Charles F. Bolden, Jr.,

Administrator.

[FR Doc. 2014–03295 Filed 2–27–14; 8:45 am]

BILLING CODE 7510-13-P

# DEPARTMENT OF HOMELAND SECURITY

#### **Coast Guard**

#### 33 CFR Part 117

[USCG-2013-1055]

Drawbridge Operation Regulations; Long Island, New York Inland Waterway From East Rockaway Inlet to Shinnecock Canal, Hempstead, NY

AGENCY: Coast Guard, DHS.

**ACTION:** Notice of temporary deviation

from regulations.

SUMMARY: The Commander, First Coast Guard District, has issued a temporary deviation from the regulation governing the operation of the Wantagh State Parkway Bridge across the Sloop Channel, mile 15.4, at Jones Beach, New York. The deviation is necessary to facilitate public safety during the annual Jones Beach Air Show over Memorial Day weekend. This deviation allows the bridge to remain in the closed position for an hour and a half on Saturday and Sunday afternoon.

**DATES:** This deviation is effective from 2:30 p.m. on May 24, 2014 through 4 p.m. on May 25, 2014.

ADDRESSES: The docket for this deviation, [USCG-2013-1055] is available at http://www.regulations.gov. Type the docket number in the "SEARCH" box and click "SEARCH." Click on Open Docket Folder on the line associated with this deviation. You may also visit the Docket Management Facility in Room W12-140, on the ground floor of the Department of Transportation West Building, 1200 New Jersey Avenue SE., Washington, DC 20590, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

FOR FURTHER INFORMATION CONTACT: If you have questions on this temporary deviation, call or email Ms. Judy Leung-Yee, Project Officer, First Coast Guard District, *judy.k.leung-yee@uscg.mil*, or (212) 668–7165. If you have questions on viewing the docket, call Cheryl Collins, Program Manager, Docket Operations, telephone 202–366–9826.

SUPPLEMENTARY INFORMATION: The Wantagh State Parkway Bridge has a

vertical clearance in the closed position of 16 feet at mean high water and 20 feet at mean low water. The existing drawbridge operation regulations are listed at 33 CFR 117.5.

The waterway has seasonal recreational vessels and fishing vessels of various sizes. We contacted the New York Marine Trades Association and no objections were received.

The New York Department of Transportation requested a temporary deviation to facilitate public safety by allowing the anticipated large volume of vehicular traffic to safely evacuate the area following the annual Jones Beach Air Show on Saturday, May 24, 2014 and Sunday, May 25, 2014, over Memorial Day weekend.

Under this temporary deviation the Wantagh State Parkway Bridge at mile 15.4, across Sloop Channel, may remain in the closed position between 2:30 p.m. and 4 p.m. on Saturday, May 24, 2014 and Sunday, May 25, 2014.

Vessels that can pass under the bridge during the closed periods without a bridge opening may do so at all times. There are no alternate routes for vessel traffic

In accordance with 33 CFR 117.35(e), the bridge must return to its regular operating schedule immediately at the end of the designated time period. This deviation from the operating regulations is authorized under 33 CFR 117.35.

Dated: February 10, 2014.

#### C.J. Bisignano,

Supervisory Bridge Management Specialist, First Coast Guard District.

[FR Doc. 2014-04357 Filed 2-27-14; 8:45 am]

BILLING CODE 9110-04-P

# DEPARTMENT OF HOMELAND SECURITY

#### **Coast Guard**

#### 33 CFR Part 117

[Docket No. USCG-2014-0065]

Drawbridge Operation Regulation; Gulf Intracoastal Waterway, Belle Chasse,

**AGENCY:** Coast Guard, DHS. **ACTION:** Notice of deviation from drawbridge regulation.

**SUMMARY:** The Coast Guard has issued a temporary deviation from the operating schedule that governs the State Route 23 (SR 23) vertical lift span bridge, also known as the Judge Perez Bridge, across the Gulf Intracoastal Waterway (Algiers Alternate Route), mile 3.8, at Belle Chasse, Plaquemines Parish, Louisiana. This deviation is necessary to provide

for the safe movement of vehicular traffic during major plant reconstruction on one side of the waterway and the resulting change in work schedule and increase in workforce transiting the bridge. This deviation allows the bridge to remain temporarily closed to navigation for an additional one hour in the evening during weekdays for two months.

**DATES:** This deviation is effective from 5:30 p.m. on Wednesday, March 5, 2014 through 6:30 p.m. on Wednesday, April 30, 2014.

ADDRESSES: The docket for this deviation, [USCG–2014–0065] is available at http://www.regulations.gov. Type the docket number in the "SEARCH" box and click "SEARCH." Click on Open Docket Folder on the line associated with this deviation. You may also visit the Docket Management Facility in Room W12–140 on the ground floor of the Department of Transportation West Building, 1200 New Jersey Avenue SE., Washington, DC 20590, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

FOR FURTHER INFORMATION CONTACT: If you have questions on this temporary deviation, call or email David Frank, Bridge Administration Branch, Coast Guard; telephone 504–671–2128, email David.M.Frank@uscg.mil. If you have questions on viewing the docket, call Cheryl F. Collins, Program Manager, Docket Operations, telephone 202–366–

SUPPLEMENTARY INFORMATION: A member of the Louisiana State Legislature requested a temporary deviation from the operating schedule on the SR 23 vertical lift span bridge, also known as the Judge Perez Bridge, across the Gulf Intracoastal Waterway (Algiers Alternate Route), mile 3.8, at Belle Chasse, Plaquemines Parish, Louisiana. The deviation requested allows the bridge to remain closed to navigation for an additional one hour in the evening, Monday through Friday, for two months.

The Louisiana Legislature makes this request to support and assist in the safe movement of increased vehicular traffic across the bridge during the evening hours, resulting from a change in the work schedule and increased work force related to a major plant reconstruction at the Conoco/Phillips Refinery in Alliance. This temporary deviation will also help to minimize the effects of the additional traffic on local residents.

Presently, in accordance with 33 CFR 117.451(b), the draw shall open on signal; except that, from 6 a.m. to 8:30 a.m. and from 3:30 p.m. to 5:30 p.m.

Monday through Friday, except Federal holidays, the draw need not open for the passage of vessels.

This temporary deviation allows the vertical lift bridge to remain closed to navigation for one additional hour in the afternoon to extend the afternoon curfew hours from 3:30 p.m. to 6:30 p.m. Monday through Friday from Wednesday, March 5, 2014 through Wednesday, April 30, 2014. In case of an emergency, the bridge will be able to open for the passage of vessels.

The SR 23 vertical lift span drawbridge across the Gulf Intracoastal Waterway (Algiers Alternate Route), mile 3.8, at Belle Chasse, Louisiana has a vertical clearance of 40 feet above mean high water in the closed-tonavigation position and 100 feet above mean high water in the open-tonavigation position. Navigation on the waterway consists primarily of tugs with tows, commercial fishing vessels, and occasional recreational craft. Mariners may use the Gulf Intracoastal Waterway (Harvey Canal) to avoid unnecessary delays. The Coast Guard has coordinated this closure with the **Gulf Intracoastal Canal Association** (GICA). The GICA representative indicated that the vessel operators will be able to schedule transits through the bridge such that operations will not significantly be hindered. Thus, it has been determined that this closure will not have a significant effect on these

In accordance with 33 CFR 117.35, the draw bridge must return to its regular operating schedule immediately at the end of the effective period of this temporary deviation.

This deviation from the operating regulations is authorized under 33 CFR 117.35.

Dated: February 13, 2014.

#### David M. Frank,

Bridge Administrator.

[FR Doc. 2014–04354 Filed 2–27–14; 8:45 am]

BILLING CODE 9110-04-P

# DEPARTMENT OF HOMELAND SECURITY

**Coast Guard** 

33 CFR Part 117

[USCG-2014-0024]

Drawbridge Operation Regulations; Newtown Creek, Dutch Kills, English Kills and Their Tributaries, New York City, NY

AGENCY: Coast Guard, DHS.

**ACTION:** Notice of temporary deviation from regulations.

**SUMMARY:** The Commander, First Coast Guard District, has issued a temporary deviation from the regulations governing the operation of the Greenpoint Avenue Bridge, across Newtown Creek, mile 1.3, at New York City, New York. The deviation is necessary to facilitate bridge painting operations at the bridge. This temporary deviation authorizes the Greenpoint Avenue Bridge to remain in the closed position for up to six consecutive days followed by four consecutive days of full operation at various times during the effective period of this deviation. **DATES:** This deviation is effective from

**DATES:** This deviation is effective from May 1, 2014 through September 30, 2014.

ADDRESSES: The docket for this deviation, [USCG–2014–0024] is available at http://www.regulations.gov. Type the docket number in the "SEARCH" box and click "SEARCH." Click on Open Docket Folder on the line associated with this deviation. You may also visit the Docket Management Facility in Room W12–140, on the ground floor of the Department of Transportation West Building, 1200 New Jersey Avenue SE., Washington, DC 20590, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

FOR FURTHER INFORMATION CONTACT: If you have questions on this temporary deviation, call or email Ms. Judy Leung-Yee, Project Officer, First Coast Guard District, *judy.k.leung-yee@uscg.mil*, or (212) 668–7165. If you have questions on viewing the docket, call Cheryl Collins, Program Manager, Docket Operations, telephone 202–366–9826.

SUPPLEMENTARY INFORMATION: The Greenpoint Avenue Bridge, across Newtown Creek, mile 1.3, at New York City, New York, has a vertical clearance in the closed position of 26 feet at mean high water and 31 feet at mean low water. The existing drawbridge operation regulations are listed at 33 CFR 117.801(g).

The waterway is transited by commercial and seasonal recreational vessels of various sizes.

The bridge owner, New York City
Department of Transportation, requested approval to allow the Greenpoint
Avenue Bridge to remain in the closed position for up to six consecutive days followed by four days of full operation to facilitate bridge sandblasting and painting operations. The bridge painting closures can only be implemented between May and September in order to minimize impacts to commercial barge

traffic carrying home heating oil upstream. The Coast Guard contacted all known commercial waterway users regarding this deviation and no objections were received.

Under this temporary deviation the draw of the Greenpoint Avenue Bridge may remain in the closed position at various times during this deviation for up to six consecutive days followed by four days of full bridge operation.

Each six day closure will be announced two weeks in advance in the Local Notice to Mariners (LNTM) along with a Broadcast Notice to Mariners (BNTM) to help facilitate marine transportation system planning.

In accordance with 33 CFR 117.35(e), the bridge must return to its regular operating schedule immediately at the end of the designated time period. This deviation from the operating regulations is authorized under 33 CFR 117.35.

Dated: February 11, 2014.

#### C.J. Bisignano,

Supervisory Bridge Management Specialist, First Coast Guard District.

 $[FR\ Doc.\ 2014-04373\ Filed\ 2-27-14;\ 8:45\ am]$ 

BILLING CODE 9110-04-P

# DEPARTMENT OF HOMELAND SECURITY

#### **Coast Guard**

33 CFR Part 165

[Docket No. USCG-2012-0080]

RIN 1625-AA11

Regulated Navigation Area; Southern Oahu Tsunami Vessel Evacuation Honolulu, HI

**AGENCY:** Coast Guard, DHS.

**ACTION:** Final rule.

**SUMMARY:** The Coast Guard is establishing a permanent regulated navigation area (RNA) in the waters off Southern Oahu, Hawaii, enforcement of which will take place only when a tsunami warning is issued for the Hawaiian Islands by the Pacific Tsunami Warning Čenter. Tsunami warnings require the evacuation of a large number of vessels from their respective harbors. Following the evacuation, these vessels must remain offshore until the emergency situation has passed and the harbors have been deemed safe for reentry. Past tsunami warnings have created potentially dangerous offshore traffic congestion between commercial and recreational vessel traffic. Because of this, designated vessel traffic staging areas

are necessary for a safe and orderly evacuation of Southern Oahu ports.

**DATES:** This rule is effective March 31, 2014.

ADDRESSES: Documents mentioned in this preamble are part of docket USCG-2012-0080. To view documents mentioned in this preamble as being available in the docket, go to http:// www.regulations.gov, type the docket number in the "SEARCH" box and click "SEARCH." Click on Open Docket Folder on the line associated with this rulemaking. You may also visit the Docket Management Facility in Room W12-140 on the ground floor of the Department of Transportation West Building, 1200 New Jersey Avenue SE., Washington, DC 20590, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

FOR FURTHER INFORMATION CONTACT: If you have questions on this rule, call or email Lieutenant Commander Scott Whaley of the United States Coast Guard Sector Honolulu at 808–522–8264 ext. 3352 or Scott.O.Whaley@uscg.mil, respectively. If you have questions on viewing or submitting material to the docket, call Barbara Hairston, Program Manager, Docket Operations, telephone (202) 366–9826.

#### SUPPLEMENTARY INFORMATION:

#### Table of Acronyms

DHS Department of Homeland Security
FR Federal Register
NPRM Notice of Proposed Rulemaking
SNPRM Supplemental Notice of Proposed
Rulemaking
RNA Regulated Navigation Area

### A. Regulatory History and Information

The Coast Guard collaborated with the Hawaii Ocean Safety Team, the Industry Advisory Board and other industry partners in the initial development of this rule. On May 14, 2013, the Coast Guard published an NPRM in the **Federal Register** (78 FR 28170). The Coast Guard received a number of comments which, after careful consideration, prompted the Coast Guard to make significant changes to the originally proposed rule. On October 3, 2013, the Coast Guard published an SNPRM in the Federal Register (78 FR 61223), under the same docket number, which reflected changes from the original rule proposed based on comments received on the NPRM. The Coast Guard received a total of one comment on the SNPRM. That comment, along with the comments received during the initial NPRM state, are posted, without change, at http:// www.regulations.gov. To view the comments in full go to http:// www.regulations.gov, insert USCG-

2012–0080 in the "SEARCH" box, and then click "SEARCH." The following link will take you directly to the docket: http://www.regulations.gov/#!docketDetail;D=USCG-2012-0080.

#### **B.** Basis and Purpose

The purpose of this rule is to provide vessels with an off-shore area to loiter in the event of a tsunami warning for Southern Oahu. In the event of a tsunami threat, both recreational vessels and commercial vessels may desire or be mandated to leave port to avoid potential damage to their vessel and the port. The creation of an off-shore area for vessels to loiter in an organized fashion is important to decrease confusion and unsafe conditions during the tsunami threat. This regulated navigation area is also crafted to decrease potentially dangerous off-shore traffic congestion between commercial and recreational vessel traffic by separating these classes of vessels.

The Coast Guard has met with industry partners, commercial mariners, and recreational boaters in the creation of this rule.

The statutory basis for this rulemaking is 33 U.S.C. 1231, which gives the Coast Guard, under a delegation from the Secretary of Homeland Security, regulatory authority to enforce the Ports and Waterways Safety Act. A regulated navigation area is a water area within a defined boundary for which regulations for vessels navigating within the area have been established to mitigate potentially hazardous conditions, such as vessel congestion, deemed to exist in that area. The purpose of this rulemaking is to provide greater safety for vessels and maritime commerce in the event of a tsunami threat.

# C. Discussion of Comments, Changes and the Final Rule

The Coast Guard received a total of one comment on the SNPRM published on October 3, 2013, in the **Federal Register**.

The commenter suggested changes to the rule to more accurately reflect use of the 50-fathom curve as a point of reference. The coordinates of the RNA and staging areas have been modified to reflect a more accurate use of the 50-fathom line as the northern-most border for the RNA. Other non-substantive edits, intending only to simplify the language, were made to the final rule.

#### D. Discussion of the Final Rule

Honolulu Harbor has only one entrance for large commercial vessels and is the principle harbor of Hawaii's hub and spoke maritime commerce system. If, during an emergency, a marine incident were to occur off the southern shore of Oahu, especially near the entrance of Honolulu Harbor, the results could be devastating to Hawaii's economy and the maritime commerce system and the constituencies that rely heavily upon the system's viability.

Earthquakes off Chile and Japan in February 2010 and March 2011, respectively, resulted in tsunami threats to the Main Hawaiian Islands. These incidents emphasized the need to establish heightened safety measures, to ensure an orderly and organized evacuation plan, in order to protect the infrastructure of the southern coast of Oahu, Hawaii, including Honolulu Harbor.

In response to this risk, the Coast Guard is establishing a regulated navigation area designated as the Southern Oahu Tsunami Evacuation zone

In the event of a tsunami warning, the Coast Guard Captain of the Port (COTP) for Honolulu will notify the public that an enforcement period is in effect for the duration of the emergency. At the conclusion of the threat, the COTP will notify the public when the RNA enforcement period is suspended or terminated. The COTP will use all available means to notify the public about the enforcement and suspension of the RNA. Methods of communication include, but are not limited to, radio broadcasts via VHF-HF, Marine Safety Information Broadcasts (MSIB's), telephone and email.

During the enforcement period, the COTP intends to deploy Coast Guard assets, if feasible, to ensure participating commercial and recreational vessels move to and stay within separate staging areas. Paragraph (b)(5) of § 165.1413 identifies an exclusionary area that will separate staging areas. This exclusionary area will measure 3.7 nautical miles long by one (1) nautical mile wide, centering lengthwise and along a line running seaward at 208 degrees southwest of the Honolulu Harbor Range light. When the RNA is being enforced, all vessels are required to remain outside the exclusionary area except for during transiting.

Three staging areas, outside of the exclusionary area, will be established. There will be one recreational vessel staging area to the west of the exclusionary area. This recreational staging area is intended for recreational vessels departing from and returning to the Keehi Lagoon area or other areas to the west of Honolulu Harbor. The staging area east of the exclusionary area is divided into two areas; a commercial staging area and a second recreational

vessel staging area. This eastern recreational vessel staging area is intended for use by recreational vessels departing from and returning to the Ala Wai Small Boat harbor and Kewalo Basin. Recreational vessels can use either the east or west staging area. The mariner's decision for which staging area to use should be based on which staging area is the easiest to transit to so as to avoid crossing the path of other vessels. The commercial vessel staging area is intended for use by all commercial vessels departing from and returning to Kewalo Basin and Honolulu Harbor.

All vessels wishing to remain within this RNA while it is being enforced must stage in accordance with this rule. However, there is no requirement that any vessel, commercial or recreational, must remain in the RNA.

A graphic of the regulated navigation area is posted on the United States Coast Guard Sector Honolulu Homeport Web page (https://homeport.uscg.mil/mycg/portal/ep/

portDirectory.do?tabId=1&cotpId=27) under the Waterways Management tab and is also posted in the docket for this rulemaking. The graphic shows how we expect to separate commercial and recreational vessels when the RNA is being enforced, but under actual enforcement conditions local commanders may vary their response as conditions warrant.

#### E. Regulatory Analyses

We developed this rule after considering numerous statutes and executive orders related to rulemaking. Below we summarize our analyses based on a number of these statutes or executive orders.

# 1. Regulatory Planning and Review

This rule is not a significant regulatory action under section 3(f) of Executive Order 12866, Regulatory Planning and Review, because it would have an effect on the regulated public only in the rare circumstances of a tsunami threat, while at other times vessels will be able to transit the area freely. Therefore, it does not require an assessment of potential costs and benefits under section 6(a)(3) of that Order. The Office of Management and Budget has not reviewed it under that Order.

### 2. Impact on Small Entities

The Regulatory Flexibility Act of 1980 (RFA), 5 U.S.C. 601–612, as amended, requires federal agencies to consider the potential impact of regulations on small entities during rulemaking. The term "small entities" comprises small

businesses, not-for-profit organizations that are independently owned and operated and are not dominant in their fields, and governmental jurisdictions with populations of less than 50,000.

The Coast Guard certifies under 5 U.S.C. 605(b) that this rule will not have a significant economic impact on a substantial number of small entities. This rule would affect the following entities, some of which might be small entities: The owners or operators of vessels intending to transit and remain in the exclusionary zone during a tsunami threat, or owners or operators of vessels otherwise intending to operate in a fashion not compatible with this rule. This rule would not have a significant impact on a substantial number of small entities because the RNA would only be activated, and thus subject to enforcement, when a tsunami warning has been issued by the Pacific Tsunami Warning Center.

If you think that your business, organization, or governmental jurisdiction qualifies as a small entity and that this rule would have a significant economic impact on it, please submit a comment (see ADDRESSES) explaining why you think it qualifies and how and to what degree this rule would economically affect it.

# 3. Assistance for Small Entities

Under section 213(a) of the Small Business Regulatory Enforcement Fairness Act of 1996 (Pub. L. 104–121), we want to assist small entities in understanding this rule. If the rule would affect your small business, organization, or governmental jurisdiction and you have questions concerning its provisions or options for compliance, please contact the person listed in the FOR FURTHER INFORMATION CONTACT, above.

Small businesses may send comments on the actions of Federal employees who enforce, or otherwise determine compliance with, Federal regulations to the Small Business and Agriculture Regulatory Enforcement Ombudsman and the Regional Small Business Regulatory Fairness Boards. The Ombudsman evaluates these actions annually and rates each agency's responsiveness to small business. If you wish to comment on actions by employees of the Coast Guard, call 1-888-REG-FAIR (1-888-734-3247). The Coast Guard will not retaliate against small entities that question or complain about this rule or any policy or action of the Coast Guard.

# 4. Collection of Information

This rule will not call for a new collection of information under the

Paperwork Reduction Act of 1995 (44 U.S.C. 3501–3520).

#### 5. Federalism

A final rule has implications for federalism under Executive Order 13132, Federalism, if it has a substantial direct effect on State or local governments and would either preempt State law or impose a substantial direct cost of compliance on them. We have analyzed this rule under that Order and have determined that it does not have implications for federalism.

### 6. Protest Activities

The Coast Guard respects the First Amendment rights of protesters. Protesters are asked to contact the person listed in the FOR FURTHER INFORMATION CONTACT section to coordinate protest activities so that your message can be received without jeopardizing the safety or security of people, places, or vessels.

#### 7. Unfunded Mandates Reform Act

The Unfunded Mandates Reform Act of 1995 (2 U.S.C. 1531–1538) requires Federal agencies to assess the effects of their discretionary regulatory actions. In particular, the Act addresses actions that may result in the expenditure by a State, local, or tribal government, in the aggregate, or by the private sector of \$100,000,000 or more in any one year. Though this rule would not result in such expenditure, we do discuss the effects of this rule elsewhere in this preamble.

# 8. Taking of Private Property

This rule will not affect a taking of private property or otherwise have taking implications under Executive Order 12630, Governmental Actions and Interference with Constitutionally Protected Property Rights.

# 9. Civil Justice Reform

This rule meets applicable standards in sections 3(a) and 3(b)(2) of Executive Order 12988, Civil Justice Reform, to minimize litigation, eliminate ambiguity, and reduce burden.

#### 10. Protection of Children

We have analyzed this rule under Executive Order 13045, Protection of Children from Environmental Health Risks and Safety Risks. This rule is not an economically significant rule and does not create an environmental risk to health or risk to safety that might disproportionately affect children.

### 11. Indian Tribal Governments

This rule does not have tribal implications under Executive Order

13175, Consultation and Coordination with Indian Tribal Governments, because it would not have a substantial direct effect on one or more Indian tribes, on the relationship between the Federal Government and Indian tribes, or on the distribution of power and responsibilities between the Federal Government and Indian tribes.

# 12. Energy Effects

This action is not a "significant energy action" under Executive Order 13211, Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use.

#### 13. Technical Standards

This rule does not use technical standards. Therefore, we did not consider the use of voluntary consensus standards.

#### 14. Environment

We have analyzed this rule under Department of Homeland Security Management Directive 023–01 and Commandant Instruction M16475.lD, which guide the Coast Guard in complying with the National Environmental Policy Act of 1969 (NEPA) (42 U.S.C. 4321–4370f), and have made a preliminary determination that this action is one of a category of actions which do not individually or cumulatively have a significant effect on the human environment. This rule is categorically excluded from further review under paragraph (34)(g) of Figure 2-1 of the Commandant Instruction. An environmental analysis checklist and a categorical exclusion determination are available in this docket.

# List of Subjects in 33 CFR Part 165

Harbors, Marine safety, Navigation (water), Reporting and recordkeeping requirements, Security measures, Waterways.

For the reasons discussed in the preamble, the Coast Guard amends 33 CFR part 165 as follows:

# PART 165—REGULATED NAVIGATION AREAS AND LIMITED ACCESS AREAS

■ 1. The authority citation for part 165 continues to read as follows:

**Authority:** 33 U.S.C. 1231; 46 U.S.C. Chapter 701, 3306, 3703; 50 U.S.C. 191, 195; 33 CFR 1.05–1, 6.04–1, 6.04–6, and 160.5; Pub. L. 107–295, 116 Stat. 2064; Department of Homeland Security Delegation No. 0170.1.

■ 2. Add § 165.1413 to read as follows:

#### § 165.1413 Regulated navigation area; Southern Oahu Tsunami Evacuation; Honolulu, Hawaii.

(a) Location. The following area is a regulated navigation area (RNA): All

waters of the Pacific Ocean south of the southern side of Oahu, HI extending from the surface of the water to the ocean floor, and is bound by a line connecting the following points: 21°17′14″ N, 157°55′34″ W; 21°13′30″ N, 157°55′34″ W; 21°13′30″ N, 157°48′20″ W; 21°14′14″ N, 157°48′20″ W thence westward along the 50-fathom line to the beginning point. These coordinates are based upon the National Oceanic and Atmospheric Administration Coast Survey, Pacific Ocean, Oahu, Hawaii, chart 19357.

(b) Regulations. You may contact the Coast Guard on VHF Channel 16 (156.800 MHz) or at telephone number 808–842–2600, to obtain clarification on RNA transits and locations. Operations permitting, the Coast Guard plans to provide on-scene direction using Coast Guard patrol boats and assets. During the enforcement period persons and vessels wishing to remain inside the RNA must abide by the following stipulations:

(1) No person or vessel may enter into an exclusionary area 3.7 nautical miles long by 1 nautical mile wide, centered lengthwise and along a line running seaward at 208 degrees southwest of Honolulu Harbor Front Range Light, except to transit to or from the staging areas or other areas outside the zone. Loitering or lingering in the exclusionary zone is prohibited.

(2) The Western Recreational Vessel Staging area is bound by the following points: 21°17′14″ N, 157°55′34″ W; 21°13′30″ N, 157°55′34″ W; 21°13′30″ N, 157°55′17″ W; 21°16′46″ N, 157°53′23″ W and then along the 50-fathom line to the beginning point. This staging area is intended for recreational vessels departing from and returning to the Keehi Lagoon area.

(3) The Commercial Vessel Staging Area is bound by a line connecting the following points: 21°16′48″ N, 157°52′10″ W; 21°13′30″ N, 157°54′05″ W; 21°13′30″ N, 157°51′36″ W; 21°15′55″ N, 157°50′58″ W and then along the 50-fathom line to the beginning point. This staging area is intended for use by all commercial vessels intended to remain in the RNA during a tsunami treat.

(4) The Eastern Recreational Vessel Staging Area is bound by the following points: 21°15′55″ N, 157°50′58″ W; 21°13′30″ N, 157°51′36″ W; 21°13′30″ N, 157°48′20″ W; 21°14′14″ N, 157°48′20″ W and then along the 50-fathom line to the beginning point. The Commercial Vessel Staging Area borders this staging area's western edge. The dividing line between the Commercial Vessel Staging Area and the Eastern Recreational Vessel Staging Area can be determined

visually. The private dayboards located in the Ala Wai Small Boat Harbor and the La Ronde Rotating Restaurant roof top restaurant form a natural range that mariners can use in daylight hours to gauge the eastern boundary of the Commercial Vessel Staging Area and the western boundary of the Eastern Recreational Vessel Staging Area. This eastern recreational staging area is intended for use by recreational vessels departing from and returning to the Ala Wai Small Boat harbor and Kewalo Basin.

(5) Located between the Western Recreational Vessel Staging Area and the Commercial Vessel Staging Area is an Exclusion Area. This area is bound by the following points: 21°16′46″ N, 157°53′23″ W; 21°13′30″ N, 157°55′17″ W; 21°13′30″ N, 157°54′05″ W; 21°16′48″ N, 157°52′10″ W and then along the 50-fathom line to the beginning point.

(6) All vessels staging in the RNA must be seaward of the 50-fathom (300

foot) line.

(c) Enforcement period. Paragraph (b) of this section will be enforced when a tsunami warning has been issued for the Hawaiian Islands by the Pacific Tsunami Warning Center. The COTP will notify the public of any enforcement, suspension of enforcement, or termination of enforcement through appropriate means to ensure the widest publicity, including the use of broadcast notice to mariners, notices of enforcement and press releases.

(d) *Penalties*. Vessels or persons violating this rule are subject to the penalties set forth in 33 U.S.C. 1232.

Dated: February 7, 2014.

# C.B. Thomas

Rear Admiral, U.S. Coast Guard, Commander, Fourteenth Coast Guard District.

 $[FR\ Doc.\ 2014-04352\ Filed\ 2-27-14;\ 8:45\ am]$ 

BILLING CODE 9110-04-P

# ENVIRONMENTAL PROTECTION AGENCY

### 40 CFR Part 52

[EPA-R08-OAR-2013-0474; FRL-9905-25-Region 8]

Approval and Promulgation of Air Quality Implementation Plans; Utah; Revisions to Utah Administrative Code and an Associated Plan Revision

**AGENCY:** Environmental Protection

Agency (EPA). **ACTION:** Final rule.

**SUMMARY:** The Environmental Protection Agency (EPA) is partially approving and

partially disapproving State Implementation Plan (SIP) revisions submitted by the State of Utah on September 20, 1999. The September 20, 1999 submittal revised the numbering and format of the Utah Administrative Code (UAC) rules within Utah's SIP. In this action, EPA is acting on those rules from the September 20, 1999 submittal that still require EPA action. Specifically, EPA is approving R307-110–16, "Section IX, Control Measures for Area and Point Sources, Part G, Fluoride," and disapproving R307-110-29, "Section XXI, Diesel Inspection and Maintenance Program." In conjunction with our disapproval of R307-110-29, we are also disapproving the Utah Diesel Inspection and Maintenance Program, which Utah submitted as a revision to the SIP on February 6, 1996, and which was incorporated by reference in R307-110-29 as part of the September 20, 1999 submittal. This action is being taken under section 110 of the Clean Air Act (CAA).

**DATES:** This final rule is effective March 31, 2014.

ADDRESSES: EPA has established a docket for this action under Docket ID No. EPA-R08-OAR-2013-0474. All documents in the docket are listed in the www.regulations.gov index. Although listed in the index, some information may not be publicly available, e.g., Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. Certain other material, such as copyrighted material, is not placed on the Internet and will be publicly available only in hard copy. Publicly available docket materials are available either electronically through www.regulations.gov or in hard copy at the Air Program, Environmental Protection Agency (EPA), Region 8, 1595 Wynkoop Street, Denver, Colorado 80202-1129. EPA requests that if at all possible, you contact the individual listed in the **FOR FURTHER INFORMATION CONTACT** section to view the hard copy of the docket. You may view the hard copy of the docket Monday through Friday, 8:00 a.m. to 4:00 p.m., excluding Federal holidays.

FOR FURTHER INFORMATION CONTACT: Jody Ostendorf, Air Program, Mailcode 8P–AR, Environmental Protection Agency Region 8, 1595 Wynkoop Street, Denver, Colorado 80202–1129, (303) 312–7814, or ostendorf.jody@epa.gov.

# SUPPLEMENTARY INFORMATION:

# **Table of Contents**

I. Background

II. What action is EPA finalizing and why? III. Statutory and Executive Orders Review

#### **Definitions**

For the purpose of this document, we are giving meaning to certain words or initials as follows:

(i) The words or initials *Act* or *CAA* mean or refer to the Clean Air Act, unless the context indicates otherwise.

(ii) The words *EPA*, we, us or our mean or refer to the United States Environmental Protection Agency.

(iii) The initials  $PM_{10}$  mean or refer to particulate matter with an aerodynamic diameter of less than or equal to 10 micrometers (coarse particulate matter).

(iv) The initials  $P\dot{M}_{2.5}$  mean or refer to particulate matter with an aerodynamic diameter of less than or equal to 2.5 micrometers (fine particulate matter).

(v) The initials *SIP* mean or refer to

State Implementation Plan.

(vi) The words *State* or *Utah* mean the State of Utah, unless the context indicates otherwise.

(vii) The initials *UAC* mean or refer to the Utah Administrative Code.

# I. Background

Utah's September 20, 1999 submittal revised the numbering and format of the UAC rules within Utah's SIP. The purpose was to provide for a more consistent numbering system and a coherent structure allowing provisions to be located more easily within Utah's rules.

On February 14, 2006 (71 FR 7679), we approved many of the re-numbered rules from the September 20, 1999 submittal, but we deferred action on others or explained why no action on the rules was necessary. In subsequent rulemaking actions, we acted on other rules from the September 20, 1999 submittal, or on later versions of the rules that superseded the version submitted on September 20, 1999.

On August 14, 2013, we proposed to act on those rules from the September 20, 1999 submittal that still required EPA action. See 78 FR 49400. Specifically, we proposed to approve R307-110-16, "Section IX, Control Measures for Area and Point Sources, Part G, Fluoride," and we proposed to disapprove R307-110-29, "Section XXI, Diesel Inspection and Maintenance Program." In conjunction with our proposed disapproval of R307-110-29, we also proposed to disapprove the Utah Diesel Inspection and Maintenance Program (Section XXI of the Utah SIP), which Utah submitted to EPA as a SIP revision on February 6, 1996 and which R307-110-29 of the September 20, 1999 submittal incorporated by reference.

<sup>&</sup>lt;sup>1</sup> On April 18, 2007 (74 FR 19383), EPA issued a correction notice that corrected certain aspects of the regulatory text in EPA's February 14, 2006 action

Our August 14, 2013 notice of proposed rulemaking invited comment on our proposal and provided a 30-day comment period. The comment period ended on September 13, 2013. We received no comments. Accordingly, we are finalizing our actions as proposed.

In the docket for this final rule we have included a table that lists the rules from the September 20, 1999 submittal that are not addressed by today's action and explains why no action on such rules is required.

# II. What action is EPA finalizing and why?

A. R307–110–16, "Section IX, Control Measures for Area and Point Sources, Part G, Fluoride"

We are approving the renumbering of R307–110–16, "Section IX, Control Measures for Area and Point Sources, Part G, Fluoride." This provision incorporates by reference Utah SIP Section IX, Part G, as amended by the Utah Air Quality Board on December 18, 1992, into the UAC.

In our October 13, 2005 proposed rule on Utah's September 20, 1999 submittal (70 FR 59681), we did not propose to act on the renumbering of R307-110-16. As our reason, we stated: "Utah repealed this rule from the federally approved SIP in their June 17, 1998 SIP submittal that EPA approved on May 20, 2002 (67 FR 35442)." (70 FR 59687) That statement was incorrect. The May 20, 2002 action did not remove R307-110-16 (under its previous numbering) or associated Utah SIP section IX, Part G from the SIP. Instead, that action removed R307-1-4.11, "Regulation for the Control of Fluorides from Existing Plants" from the SIP, in part based on the dismantling of the only facility to which the provision applied. In fact, on June 25, 2003 (68 FR 37744), we approved the renumbering of Utah SIP Section IX, Part G, and this section remains in the SIP. However, we have not acted on the corresponding renumbering of R307-110-16 in the September 20, 1999 submittal. As R307-110–16 merely incorporates by reference SIP Section IX, Part G, which itself is currently in the SIP, we are approving the renumbering of R307-110-16.

B. R307–110–29, "Section XXI, Diesel Inspection and Maintenance Program"

We are disapproving R307–110–29, "Section XXI, Diesel Inspection and Maintenance Program." R307–110–29 incorporated by reference the Utah Diesel Inspection and Maintenance Program (Section XXI of the SIP), as adopted by the Utah Air Quality Board on July 12, 1995 (and submitted to EPA

on February 6, 1996), which we have not acted on previously. In our October 13, 2005 notice of proposed rulemaking (70 FR 59681), we stated that we would not act to approve R307-110-29 because the rule incorporated by reference Utah's February 6, 1996 SIP submittal. We noted that we would address the February 6, 1996 SIP submittal at a later date (70 FR 59687). We restated our intentions in our final rule of February 14, 2006 (71 FR 7679) in which we noted that we would act on R307-110-29 when we acted on Utah's February 6, 1996 SIP submittal (71 FR 7681). With this final rule, we are disapproving the State's February 6, 1996 submittal of its Diesel Inspection and Maintenance Program (see section II.C. below). Therefore, EPA is also disapproving R307-110-29 because it incorporates by reference the State's Diesel Inspection and Maintenance Program that we are disapproving.

C. Utah SIP Revision: Section XXI, "Diesel Inspection and Maintenance Program."

We are disapproving Utah's Diesel Inspection and Maintenance (I/M) Program contained in Section XXI of the Utah SIP, which Utah submitted on February 6, 1996 (hereafter, the "I/M Program"). The Program requires the inspection of diesel-powered vehicles by means of an emissions opacity test. The opacity of vehicle emissions is measured, using what is known as a snap-idle opacity test, to determine the need for vehicle repair and maintenance. Utah adopted the Program with the goal of reducing particulate emissions from diesel vehicles in the PM<sub>10</sub> <sup>2</sup> nonattainment areas along the Wasatch Front—namely, Davis, Salt Lake, and Utah Counties.

Our disapproval is based on several issues. First, relevant literature and studies indicate that there is not an accepted correlation between opacity and particulate matter mass emissions in diesel vehicles. Given this lack of correlation between opacity and PM mass emissions, it is unlikely that the snap-opacity test is a good predictor of PM emissions, and the State has not provided data to support a different conclusion. Second, the Governor's February 6, 1996 submittal of the Program did not specify a number of critical parameters, such as the relevant opacity limits or specifications for test equipment. While many of the missing parameters were included in revisions to Davis, Salt Lake, and Utah Counties' inspection and maintenance ordinances

that the Utah Division of Air Quality forwarded to us on April 12, 2006, the State did not amend Section XXI of the SIP to include the revised ordinances, and the Governor did not submit such an amendment to us to replace the version submitted on February 6, 1996. Therefore, the Program as submitted is not enforceable as a practical matter. Finally, relevant literature and studies suggest that adjusting diesel vehicles to reduce the opacity of emissions may result in an increase in emissions of nitrogen oxides (NO<sub>X</sub>), which are precursors to the formation of PM<sub>2.5</sub>,<sup>3</sup> PM<sub>10</sub>, and ground level ozone. It is possible, therefore, that repairing vehicles to meet the opacity test could exacerbate PM emissions in Utah, and the State has not provided data to contradict this possibility. We note that on November 13, 2009, Davis, Salt Lake, and Utah Counties were designated nonattainment for the 2006 24-hour PM<sub>2.5</sub> NAAQS (74 FR 58688). Also, both Salt Lake and Utah Counties retain their original legal designation of nonattainment for PM<sub>10</sub>.

We are unable to conclude that approval of the I/M Program would strengthen the SIP or would be consistent with the requirements of CAA section 110(l). Section 110(1) states that a SIP revision cannot be federally-approved if the revision would interfere with any applicable requirement concerning attainment and reasonable further progress towards attainment of a NAAQS or any other applicable requirement of the CAA. The potential increase in NO<sub>x</sub> emissions from the I/M Program could interfere with attainment or reasonable further progress towards attainment of the PM<sub>2.5</sub> NAAOS in the relevant counties. We have no conclusive data to show that the potential benefits of the I/M Program outweigh the potential emission increases with respect to pollutants of concern. Furthermore, the State has not provided data that would support the benefits it ascribes to the I/M Program. Instead, it references a 1988 study that attempts to indirectly infer a level of emission reductions resulting from fixing a statistically insignificant number of old-technology diesel vehicles to reduce exhaust opacity, but without conducting the type of beforeand-after-repair mass-emission transient testing on the contemporary fleet of diesel vehicles needed to actually quantify any potential impacts on

For the foregoing reasons, we are disapproving Section XXI of the SIP,

 $<sup>^2</sup>$  Particulate matter with an aerodynamic diameter less than or equal to 10 microns (PM $_{10}$ ).

 $<sup>^3</sup>$  Particulate matter with an aerodynamic diameter less than or equal to 2.5 microns (PM<sub>2.5</sub>).

"Diesel Inspection and Maintenance Program," as submitted by the State on February 6, 1996.

# III. Statutory and Executive Orders Review

Under the Clean Air Act, the Administrator is required to approve a SIP submission that complies with the provisions of the Act and applicable federal regulations. 42 U.S.C. 7410(k); 40 CFR 52.02(a). Thus, in reviewing SIP submissions, EPA's role is to approve state choices, provided that they meet the criteria of the Clean Air Act. Accordingly, this action merely approves state law that meets federal requirements and disapproves state law that does not meet federal requirements; this action does not impose additional requirements beyond those imposed by state law. For that reason, this action:

- Is not a "significant regulatory action" subject to review by the Office of Management and Budget under Executive Order 12866 (58 FR 51735, October 4, 1993);
- Does not impose an information collection burden under the provisions of the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*);
- Is certified as not having a significant economic impact on a substantial number of small entities under the Regulatory Flexibility Act (5 U.S.C. 601 *et seq.*);
- Does not contain any unfunded mandate or significantly or uniquely affect small governments, as described in the Unfunded Mandates Reform Act of 1995 (Pub. L. 104–4);
- Does not have Federalism implications as specified in Executive Order 13132 (64 FR 43255, August 10, 1999):
- Is not an economically significant regulatory action based on health or safety risks subject to Executive Order 13045 (62 FR 19885, April 23, 1997);
- Is not a significant regulatory action subject to Executive Order 13211 (66 FR 28355, May 22, 2001);
- Is not subject to requirements of section 12(d) of the National Technology Transfer and Advancement Act of 1995 (15 U.S.C. 272 note) because application of those requirements would be inconsistent with the Clean Air Act; and
- Does not provide EPA with the discretionary authority to address, as appropriate, disproportionate human health or environmental effects, using practicable and legally permissible methods, under Executive Order 12898 (59 FR 7629, February 16, 1994). In addition, this rule does not have tribal implications as specified by Executive Order 13175 (65 FR 67249,

November 9, 2000), because the SIP is not approved to apply in Indian country located in the state, and EPA notes that it will not impose substantial direct costs on tribal governments or preempt tribal law.

The Congressional Review Act, 5 U.S.C. 801 et seq., as added by the Small **Business Regulatory Enforcement** Fairness Act of 1996, generally provides that before a rule may take effect, the agency promulgating the rule must submit a rule report, which includes a copy of the rule, to each House of the Congress and to the Comptroller General of the United States. EPA will submit a report containing this action and other required information to the U.S. Senate, the U.S. House of Representatives, and the Comptroller General of the United States prior to publication of the rule in the **Federal Register**. A major rule cannot take effect until 60 days after it is published in the Federal Register. This action is not a "major rule" as defined by 5 U.S.C. 804(2).

Under section 307(b)(1) of the Clean Air Act, petitions for judicial review of this action must be filed in the United States Court of Appeals for the appropriate circuit by April 29, 2014. Filing a petition for reconsideration by the Administrator of this final rule does not affect the finality of this action for the purposes of judicial review nor does it extend the time within which a petition for judicial review may be filed, and shall not postpone the effectiveness of such rule or action. This action may not be challenged later in proceedings to enforce its requirements. (See CAA section 307(b)(2).)

### List of Subjects in 40 CFR Part 52

Environmental protection, Air pollution control, Carbon monoxide, Incorporation by reference, Intergovernmental relations, Lead, Nitrogen dioxide, Ozone, Particulate matter, Reporting and recordkeeping requirements, Sulfur oxides, and Volatile organic compounds.

Authority: 42 U.S.C. 7401 et seq.

Dated: December 19, 2013.

Shaun L. McGrath,

Regional Administrator, Region 8.

# PART 52—APPROVAL AND PROMULGATION OF IMPLEMENTATION PLANS

■ 1. The authority citation for part 52 continues to read as follows:

Authority: 42 U.S.C. 7401 et seq.

# Subpart TT—Utah

 $\blacksquare$  2. Amend § 52.2320 by adding paragraph (c)(77) to read as follows:

#### § 52.2320 Identification of plan.

(c) \* \* \*

(77) On February 6, 1996, Utah submitted as a revision to its State Implementation Plan (SIP) a "Diesel Inspection and Maintenance Program," Section XXI of the Utah SIP. EPA is disapproving the Utah Diesel Inspection and Maintenance Program as submitted on February 6, 1996. On September 20, 1999 the State of Utah submitted revisions to its SIP that revised the numbering and format of the Utah Administrative Code rules within Utah's SIP. From the September 20, 1999 submittal, EPA is approving R307-110-16, "Section IX, Control Measures for Area and Point Sources, Part G, Fluoride," and disapproving R307-110-29, "Section XXI, Diesel Inspection and Maintenance Program," which incorporated Utah's Diesel Inspection and Maintenance Program by reference into Utah's rules. EPA has previously acted on other provisions from the September 20, 1999 submittal.

(i) Incorporation by reference.(A) Title R307 of the Utah

Administrative Code, Environmental Quality, Air Quality, R307–110, General Requirements: State Implementation Plan, R307–110–16, Section IX, Control Measures for Area and Point Sources, Part G, Fluoride; effective September 15, 1998; as published in the Utah State Bulletin on June 1, 1998 and October 1, 1998.

[FR Doc. 2014–04336 Filed 2–27–14; 8:45 am] BILLING CODE 6560–50–P

# FEDERAL COMMUNICATIONS COMMISSION

### 47 CFR Part 54

[GN Docket No. 13-5; WC Docket No. 10-90; FCC 14-5]

# Technology Transitions; Connect America Fund

**AGENCY:** Federal Communications Commission.

**ACTION:** Final rule.

SUMMARY: In this document, the Federal Communications Commission (Commission) adopts an experiment to test how tailored economic incentives can advance the deployment of next generation networks, both wireline and wireless, in rural, high-cost areas of the

country, including Tribal lands. In this experiment, Connect America funding will be available to entities to deploy high-speed, scalable, IP-based networks.

DATES: Effective March 31, 2014, except for § 54.313(e)(1) through (3) which contain new or modified information collection requirements that will not be effective until approved by the Office of Management and Budget. The Federal Communications Commission will publish a document in the Federal Register announcing the effective date for those sections.

# FOR FURTHER INFORMATION CONTACT: Alexander Minard, Wireline Competition Bureau, (202) 418–0428 or

TTY: (202) 418–0484.

SUPPLEMENTARY INFORMATION: This is a summary of the Commission's Report and Order in WC Docket No. 10-90; FCC 14-5, adopted on January 30, 2014 and released on January 31, 2014. The full text of this document is available for public inspection during regular business hours in the FCC Reference Center, Room CY-A257, 445 12th Street SW., Washington, DC 20554. Or at the following Internet address: http:// hraunfoss.fcc.gov/edocs public/ attachmatch/FCC-14-5A1.pdf. The Further Notice of Proposed Rulemakings (FNPRM's) that were adopted concurrently with the Report and Order are published elsewhere in this issue of the **Federal Register**.

#### I. Introduction

1. The Commission's Orders, Report and Orders, Further Notices of Proposed Rulemaking, and Proposal for Ongoing Data Initiative (Order) kickstarts the process for a diverse set of experiments and data collection initiatives that will allow the Commission and the public to evaluate how customers are affected by the historic technology transitions that are transforming our nation's voice communications services—from a network based on time-division multiplexed (TDM) circuit-switched voice services running on copper loops to an all-Internet Protocol (IP) network using copper, co-axial cable, wireless, and fiber as physical infrastructure. Americans have come to expect secure, reliable, and innovative communications services. The purpose of these experiments is to speed marketdriven technological transitions and innovations by preserving the core statutory values as codified by Congress—public safety, ubiquitous and affordable access, competition, and consumer protection—that exist today. The experiments and initiatives will collect data that will permit service providers and their customers, and independent analysts and commentators—as well as the federal, State, local, and Tribal officials charged with oversight—to make data-driven

decisions about these technology transitions. By using an open and deliberative process to identify and address challenges, all stakeholders will benefit as we together learn how we may ensure that our values flourish as providers implement new technologies at scale and, ultimately, seek to discontinue legacy services and facilities.

# II. Experiments and Research Targeted to Network Values

- 2. The Commission adopts a targeted experiment in it which will solicit proposals to bring advanced services to rural Americans, including residents of Tribal lands, with support from the Connect America Fund, which will allow the Commission to examine different approaches to ensuring universal access to these advanced services in an all-IP world.
- 3. These targeted experiments will be guided by basic principles. They are not intended to resolve legal or policy questions arising from the transition. Rather, they are intended to help the Commission gather a factual record of information to inform such decisions. As the Commission pursues these initiatives, the Commission will work collaboratively with other governmental and non-governmental entities to leverage expertise and experience where appropriate. These processes will be transparent, open, and responsive. They will allow for broad public input from all interested parties and yield data and information that will be publicly available, subject to appropriate privacy protections.
- 4. These efforts are not exhaustive. The Commission welcomes ideas from other interested parties on ways the Commission can engage in targeted experiments and cooperative research to learn about and anticipate the impacts of transitioning technologies.
- A. Next Generation Network Experiments in Rural America (Report and Order in WC Docket No. 10–90)
- 5. Preserving universal access to communications during these historic technology transitions is one of the Commission's core values. In the last several years, the Commission has undertaken major reforms to each of its universal service programs to modernize those programs in light of marketplace changes and technological advancements.
- 6. The Commission recognizes that such reforms, along with ongoing efforts of existing providers in rural, high-cost areas, have already resulted in the deployment of new technologies and IP-based networks in some areas, and the

- Commission expects technology transitions will continue to occur organically. At the same time, consistent with the statutory principles set forth in section 254 of the Act, it is critical that the Commission takes steps to ensure that all Americans benefit from the technology transitions, and that the Commission gain data on the impact of technology transitions in rural areas, including Tribal lands, where residential consumers, small businesses and anchor institutions, including schools, libraries and health care providers, may not have access to advanced broadband services. As networks transition, the Commission needs to make sure that rural Americans are not left behind.
- 7. The Commission recognizes that rural America poses particular challenges for the deployment of next generation communications services. By definition, rural areas are geographically dispersed, with lower population density. Often they are in areas with geological and topographical challenges; in addition, some rural areas experience particularly extreme seasonal and meteorological conditions. For various reasons, rural areas have lower broadband adoption rates than urban areas. For instance, rural areas have a higher percentage of elderly residents, who tend to have lower broadband adoption. Since the 1960's, when poverty rates were first officially recorded, rural areas have been home to a disproportionate number of lowincome Americans. In 2012, 17.7 percent of the population, or about 8.5 million people, living in nonmetropolitan (nonmetro) areas were poor as compared to a poverty rate of 14.5 percent in metro areas. And this gap between nonmetro and metro poverty rates has widened in recent years, from 2.4 percentage points in 2011 to 3.2 percentage points in 2012. All of these factors, taken together, can make the economics of building out broadband-capable infrastructure in rural areas more challenging.
- 8. In addition, the circumstances described above are frequently exacerbated on Tribal lands. Tribal Nations face unique problems in acquiring communications services, with substantial barriers to deployment prevalent throughout Tribal lands. The resulting digital divide that persists between Tribal Nations and the rest of the country is well-documented.
- 9. The Commission understands that some providers have proposed wireless products as the only service offering for some rural areas following the retirement of legacy PSTN services and facilities. The Commission notes that

there are a range of fixed wireless offerings in the marketplace today, offering differing speeds and usage allowances at price points that are typically higher than what are available from wireline offerings. One of the critical questions the Commission seeks to explore is under what conditions will consumers prefer next generation wireless services over wireline alternatives. In addition, the Commission wants to better understand the viable business models that could support the deployment of fiber or other next generation wired technology in rural areas despite the challenges we have described. The Commission is committed to exploring ways to ensure that, as networks transition, the access of rural American customers, including customers living on Tribal lands, is not just preserved, but enhanced, in all areas of the country.

- 10. The Commission welcomes ideas about how to structure experiments that will inform its policy decisions regarding the deployment of next generation networks in rural, high-cost areas. To this end, we plan to hold a workshop on rural broadband experiments in March 2014. The Commission welcomes innovative ideas that would coordinate actions across its various support programs, consistent with the statutory framework set forth in section 254. The Commission looks forward to an ongoing dialogue with a diverse group of interested stakeholders.
- 11. The Commission adopted one possible experiment to test how tailored economic incentives can advance the deployment of next generation networks, both wireline and wireless, in rural, high-cost areas of the country, including Tribal lands. In this experiment, Connect America funding will be available to entities to deploy high-speed, scalable, IP-based networks. The Connect America Fund is a key element of the Commission's universal service reforms to ensure that rural consumers, businesses, and anchor institutions have access to next generation networks. Consistent with the Commission's goals of bringing robust, scalable broadband networks to rural, high-cost communities across America, and gaining experience and data on how to ensure universal access as networks transition, this experiment is designed to help inform our policy decisions in various proceedings pending before the Commission. For example, it is important to understand what providers would be willing to offer what type of service in price cap areas in the event that a current incumbent Eligible Telecommunications Carrier

(ETC) chooses not to participate in Connect America Phase II.

12. Below, the Commission invites expressions of interest for such experiments in areas served by price cap carriers and areas served by rate-ofreturn carriers. The Commission's focus is on proposals to build robust last-mile broadband to offer service to a wide range of end users in rural communities, rather than proposals for middle mile projects. The Commission also is focused on conducting these experiments in rural areas lacking Internet access service that delivers 3 Mbps downstream/768 kbps upstream. For both types of territories, funding could be made available in 2014 for discrete technology transition experiments within the existing Connect America budget. In the Further Notice of Proposed Rulemaking (FNPRM) that accompanies this R&O, the Commission seeks comment on making available unallocated Connect America funding to support these structured technology transition experiments across a diverse cross section of rural America. The Commission could make a limited amount of funding available for such experiments without increasing the overall size of the Connect America Fund, and without increasing the contribution burden on consumers.

13. Useful information that could be developed through such experiments will help address four sets of interrelated questions. First, from these experiments, the Commission seeks to test the assumption among certain providers that the geographic and demographic characteristics of certain rural areas, including Tribal lands, economically preclude the deployment of high-capacity fiber-based services that deliver higher speeds to those communities, absent some level of governmental support. The Commission seeks to address the extent of interest among non-incumbent service providers to deploy high-speed, scalable, IP-based networks to serve consumers, businesses, and community-based institutions such as schools, libraries and healthcare providers in rural areas where broadband is lacking, potentially with assistance from the Connect America Fund, and to learn what specific measures to streamline the ETC designation process will encourage such entry by non-incumbent providers. Likewise, the Commission seeks to learn whether providers are willing and able to deliver services with performance characteristics well in excess of the minimum standards that price cap carriers accepting model-based support are required to offer to all locations in funded areas, for the same amount or

less support than that calculated by the forward-looking cost model. The Commission hopes these experiments will generate "best practices" that will allow others to replicate experimental successes in other rural areas. The Commission will explore how they can maximize the deployment of robust, future-proof networks most efficiently within our finite \$4.5 billion Connect America budget.

14. Second, based on the proposals submitted, the Commission seeks to develop a greater understanding of the geographic and demographic characteristics of areas where service providers (both incumbents and nonincumbents) would choose to offer wireless services at pricing reasonably comparable to urban wireline offerings. The Commission seeks to identify the likely features of such wireless services and the characteristics of wireless services that residential consumers would find to be an acceptable substitute for fiber-based broadband service

15. Third, the Commission seeks to develop a greater understanding through these targeted experiments of how these transitions will impact anchor institutions and the people they serve. The Commission is interested in learning more about the types of services that will be offered to schools. libraries, health care providers, and other anchor institutions that are served by next generation networks financed in part with Connect America support, and at what price. The Commission seeks to explore how the transitions will best ensure the provision of high quality broadband connectivity appropriate to the needs of rural health care providers and enable remote health monitoring at home, which is critical to consumers in rural areas who otherwise would have to travel great distances to have access to health care. The Commission seeks to examine whether and how the business case for deployment in rural areas, including Tribal lands, can be improved by securing the participation of anchor institutions to serve as key customers of the next generation networks. Through these experiments, the Commission hopes to identify strategies to ensure that community-based institutions in rural areas, such as schools, libraries and health care providers, have access to next generation services.

16. Finally, the Commission seeks to work cooperatively with other governmental agencies to advance our shared objectives of ensuring that consumers, businesses and anchor institutions have access to next generation services. Under section 254, universal service is a joint federal and

State responsibility. The Commission is particularly interested in how States, localities, Tribal governments, and other non-federal governmental bodies can provide assistance, through matching funding, in-kind contributions or other regulatory approvals and permits, to improve the business case for deployment of next generation networks.

17. The Commission's intention here is not to delay any decisions regarding implementation of any universal service reforms, but rather to leverage whatever knowledge can be developed quickly through such experiments to inform our judgment on an ongoing basis as the Commission addresses critically important policy issues in several of our pending universal service rulemaking dockets. Implementation of Phase II of the Connect America Fund will not be delayed by these experiments. Work on the forward-looking cost model that will be used to determine Phase II support amounts to be offered to price cap carriers is nearing completion, and the Commission expects the Wireline Competition Bureau will be in a position to implement the Phase II challenge process and finalize the list of eligible census blocks in the months ahead. The Commission expects to implement the offer of model-based support to price cap carriers before the end of 2014. The Commission also is committed to resolving by the end of 2014 how the Connect America Fund will address the challenges of providing service to the most remote, difficult to serve areas of the country.

# 1. Connect America Phase II Experiments

18. One critical step to advancing technology transitions in rural America, including on Tribal lands, is to implement Phase II of the Connect America Fund. In the USF/ICC Transformation Order, 76 FR 73830, November 29, 2011, the Commission concluded it would use a competitive bidding mechanism for Phase II of the Connect America Fund to award support in price cap territories in those areas where price cap carriers decline to make a state-level commitment in exchange for model-based support, and it sought comment on how to design this mechanism. At various points in the Connect America proceeding, a number of parties have suggested that we implement a market-based mechanism in the form of a competitive application process as opposed to a reverse auction. Others have focused on the mechanics and design of a reverse auction. To date, the Commission has

implemented one reverse auction and shortly will conduct another.

19. The Commission reaffirms its commitment to using competitive bidding to award support to the extent the price cap carriers decline to accept the offer of model-based support. That bi-partisan decision was the culmination of efforts over a decade to reform universal service, and the Commission remains firmly committed to completing implementation of the universal service reform framework previously adopted by the Commission.

20. One of the key questions remaining in the Connect America proceeding, however, is the specific form of the competitive bidding mechanism that will occur to the extent price cap carriers decline to elect model-based support: A reverse auction or some other form of competitive bidding. The Commission does not resolve that question in the R&O.

21. The Commission concluded that it would be desirable to test, on a limited scale, the use of an application-based competitive bidding process with objective selection criteria on a limited scale before finalizing decisions regarding the competitive bidding mechanism for full-scale implementation in WC Docket No. 10-90 to award support in price cap territories where the incumbent declines the offer of model-based support. The Commission fully recognizes that conducting nationwide competitive bidding—whatever form it ultimately takes—to award recurring support to preserve voice service and expand broadband service is a significant undertaking that has never been implemented in this country. The Commission takes seriously its fundamental obligation to preserve and advance universal service. Even though the Commission has solicited multiple rounds of comment on issues relating to competitive bidding mechanisms, there is no substitute for real world experience to inform our policy decisions. Service to potentially millions of consumers, businesses and anchor institutions may be impacted by the particular design of the competitive bidding process. For that reason, the Commission wishes to gain experience and data by experimenting with an application-based competitive bidding process with defined selection criteria that could inform our judgment regarding how to structure the Phase II competitive bidding mechanism. The Commission therefore adopted a Phase II experiment and describes below the application process for this experiment.

22. The Commission concluded that soliciting and reviewing applications in

the near term as a part of this Phase II experiment will assist it in making critical decisions in a future order regarding the objective evaluative criteria that should be applied more broadly in the competitive bidding process for Connect America Phase II, such as whether funding should be awarded solely based on cost per location, or whether the Commission should give additional weight or bidding credits in defined circumstances. The Commission agreed with commenters that a competitive bidding process will be most successful if it is focused on clear goals, is transparent, and is based on objective, relatively straightforward, well-defined, and measurable criteria. In short, the Commission expects this experiment will help it design a more effective nationwide competitive bidding mechanism, whether that ultimately takes the form of a reverse auction or some other form of competitive bidding with a limited number of objective, defined selection criteria. This experiment also will provide an opportunity to consider how better to ensure that all of universal service programs are working together effectively to ensure that residential consumers, small businesses, and anchor institutions have access to evolving services delivered over scalable networks.

# a. Application Process

23. To assist entities willing to conduct experiments to deploy highspeed, scalable, IP-based networks, using either wireline or wireless technologies, or a combination of technologies, in rural, high-cost areas (including on Tribal lands) with Connect America funding, the Commission describes in further detail elements of proposals that would assist the Commission in learning from these experiments. The technology transitions proposals that invited in the R&O are not limited to proposals from incumbent providers. The Commission encourages proposals from a wide range of entities and consortia of entities, including State and regional authorities, research and education networks, municipalities, Tribal governments, cable operators, competitive local exchange carriers, incumbent local exchange carriers, fixed and mobile wireless providers, wireless Internet service providers, utilities, and others.

24. The Commission's invitation for Phase II experiment proposals will be conducted in two stages: A non-binding expression of interest stage and a formal proposal stage. The Commission requests expressions of interest to be filed by letter in WC Docket No. 10-90 by March 7, 2014, although the Commission also will consider additional expressions of interest on a rolling basis after that date. All expressions of interest must be filed electronically. Information to be included in an expression of interest might include, but not be limited to:

 The nature of the submitting entity or entities (e.g., incumbent LEC, municipality, utility, cable operator,

wireless provider)

 Identification of the proposed service area for the experiment, including census block number, with any relevant information regarding the number of locations that could be served, including schools, libraries, and other anchor institutions

 The broadband technology or technologies to be deployed

 Contemplated service offerings (e.g., description of voice service, broadband speed tiers, nature of video service, if any) and pricing of such offerings

 If known, expected State and/or local or Tribal governmental participation in and/or support for the project (e.g., expedited permitting, access to rights of way, matching funds, etc.)

• Whether the proposal is expected to require one-time or continuing funding and a high-level estimate of the amount of funding requested

25. The formal proposal stage will

follow the expression of interest stage. Submitting an expression of interest is not a precondition for submitting a formal proposal in the second stage.

26. The USF/ICC Transformation Order adopted a goal of "ensur[ing] universal availability of modern networks capable of providing voice and broadband service to homes, businesses, and community anchor institutions" and adopted a framework for the Connect America Fund to achieve these goals by extending broadband to millions of unserved locations over a five-year period, including connecting community anchor institutions. The Commission directed the Wireline Competition Bureau to invite input on the unique needs of community anchor institutions as it developed the forwardlooking model, and it included reporting obligations on incumbent LECs to track the number of community anchor institutions that were connected. In seeking comment in the FNPRM on the competitive bidding process to be implemented, to the extent price cap carriers declined to make a state-level commitment for model-based support, the Commission sought comment on how to leverage the budget to achieve these goals and "extend[] services to as

many consumers, businesses, and community anchor institutions as possible.'

27. The Commission is particularly interested in projects that achieve the goals of the USF/ICC Transformation Order and demonstrate whether, and how, the competitive bidding process under Phase II of the Connect America Fund might be structured. The Commission also is interested in learning how to best leverage the support available from all of the Commission's universal service programs to comprehensively serve the needs of rural communities, including their educational and health care needs. Experiments to fund modern networks in rural, high-cost areas from the Connect America Fund may serve to provide important information on the potential benefits and burdens of the technology transitions on health care providers and their patients, and on educational institutions and their patrons, in rural areas, while informing the Commission's policy decisions in implementing the Phase II competitive bidding process and more broadly, as

28. The Commission plans to adopt a budget for these rural broadband experiments and will announce the selection criteria prior to the solicitation of formal proposals. In the FNPRM, the Commission seeks comment on what amount of Connect America funding should be made available for this experiment and the objective selection criteria for the experiments. The Commission anticipates that once the Commission takes action in response to the FNPRM, applications will be due within a relatively short time frame, such as 60 days. The Commission therefore encourages potential applicants to consider how they might begin to structure their proposals early in the process. The Commission expects a relatively small number of projects, reflecting a diversity of technologies (both wireline and wireless) in different geographic areas, will be selected for funding.

b. Geographic Areas Eligible for Support

29. In the USF/ICC Transformation FNPRM, 76 FR 78384, December 16, 2011, the Commission proposed to use the same areas that are identified by the Connect America cost model as eligible for support in the competitive bidding process. It proposed to use census blocks as the minimum size geographic unit as eligible for competitive bidding and sought comment on whether to adopt a rule that would aggregate eligible census blocks into census tracts for bidding, or to allow bidder-defined aggregation of census blocks.

30. The Commission concluded that proposals in this rural broadband experiment in price cap territories will be entertained at the census tract level. Making a county the minimum geographic area for an experimental proposal potentially could deter participation in this experiment from smaller providers. The Commission therefore concludes that the minimum geographic area to be made available in the Phase II experiment is the census tract, with funding provided only for locations in eligible census blocks within that census tract. The Commission concludes any census blocks lacking broadband where the average cost per location is equal to or exceeds the likely funding threshold in the forward-looking cost model should be eligible for the rural broadband experiment. The Commission thus does not exclude from eligibility those census blocks where the average cost, as calculated by the model, exceeds the likely extremely high cost threshold. In other words, potential applicants should be free to seek funding to serve census tracts that contain census blocks where the average cost per location, as determined by the forward-looking cost model, exceeds the extremely high-cost threshold. The Commission makes this decision recognizing that the actual cost for a particular provider to serve the area may vary from the cost estimated by the cost model. To the extent parties can economically serve areas that fall above the extremely high-cost threshold with terrestrial voice and broadband with the assistance of support, the Commission does not want to preclude those areas from being eligible in the Phase II experiment. The Commission hopes that this experiment will provide the Commission with useful data that could inform future decisions regarding the treatment of hard-to-serve remote areas of the country.

31. As noted above, one of the Commission's objectives in conducting this experiment is to determine how the Commission can use targeted funding most efficiently to expand the availability of voice and broadbandcapable infrastructure within the defined \$4.5 billion budget for the Connect America Fund. For purposes of the experiment, the Commission expects that the amount of funding to be made available for any applicant will not exceed the amount of model-calculated support associated with the relevant geographic area, either a census tract or aggregation of census tracts. This will enable us to test in the experiment the use of the cost model for purposes of

setting reserve prices for future implementation of the Phase II competitive bidding process.

32. The Commission is focused on using this experiment to deploy robust, scalable networks in rural areas lacking Internet access that delivers 3 Mbps downstream/768 kbps upstream. In the USF/ICC Transformation Order, the Commission adopted a policy that support not be provided to areas served by an unsubsidized competitor. The Commission remains committed to ensuring that Connect America funding is not used in areas where other providers are offering voice and broadband meeting the Commission's requirements. The Commission does not think it would be efficient to conduct a challenge process to the eligibility of census blocks within a census tract when formal proposals are initially submitted; depending on the volume of proposals received, that could place a burden both on outside parties and Commission staff. Rather, the Commission concludes that challenges to the eligibility of areas proposed for experiments are more appropriately entertained after the project has otherwise been tentatively selected for funding. To the extent a challenge is granted in whole or in part, funding for those locations would be adjusted appropriately. The Commission expects that the Wireline Competition Bureau and the Wireless Telecommunications Bureau to conduct the challenge process in a fashion similar to the process that the Wireline Competition Bureau has adopted, but not yet implemented, for determining eligible areas for modelbased support.

33. The Commission recognizes that there may be situations where the extent of competitive overlap for broadband services in a proposed project is de minimis. If a particular applicant proposes to serve an area where a current recipient of high cost support already provides broadband, the Commission would need to understand specifically why a deviation from its general policy of not supporting two or more providers in an area is justified and in the public interest. Likewise, to the extent an applicant proposes to include in its project locations that are served by an unsubsidized competitor, the Commission would be interested in why deviation from its policy is justified and in the public interest. The Commission seeks comment in the FNPRM on how to define a de minimis overlap and what measures the Commission should implement in the experiment to ensure that funds in the experiment are focused on unserved

areas.

c. Provider Eligibility Requirements

34. In the USF/ICC Transformation FNPRM, the Commission proposed to require applicants for support to be designated an ETC at the time they applied to participate in the competitive bidding process, with a limited exception for Tribally-owned or controlled entities. The Commission proposed that all applicants be required to certify that they are financially and technically capable of providing the required service within the relevant geographic area. The Commission indicated that it anticipated that price cap ETCs that decline modeldetermined support would be eligible to participate in the competitive bidding process, and it sought comment on the advantages and disadvantages of such an approach.

35. The Commission seeks to encourage the participation in this experiment from as many different entities as possible. The Commission emphasizes that they welcome applications from a wide range of entities, including cable operators, incumbent price cap carriers, competitive local exchange carriers, affiliates of neighboring incumbent providers, utilities, fixed and mobile wireless providers, wireless Internet service providers, State and regional authorities, research and education networks, municipalities, Tribal governments, and others.

36. Timing of ETC Designation. The Commission concludes that entities selected to receive funding in an experiment must obtain ETC designation from either a State commission pursuant to section 214(e)(2) or the Commission pursuant to section 214(e)(6) of the Act. Therefore, entities must offer voice telephony service at reasonably comparable rates as part of the experiment. The Commission declines at this time to adopt the suggestion of certain parties that it either forbears from ETC designation requirements, or that it preempts States from issuing ETC designations. Rather, the Commission adopts a more liberal process for the timing of ETC designation. The Commission's experience in implementing this rule in the Phase II experiment will help it determine whether other measures are necessary regarding the ETC designation process when implementing the Connect America Phase II competitive bidding process more broadly.

37. The Commission concludes that potential applicants in this rural broadband experiment need not be ETCs at the time they initially apply for

funding at the Commission. Rather, the Commission is persuaded that they should permit entities to obtain ETC designation after being selected for the award of Connect America funding, which the Commission believes will encourage greater participation in the experiment by a wider range of entities. ETC status must be confirmed before funding awarded through the experiment is disbursed. The Commission expects this confirmation would occur within 90 days of funding

38. The Commission recognizes that the Commission declined to take that approach for the Mobility Fund Phase I and Tribal Mobility Fund Phase I, instead requiring entities to have obtained an ETC designation prior to filing the short form application, with an exception for Tribally-owned or controlled entities if they had an ETC application pending. Those requirements were adopted in part to ensure that applicants filing to participate in the auction were serious bidders. Based on our experience with the Mobility Fund Phase I and our review of the record, the Commission now concludes that it would be appropriate to allow Connect America Phase II experiment applicants to obtain ETC designation after a preliminary determination has been made to award funding, rather than before filing an application with the Commission. The Commission assumes that applicants that submit formal proposals would seek to demonstrate their financial and technical capabilities throughout their application and will submit welldeveloped proposals that could be implemented quickly if selected. Based on the Commission's experience with the experiment, it can revisit this decision if necessary before implementing a competitive bidding process for Connect America Phase II more generally.

39. In the Mobility Fund Phase I, the Commission expressly permitted potential bidders to obtain conditional ETC designation prior to filing the shortform application. Given the Commission's decision to permit entities to seek ETC designation after notification of tentative selection for funding award, the Commission does not anticipate many parties would seek conditional ETC designation prior to applying for funding through this experiment. To the extent a party chooses to do so, however, and a State or this Commission issues a conditional ETC designation prior to selection for funding, the Commission expects that the ETC designation in such situations will be finalized quickly as a pro forma

matter after notification of selection for funding. The Commission's experience with the experiments will inform its ultimate decisions of whether additional federal rules are necessary to ensure that the ETC designation process does not erect unnecessary barriers to competitive entry.

40. The Commission also addresses the role of ETC designation in situations where there is a multi-stakeholder group working together to bring broadbandcapable infrastructure to unserved communities. The Commission welcomes participation in the Connect America Phase II experiment from a wide variety of entities, including partnerships or consortia of entities that may include service providers, vendors, governmental agencies, and others. Indeed, in other contexts, the Commission has recognized the value of consortia bulk purchasing in driving down service rates, increasing bandwidth, and reducing administrative

overhead. 41. For the Connect America Phase II experiment, the Commission concludes that the requirement to be an ETC is met if one entity that is part of the group, partnership or consortia obtains ETC designation from the relevant State or this Commission. Thus, for instance, the entity that is designated as the ETC could be a competitive local exchange carrier that offers the telecommunications services eligible for support pursuant to section 254(c)(1) of the Act in partnership with another entity that constructs and operates the broadband-capable network. Comparable to the requirements adopted by the Commission for consortia leaders in the Healthcare Connect Fund, the Commission requires that the ETC be legally and financially responsible for providing the section 254(c)(1) supported telecommunications service; serve as the point of contact for the Commission, USAC, the relevant State, and Tribal governments, as appropriate; be responsible for submitting required forms and certifications to the Commission, USAC, the relevant State, and Tribal governments, as appropriate; receive funding disbursements; and be responsible for recordkeeping and coordinating any audits for members of the group.

#### d. Term of Support

42. In the USF/ICC Transformation FNPRM, the Commission proposed that the term of support for the Phase II competitive bidding process would be the same as that adopted for providers that accept the state-level model-determined support, but it also sought

comment on whether a longer time period, such as ten years, would be appropriate for recipients of support awarded through a competitive bidding process.

43. The Commission solicits proposals in this Phase II experiment from entities seeking either one-time support or recurring support. The Commission previously offered two rounds of Phase I incremental support to price cap carriers to extend broadband-capable infrastructure in unserved areas. The Commission now wishes to explore the possibility of providing one-time support on a competitive basis to extend broadbandcapable networks in areas where providers expect to cover their ongoing operating costs with end user and other sources of revenue. The experiment will help the Commission determine the extent to which parties may be willing to build out broadband in certain areas with one-time rather than recurring

44. The Commission concludes that support provided through the Phase II experiment may be provided for up to ten years, subject to existing requirements and the availability of funds. The Commission is persuaded that it is appropriate to provide support for up to ten years to those providers that commit to deploy high-speed, scalable, IP-based networks that will provide residential consumers, small businesses and anchor institutions with an evolving level of service. The Commission acknowledges the possibility that over time marketplaces may change, and it is possible that some funded areas may see new competitors at some point in the future. At the same time, the Commission also recognizes that some entities may be unwilling to make the necessary long-term investments to build robust future-proof networks in areas that are uneconomic to serve absent continued support beyond a five-year term.

45. The Commission is not persuaded by those who argue that the term of support should be the same for all recipients of Connect America support, regardless of whether they receive support based on the forward-looking cost model or through competitive bidding. There is no inherent reason that the terms of the competitive offer need to be identical to the offer of model-based support. Indeed, having different terms of support in different areas may provide us with valuable information regarding the impact of different rules that will help inform future policy decisions regarding universal service reforms. In particular, in those areas where price cap carriers

elect model-based support for a term of five years, the Commission will need to decide whether and if so how recurring support should be provided after the end of the five-year period. By allowing parties submitting proposals for the rural broadband experiment to indicate the length of time (up to ten years) for which they seek, the Commission hopes to gain real world experience that will enable the Commission to evaluate whether providers are more willing to deploy future-proof infrastructure when assured of a funding stream over a tenyear period as opposed to a five-year period. As is true for all high-cost recipients, ETCs that receive Phase II support for ten years will be subject to annual reporting, including updates on their progress towards meeting their planned targets, as well as audits, allowing the Commission to monitor the projects during the term. Balancing these considerations, the Commission concludes that providing a longer term of support in the experiment could provide the Commission with valuable information regarding how to elicit greater participation in the Connect America Phase II competitive bidding process in price cap territories, which will help ensure that funding is targeted efficiently to expand broadband-capable infrastructure throughout the country.

#### e. Other Considerations

46. The Commission remains committed to the principle of not providing duplicative funding in a given geographic area. In the *FNPRM*, the Commission seeks comment on how the selection of projects through the competitive bidding experiment should affect the inclusion of those areas in the offer of model-based support to price cap carriers or in the Connect America Phase II competitive bidding process and can ensure that public funds do not substitute for private capital.

47. The availability of Connect America funding for technology transition experiments is subject to the applicable requirements of sections 214 and 254 of the Act and will be conditioned on complying with all relevant universal service rules that the Commission has adopted or may adopt in the future in the relevant rulemaking proceedings, including but not limited to ETC requirements to the extent that they apply to recipients of high-cost and Lifeline support, reporting requirements, audits, and enforcement mechanisms for non-compliance with rules. In the *FNPRM*, the Commission seeks comment on any additional rules or requirements the Commission should adopt in the context of such experiments.

- 48. To the extent applicants believe compliance with a specific requirement is not necessary in the context of an experiment, they should identify with specificity those rules that should be waived or modified. Funding also may be conditioned on compliance with any additional commitments made by the applicant in conjunction with its application to participate in the Phase II experiment.
- 2. Next Generation Rural Broadband Experiments in Areas Where the Incumbent Is a Rate-of-Return Carrier
- 49. The Commission welcomes experiments regarding technology transitions in areas served by incumbent rate-of-return carriers as well as price cap carriers, as such experiments would provide us with valuable information from a variety of geographic areas. As a complement to experiments in price cap territories, the Commission therefore invites proposals on a competitive basis in geographic areas where the incumbent provider is a rate-of-return carrier. The Commission intends to implement rural broadband experiments in areas served by rate-of-return carriers before the end of 2014, which will provide a potential pathway to longer term reforms regarding support for broadband-capable infrastructure in such areas.
- 50. The Commission recognizes that historically the Commission has implemented different universal service mechanisms for the larger price cap carriers than for the smaller companies, which are typically rate-of-return regulated carriers. In the USF/ICC Transformation Order, the Commission recognized that smaller rate-of-return carriers "operate in many of the country's most difficult and expensive areas." The Commission largely preserved the existing support mechanisms, with some modifications, rather than implementing the same reforms for both price cap carriers and rate-of-return carriers. Instead of the approach adopted for price cap carriers—which are required to serve 100 percent of locations in specific census blocks deemed eligible for support—it implemented a more flexible approach under which rate-ofreturn carriers are required to offer broadband service meeting the initial requirement of at least 4 Mbps downstream and 1 Mbps upstream upon reasonable request, in recognition of "the economic challenges of extending service in the high-cost areas of the country served by rate-of-return carriers."
- 51. At the same time, the Commission also concluded that "all universal

- service high-cost support should ultimately be distributed through [Connect America Fund] for all recipients." A number of parties have specifically urged the Commission to adopt a Connect America Fund to support the expansion of broadband in areas served by rate-of-return carriers. The Commission wishes to explore the possibility of making funding available in such areas in a way that would assist the Commission in deciding how to provide targeted and efficient support over the longer term. Such a mechanism could functionally replace a high-cost mechanism that the Commission decided to eliminate and phase out in the USF/ICC Transformation Order, safety net additive, which was originally adopted to encourage new investment in modern networks. These experiments would not prejudge any future actions regarding modifications to the current universal service mechanisms available to incumbent rate-of-return carriers.
- 52. In implementing any experiments in areas served by rate-of-return carriers, the Commission recognizes the statute expressly contemplates a different process for ETC designation in areas served by rate-of-return carriers than it does in areas served by incumbent price cap carriers. Section 214(e)(2) specifies that before designating an additional eligible telecommunications carrier for an area served by a rural telephone company, the State commission shall find that the designation is in the public interest. The relevant State and the Commission must agree on any service area redefinition that would create a service territory for a new ETC that is different than the incumbent's service area. In implementing Phase I of the Mobility Fund, the Commission adopted a limited forbearance from requiring that the service area of an ETC conform to the service area of any rural telephone company serving the same area, but only with respect to conditional ETC designations for participating in the Mobility Fund Phase I auction. The Commission concluded that forbearance in that situation advanced "the Act's and the Commission's goals of promoting access to mobile service over current and next generation wireless networks in areas currently without such service by reducing barriers to participation in Phase I of the Mobility Fund."
- 53. The Commission is interested in assessing the level of interest among rate-of-return carriers in participating in a rural broadband experiment, but also are interested in expressions of interest from others as well. As with the Phase II experiment, interested parties may file a letter in WC Docket No. 10–90 no later

- than March 7, 2014, expressing their interest in conducting a rural broadband experiment in rate-of-return territories with Connect America funding. The Commission also will consider additional expressions of interest on a rolling basis after that date. All expressions of interest must be filed electronically. Consistent with the approach adopted for experiments in price cap territories, experimental funding would only be provided to entities in rate-of-return areas that are ETCs, and therefore to the extent a non-ETC is tentatively selected for the award of funding, it would then need to obtain ETC designation. As an ETC, it would be required to provide the supported service—voice telephony—at rates reasonably comparable to rates for similar services in urban areas.
- 54. The Commission emphasizes that participation in this experiment will not alter existing universal service obligations and receipt of support by current rate-of-return ETCs, regardless of whether a competitive ETC receives experimental support in the same service area. Any Connect America funding awarded in such a rural broadband experiment would be additive to current support for ETCs.
- 55. The Commission seeks comment in the *FNPRM* on a number of issues, including whether to implement a staggered implementation schedule for formal proposals in rate-of-return areas and whether to modify the process for experiments in rate-of-return study areas compared with how the Commission implements experiments in price cap territories.
- 3. Non-Substantive Rule Amendments
- 56. The Commission now amends the Code of Federal Regulations to eliminate current section 54.309 (which described the non-rural support mechanism that the Commission eliminated in the *USF/ICC Transformation Order*) and replace that section with a new section 54.309 and 54.310 to address Phase II. The new rule sections codify decisions previously made by the Commission in the *USF/ICC Transformation Order* regarding the offer of model-based support to price cap carriers, the deployment schedule for Phase II, and the Phase II service obligations.

### **III. Procedural Matters**

- 1. Paperwork Reduction Analysis
- 57. The Report and Order contains modified information collection requirements subject to the Paperwork Reduction Act of 1995 (PRA), Public Law 104–13. It will be submitted to the Office of Management and Budget

(OMB) for review under section 3507(d) of the PRA. OMB, the general public, and other Federal agencies are invited to comment on the new or modified information collection requirements contained in this proceeding. In addition, the Commission notes that pursuant to the Small Business Paperwork Relief Act of 2002, Public Law 107–198, see 44 U.S.C. 3506(c)(4), we previously sought specific comment on how the Commission might further reduce the information collection burden for small business concerns with fewer than 25 employees.

58. In this present document, the Commission has assessed the effects of modifying reporting rules, and find that doing so does not change the burden on small businesses with fewer than 25 employees.

# 2. Congressional Review Act

59. The Commission will send a copy of this Report and Order to Congress and the Government Accountability Office pursuant to the Congressional Review Act.

## 3. Final Regulatory Flexibility Certification

60. The Regulatory Flexibility Act (RFA) requires that agencies prepare a regulatory flexibility analysis for noticeand-comment rulemaking proceedings, unless the agency certifies that "the rule will not have a significant economic impact on a substantial number of small entities." The RFA generally defines "small entity" as having the same meaning as the terms "small business," "small organization," and "small governmental jurisdiction." In addition, the term "small business" has the same meaning as the term "small business concern" under the Small Business Act. A small business concern is one which: (1) Is independently owned and operated; (2) is not dominant in its field of operation; and (3) satisfies any additional criteria established by the

61. This Report and Order codifies rules adopted by the Commission in USF/ICC Transformation Order. This action does not create any burdens, benefits, or requirements that were not addressed by the Final Regulatory Flexibility Analysis attached to USF/ ICC Transformation Order. Therefore, we certify that the action taken in this Report and Order will not have a significant economic impact on a substantial number of small entities. The Commission will send a copy of the Order, including a copy of this final certification, in a report to Congress pursuant to SBREFA. In addition, the Report and Order and this certification will be sent to the Chief Counsel for Advocacy of the SBA, and will be published in the **Federal Register**.

#### IV. Ordering Clauses

62. Accordingly, it is ordered, that pursuant to the authority contained in sections 1, 2, 4(i), 201-206, 214, 218-220, 251, 252, 254, 256, 303(r), 332, 403 of the Communications Act of 1934, as amended, and section 706 of the Telecommunications Act of 1996, 47 U.S.C. 151, 152, 154(i), 201–206, 214, 218-220, 251, 252, 254, 256, 303(r), 332, 403, and 1302, and sections 1.1 and 1.421 of the Commission's rules, 47 CFR 1.1, 1.421, this Report and Order in WC Docket No. 10–90 is adopted, effective thirty (30) days after publication of the text or summary thereof in the Federal Register, except for those rules and requirements involving Paperwork Reduction Act burdens, which shall become effective immediately upon announcement in the Federal Register of OMB approval, and except for the solicitation of non-binding expressions of interest in rural broadband experiments specified in paras. 24 and 53, which are effective upon release. It is our intention in adopting these rules that, if any of the rules that we retain, modify or adopt today, or the application thereof to any person or circumstance, are held to be unlawful, the remaining portions of the rules not deemed unlawful, and the application of such rules to other persons or circumstances, shall remain in effect to the fullest extent permitted by law.

63. It is further ordered, that part 54 of the Commission's rules, 47 CFR part 54, is amended as set forth in Appendix A of the order, and such rule amendments shall be effective March 31, 2014, except § 54.313(e)(1) through (3) which contain new or modified information collection requirements that will not be effective until approved by the Office of Management and Budget. The Federal Communications Commission will publish a document in the Federal Register announcing the effective date for those sections.

64. It is further ordered, that the Commission shall send a copy of this Report and Order in WC Docket No. 10–90 to Congress and the Government Accountability Office pursuant to the Congressional Review Act, see 5 U.S.C. 801(a)(1)(A).

65. It is further ordered, that the Commission's Consumer and Governmental Affairs Bureau, Reference Information Center, shall send a copy of this Report and Order in WC Docket No. 10–90, including the Initial Regulatory Flexibility Analysis, to the Chief

Counsel for Advocacy of the Small Business Administration.

# List of Subjects in 47 CFR Part 54

Communications common carriers, Reporting and recordkeeping requirements, Telecommunications, Telephone.

Federal Comunications Commission.

#### Marlene H. Dortch,

Secretary.

#### **Final Rule**

For the reasons discussed in the preamble, the Federal Communications Commission amends 47 CFR part 54 as follows:

#### **PART 54—UNIVERSAL SERVICE**

■ 1. The authority citation for part 54 continues to read as follows:

**Authority:** Sections 1, 4(i), 5, 201, 205, 214, 219, 220, 254, 303(r), and 403 of the Communications Act of 1934, as amended, and section 706 of the Communications Act of 1996, as amended; 47 U.S.C. 151, 154(i), 155, 201, 205, 214, 219, 220, 254, 303(r), 403, and 1302 unless otherwise noted.

■ 2. Revise § 54.309 to read as follows:

# § 54.309 Connect America Fund Phase II Public Interest Obligations.

(a) A price cap carrier electing Phase II model-based support is required to provide broadband service at actual speeds of at least 4 Mbps downstream/1 Mbps upstream, with latency suitable for real-time applications, including Voice over Internet Protocol, and usage capacity that is reasonably comparable to comparable offerings in urban areas, at rates that are reasonable comparable to rates for comparable offerings in urban areas.

(b) In addition, a price cap carrier electing Phase II model-based support is required to provide broadband service with actual speeds of at least 6 Mbps downstream to a specified number of locations, and upstream speeds of at least 1.5 Mbps to a specified number of locations, as determined by the Wireline Competition Bureau.

■ 3. Add § 54.310 to read as follows:

# § 54.310 Connect America Fund for Price Cap Territories—Phase II

(a) Geographic areas eligible for support. Connect America Phase II support may be made available for census blocks or other areas identified as eligible by public notice. The number of supported locations will be identified for each area eligible for support will be identified by public notice.

(b) Term of support. Connect America Phase II model-based support shall be provided to price cap carriers that elect to make a state-level commitment for five years.

- (c) Deployment schedule. Recipients of Phase II funding must complete deployment to 85% of supported locations within three years of notification of Phase II support authorization and to 100% of supported locations within five years of notification of Phase II support authorization. For purposes of meeting the obligation to deploy to the requisite number of supported locations, incumbent price cap carriers accepting a state-level commitment may serve locations in census blocks with costs above the extremely high-cost threshold instead of locations in eligible census blocks, provided that they meet the public interest obligations set forth in § 54.309 for those locations, and provided that the total number of locations covered is greater than or equal to the number of locations in the eligible census blocks for which the state-level commitment is made.
- (d) Disbursement of Phase II funding. An eligible telecommunications carrier will be advised by public notice when it is authorized to receive support. The public notice will detail how disbursements will be made.
- 4. In § 54.313, revise paragraphs (e)(1), (e)(2) and (e)(3) introductory text to read as follows:

### § 54.313 Annual reporting requirements for high-cost recipients

\* \* (e) \* \* \*

(1) In the calendar year no later than three years after notification of authorization of CAF Phase II funding, a certification that the recipient is providing broadband meeting the requisite public interest obligations

specified in § 54.309 to 85% of its supported locations.

(2) In the calendar year no later than five years after notification of authorization of CAF Phase II funding, a certification that the recipient is providing broadband meeting the requisite public interest obligations specified in § 54.309 to 100% of its supported locations.

(3) In the calendar year after the filing of its initial five-year service quality improvement plan, and every year thereafter, a progress report on the company's five-year service quality improvement plan, including the following information:

[FR Doc. 2014-04313 Filed 2-27-14; 8:45 am] BILLING CODE 6712-01-P

#### **DEPARTMENT OF DEFENSE**

**Defense Acquisition Regulations** System

#### 48 CFR Parts 203 and 252

#### RIN 0750-AH97

**Defense Federal Acquisition Regulation Supplement: Enhancement** of Contractor Employee Whistleblower Protections (DFARS Case 2013–D010)

**AGENCY:** Defense Acquisition Regulations System, Department of Defense (DoD).

**ACTION:** Final rule.

**SUMMARY:** DoD has adopted as final, with changes, an interim rule amending the Defense Federal Acquisition Regulation Supplement (DFARS) to implement statutory amendments to whistleblower protections for contractor and subcontractor employees.

DATES: Effective February 28, 2014. FOR FURTHER INFORMATION CONTACT: Amy Williams, telephone 571-372-6106.

#### SUPPLEMENTARY INFORMATION:

#### I. Background

This final rule finalizes an interim rule that revised the DFARS to implement section 827 (except paragraph (g)) of the National Defense Authorization Act for Fiscal Year 2013 (Pub. L. 112-239, enacted January 2, 2013). Section 827, entitled "Enhancement of Whistleblower Protections for Contractor Employees," made extensive changes to 10 U.S.C. 2409, entitled "Contractor employees: Protection from reprisal or disclosure." Paragraph (g) of section 827, which amended paragraph (k) of 10 U.S.C. 2324, entitled "Allowable costs under defense contracts," is addressed under a separate DFARS case, 2013-D022, Allowability of Legal Costs for Whistleblower Proceedings.

Section 827 of the NDAA for FY 2013 created a standalone statute for DoD that is independent of the FAR coverage.

DoD published an interim rule in the Federal Register at 78 FR 59851 on September 30, 2013, to implement statutory amendments to the whistleblower protections for contractor and subcontractor employees. One respondent submitted a public comment in response to the interim rule.

# II. Discussion and Analysis

#### A. Public Comments

DoD reviewed the public comment in the development of the final rule. A

discussion of the comment is provided below.

Comment: The respondent recommended reinstating the clarifying statements at DFARS 203.903 and 203.905 that "The following policy applies to DoD instead of the policy at FAR 3.903/3.905."

Response: In the final rule, DoD has inserted a statement in section 203.900, Scope, to indicate that DFARS subpart 203.9 is to be used in lieu of FAR subpart 3.9. DFARS contractor whistleblower policies are based on 10 U.S.C. 2409, which is no longer implemented in the FAR (see FAR 3.900).

#### B. Other Changes

DoD has incorporated other nonsubstantive editorial changes in the final rule. In addition to redesignation of some paragraphs to conform to DFARS numbering conventions and minor wording changes for clarity, DoD has relocated DFARS 203.907, Classified information, to DFARS 203.903(2), because section 3.907 in the FAR is titled "Whistleblower Protections Under the American Recovery and Reinvestment Act of 2009 (the Recovery Act)." DoD cannot assign a new title to the corresponding section in the DFARS.

#### II. Executive Orders 12866 and 13563

Executive Orders (E.O.s) 12866 and 13563 direct agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). E.O. 13563 emphasizes the importance of quantifying both costs and benefits, of reducing costs, of harmonizing rules, and of promoting flexibility. This is not a significant regulatory action and, therefore, was not subject to review under section 6(b) of E.O. 12866, Regulatory Planning and Review, dated September 30, 1993. This rule is not a major rule under 5 U.S.C. 804.

# IV. Regulatory Flexibility Act

A final regulatory flexibility analysis has been prepared consistent with the Regulatory Flexibility Act, 5 U.S.C. 601, et seq., and is summarized as follows:

The Department of Defense (DoD) is amending the Defense Federal Acquisition Regulations Supplement (DFARS) to implement changes to existing protections for contractor whistleblower employees in accordance with section 827 of the National Defense Authorization Act for Fiscal Year 2013. Section 827 amends 10 U.S.C. 2409 and 10 U.S.C. 2324(k), making the changes applicable to DoD and NASA. Each agency is amending its FAR supplement. This analysis pertains only to the DFARS final rule. DFARS is revising subpart 203.9, "Whistleblower Protections for Contractor Employees." The subpart covers the policy, procedures for filing and investigating complaints, remedies, and the prescription for the clause at DFARS 252.203-7002, entitled "Requirement to Inform Employees of Whistleblower Rights."

The rule applies to all entities, small as well as large, at the prime contract and subcontract level. However, not all entities will have a situation that requires an employee to use the whistleblower provisions, and there is no way to predict the potential number of whistleblowers in advance. However, a small entity could be impacted by a whistleblower employee either as a Government prime contractor or subcontractor. In addition, the impact on an entity is directly related to the seriousness of the alleged wrongdoing.

No comments were received from the public on the Regulatory Flexibility analysis. No comments were received from the Chief Counsel for Advocacy of the Small Business Administration.

There are no reporting requirements associated with this rule. However, a firm accused of retaliating against an employee whistleblower is likely to be required to furnish human resources documentation to disprove the accusation. This documentation, however, would only be required in the course of an investigation of the accusation, not as a result of a contract clause.

There are no alternatives to this rule. Because of the terms used in the statute, DoD is unable to exempt small entities or establish a dollar threshold for coverage. Regardless of the size of the business, a whistleblower employee must be protected from retaliation by his/her employer.

# V. Paperwork Reduction Act

The rule does not contain any information collection requirements that require the approval of the Office of Management and Budget under the Paperwork Reduction Act (44 U.S.C. chapter 35).

# List of Subjects in 48 CFR Parts 203 and 252

Government procurement.

#### Manuel Quinones,

Editor, Defense Acquisition Regulations System.

Accordingly, the interim rule amending 48 CFR parts 203 and 252, which was published in the **Federal Register** at 78 FR 59851 on September 30, 2013, is adopted as a final rule with the following changes:

# PART 203—IMPROPER BUSINESS PRACTICES AND PERSONAL CONFLICTS OF INTEREST

■ 1. The authority citation for 48 CFR part 203 continues to read as follows:

Authority: 41 U.S.C. 1303 and 48 CFR chapter 1.

- 2. Section 203.900 is amended by—
- a. Adding introductory text;
- b. Redesignating paragraphs (a) and (b) as paragraphs (1) and (2); and
- c. In redesignated paragraph (2), further redesignating paragraphs (1) and (2) as paragraphs (2)(i) and (ii).

The addition reads as follows:

### 203.900 Scope of subpart.

This subpart applies to DoD instead of FAR subpart 3.9.

\* \* \* \* \*

# 203.901 [Amended]

- 3. Section 203.901 heading is amended by removing "Definition" and adding in its place "Definitions".
- 4. Section 203.903 is amended by—
- a. Revising paragraph (1);
- b. Redesignating paragraphs (2), (3), and (4) as paragraphs (3), (4), and (5), respectively; and
- c. Adding a new paragraph (2). The revision and addition read as follows:

#### 203.903 Policy.

(1) Prohibition. 10 U.S.C. 2409 prohibits contractors and subcontractors from discharging, demoting, or otherwise discriminating against an employee as a reprisal for disclosing, to any of the entities listed at paragraph (2) of this section, information that the employee reasonably believes is evidence of gross mismanagement of a DoD contract, a gross waste of DoD funds, an abuse of authority relating to a DoD contract, a violation of law, rule, or regulation related to a DoD contract (including the competition for or negotiation of a contract), or a substantial and specific danger to public health or safety. Such reprisal is prohibited even if it is undertaken at the

request of an executive branch official, unless the request takes the form of a non-discretionary directive and is within the authority of the executive branch official making the request.

(2) Classified information. As provided in section 827(h) of the National Defense Authorization Act for Fiscal Year 2013, nothing in this subpart provides any rights to disclose classified information not otherwise provided by law.

\* \* \* \* \*

#### 203.904 [Amended]

- 5. Section 203.904 is amended by—
- a. Redesignating paragraphs (a), (b), and (c) as paragraphs (1), (2), and (3), respectively; and
- b. In the newly redesignated paragraph (3), further redesignating paragraphs (1), (2), (3), (4), and (5) as paragraphs (3)(i), (ii), (iii), (iv), and (v), respectively.
- 6. Section 203.905 is amended by revising paragraph (2) to read as follows:

# 203.905 Procedures for investigating complaints.

(2) If the DoD Inspector General

investigates the complaint, the DoD Inspector General will— (i) Notify the complainant, the

(i) Notify the complainant, the contractor alleged to have committed the violation, and the head of the agency; and

(ii) Provide a written report of findings to the complainant, the contractor alleged to have committed the violation, and the head of the agency.

\* \* \* \* \*

#### 203.907 [Removed]

■ 7. Remove Section 203.907.

[FR Doc. 2014–04158 Filed 2–27–14; 8:45 am]
BILLING CODE 5001–06–P

# **DEPARTMENT OF DEFENSE**

**Defense Acquisition Regulations System** 

48 CFR Parts 204, 212, 227, 237, and 252

RIN 0750-AH54

Defense Federal Acquisition Regulation Supplement; Disclosure to Litigation Support Contractors (DFARS Case 2012–D029)

**AGENCY:** Defense Acquisition Regulations System, Department of Defense (DoD).

**ACTION:** Interim rule.

SUMMARY: DoD is amending the Defense Federal Acquisition Regulation Supplement (DFARS) to implement authority for DoD to allow its litigation support contractors to have access to "sensitive information," provided that the litigation support contractor is subject to certain restrictions on using and disclosing such information.

**DATES:** *Effective* February 28, 2014. *Comment Date:* Comments on the interim rule should be submitted in writing to the address shown below on or before April 29, 2014, to be considered in the formation of a final rule.

ADDRESSES: You may submit comments, identified by DFARS Case 2012–D029, using any of the following methods: Regulations.gov: http://www.regulations.gov.

Submit comments via the Federal eRulemaking portal by inserting "DFARS Case 2012–D029" under the heading "Enter keyword or ID" and selecting "Search." Select the link "Submit a Comment" that corresponds with "DFARS Case 2012–D029." Follow the instructions provided at the "Submit a Comment" screen. Please include your name, company name (if any), and "DFARS Case 2012–D029" on your attached document. Follow the instructions for submitting comments.

Email: dfars@mail.mil. Include DFARS Case 2012—D029 in the subject line of the message.

Fax: 703-602-0350.

Mail: Defense Acquisition Regulations System, Attn: Mr. Mark Gomersall, OUSD(AT&L)DPAP(DARS), Room 3B855, 3060 Defense Pentagon, Washington, DC 20301–3060.

Comments received generally will be posted without change to http://www.regulations.gov, including any personal information provided. To confirm receipt of your comment(s), please check www.regulations.gov approximately two to three days after submission to verify posting (except allow 30 days for posting of comments submitted by mail).

FOR FURTHER INFORMATION CONTACT: Mr. Mark Gomersall, 703–602–0302. SUPPLEMENTARY INFORMATION:

# I. Background

Section 802 of the National Defense Authorization Act for Fiscal Year 2012 is a successor to section 801 of the National Defense Authorization Act for Fiscal Year 2011 (Pub. L. 111–383), which amended 10 U.S.C. section 2320 to authorize DoD "covered litigation support contractors" to have access to and use of any technical, proprietary, or confidential data delivered under a contract for the sole purpose of providing litigation support. Section 802 amended 10 U.S.C. to add section 129d, repealed section 801 of the National Defense Authorization Act for Fiscal Year 2011, and expanded the basic coverage first established in section 801 to cover a significantly broader class of "sensitive information," which is defined as "confidential commercial, financial, or proprietary information, technical data, or other privileged information."

#### II. Discussion and Analysis

The basic objective of the rule is to expressly authorize DoD to provide its litigation support contractors with access to certain types of non-public information, provided that the litigation support contractors are required to protect that information from any unauthorized disclosure, and are prohibited from using that information for any purpose other than providing litigation support services to DoD.

New DFARS subpart 204.74, Disclosure of Information to Litigation Support Contractors, along with its associated new clauses, provides the policy governing the new subpart in a two pronged implementation approach:

- DoD is authorized to release litigation information, including sensitive information, to its litigation support contractors provided that the litigation support contractors are subject to appropriate requirements and restrictions that comply with the requirements of 10 U.S.C. section 129d.
- Although not required by the statute, DoD will, to the maximum extent practicable, ensure that offerors and contractors submitting information to DoD under solicitations and contracts will be notified that the submitted information may be disclosed to DoD's litigation support contractors under the aforementioned conditions.

The new clause at 252.204-7014, Limitations on the Use or Disclosure of Information by Litigation Support Contractors, is the mechanism through which the requirements and restrictions of 10 U.S.C. section 129d are applied to litigation support contractors. Furthermore, new DFARS clause 252.204-7015, Disclosure of Information to Litigation support Contractors, requires litigation support contractors to treat any and all information provided to, or obtained by, the litigation support contractor as sensitive information, regardless of whether that information is marked with a restrictive legend. While not obviating the need, desire, or value of using restrictive legends on sensitive information, this approach ensures the protection of all sensitive information,

even when inadvertent error or oversight results in a restrictive legend being omitted from the information.

The new solicitation provision at 252.204–7013, Limitations on the Use or Disclosure of Information by Litigation Support Solicitation Offerors, sets forth the same limitations and notifications in 252.204–7014 for litigation support solicitation offerors.

The new clause at 252.204-7015, Disclosure of Information to Litigation Support Contractors, implements the second of the two-prong policy approach by providing notice to all offerors and contractors that information they may submit to DoD may be disclosed to litigation support contractors. The notice clarifies that such releases to litigation support contractors are authorized notwithstanding any other provision of the contract. This notice is not required by the statute, nor is it otherwise required as a condition of DoD being authorized to make the disclosures covered by 10 U.S.C. section 129d. The notice is provided as a desired best practice when DoD will be receiving potentially sensitive information from its offerors or contractors, to ensure that the submitters are aware of this potential, statutorily authorized release in connection with litigation support services.

The term "litigation information" is created to capture all information that is generated or obtained by the litigation support contractor in providing the litigation support services to DoD, including but not limited to sensitive information. The creation of the new term "litigation information" was particularly important for the implementation of this approach. The foundation of litigation support services is based in large part on the understanding that any or all information involved in providing these services must be treated as sensitive, official use only information, which cannot be shared with any unauthorized persons or used for any other purpose without careful review and approval by the appropriate Government officials.

To avoid any potential confusion regarding the application of requirements for "covered Government support contractors" to "litigation support contractors," a parenthetical exclusion of litigation support contractors from such requirements is added at: 227.7103–6(c) and 227.7203–6(d); and 252.227–7013(a)(5), 252.227–7014(a)(6), 252.227–7015(a)(2), and 252.227–7018(a)(6).

#### III. Executive Orders 12866 and 13563

Executive Orders (E.O.s) 12866 and 13563 direct agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). E.O. 13563 emphasizes the importance of quantifying both costs and benefits, of reducing costs, of harmonizing rules, and of promoting flexibility. This is not a significant regulatory action and, therefore, was not subject to review under section 6(b) of E.O. 12866, Regulatory Planning and Review, dated September 30, 1993. This rule is not a major rule under 5 U.S.C.

# IV. Regulatory Flexibility Act

DoD has prepared an initial regulatory flexibility analysis consistent with 5 U.S.C. 603. A copy of the analysis may be obtained from the point of contact specified herein. The analysis is summarized as follows:

The objective of the rule is to implement authority for DoD to allow its litigation support contractors to have access to sensitive information, provided that the litigation support contractor is subject to certain restrictions on using and disclosing such information.

DoD does not expect this interim rule to have a significant economic impact on a substantial number of small entities within the meaning of the Regulatory Flexibility Act, 5 U.S.C. 601, et seq., because DoD activities using litigation support contractors are generally already using very restrictive nondisclosure agreements to govern any sensitive information that may be provided to, or developed or discovered by, the litigation support contractors in providing litigation support services for DoD. These DoD activities will likely review their current practices and make any necessary modifications to ensure that there are no inconsistencies with the new requirements. However, at this time DoD is unable to estimate the number of small entities to which this rule will apply. Therefore, DoD invites comments from small business concerns and other interested parties on the expected impact of this rule on small entities.

DoD will also consider comments from small entities concerning the existing regulations in subparts affected by this rule in accordance with 5 U.S.C. 610. Interested parties must submit such comments separately and should cite 5 U.S.C. 610 (DFARS Case 2012–D029) in correspondence.

#### V. Paperwork Reduction Act

The rule contains no new information collection requirements that require the approval of the Office of Management and Budget under the Paperwork Reduction Act (44 U.S.C. chapter 35).

# VI. Determination To Issue an Interim Rule

A determination has been made under the authority of the Secretary of Defense that urgent and compelling reasons exist to publish an interim rule prior to affording the public an opportunity to comment. Section 802 amends title 10, United States Code (U.S.C.), by adding section 129d to authorize an exception to the statutory scheme that would otherwise prohibit Government litigation support contractors from accessing or using sensitive information, defined as "confidential commercial, financial, or proprietary information, technical data, or other privileged information," belonging to prime contractors and other third parties, provided that the support contractor is subject to appropriate non-disclosure and use restrictions. Additionally, 10 U.S.C. 129d mandates specific restrictions for the litigation support contractors that will receive the sensitive information, to ensure that this use does not threaten the data owner's competitive advantage due to the proprietary information, and to provide the data owner with a legal remedies against the support contractor for any breach of those use restrictions. Failure to issue this rule as an interim rule will severely impact the Government's ability to obtain administrative, technical or professional services, including expert or technical consultation, in support of the Government during or in anticipation of litigation, thereby adversely affecting the Government's ability to successfully engage in legal proceedings. However, pursuant to 41 U.S.C. 1707 and FAR 1.501–3(b), DoD will consider public comments received in response to this interim rule in the formation of the final rule.

# List of Subjects in 48 CFR Parts 204, 212, 227, 237, and 252

Government procurement.

#### Manuel Quinones,

Editor, Defense Acquisition Regulations System.

Therefore, 48 CFR parts 204, 212, 227, 237, and 252 are amended as follows:

■ 1. The authority citation for 48 CFR parts 204, 212, 227, 237, and 252 continues to read as follows:

**Authority:** 41 U.S.C. 1303 and 48 CFR chapter 1.

# PART 204—ADMINISTRATIVE MATTERS

■ 2. Add subpart 204.74 to read as follows:

# SUBPART 204.74—DISCLOSURE OF INFORMATION TO LITIGATION SUPPORT CONTRACTORS

Sec.

204.7400 Scope of subpart.

204.7401 Definitions.

204.7402 Policy.

204.7403 Solicitation provision and

contract clauses.

# SUBPART 204.74—DISCLOSURE OF INFORMATION TO LITIGATION SUPPORT CONTRACTORS

#### 204.7400 Scope of subpart.

This subpart prescribes policies and procedures for the release and safeguarding of information to litigation support contractors. It implements the requirements at 10 U.S.C. 129d.

#### 204.7401 Definitions.

"Litigation support," "litigation support contractor," and "sensitive information," as used in this subpart, are defined in the clause at 252.204—7014, Limitations on the Use or Disclosure of Information by Litigation Support Contractors.

#### 204.7402 Policy.

- (a) Any release or disclosure of litigation information that includes sensitive information to a litigation support contractor, and the litigation support contractor's use and handling of such information, shall comply with the requirements of 10 U.S.C. 129d.
- (b) To the maximum extent practicable, DoD will provide notice to an offeror or contractor submitting, delivering, or otherwise providing information to DoD in connection with an offer or performance of a contract that such information may be released or disclosed to litigation support contractors.

# 204.7403 Solicitation provision and contract clauses.

(a) Use the provision at 252.204–7013, Limitations on the Use or Disclosure of Information by Litigation Support Solicitation Offerors, in all solicitations, including solicitations using FAR part 12 procedures for the acquisition of commercial items, that involve litigation support services.

- (b) Use the clause at 252.204–7014, Limitations on the Use or Disclosure of Information by Litigation Support Contractors, in all solicitations and contracts, including solicitations and contracts using FAR part 12 procedures for the acquisition of commercial items, that involve litigation support services.
- (c) Use the clause at 252.204–7015, Disclosure of Information to Litigation Support Contractors, in all solicitations and contracts, including solicitations and contracts using FAR part 12 procedures for the acquisition of commercial items, that involve litigation support services and do not include the clause at 252.204–7014, Limitations on the Use or Disclosure of Information by Litigation Support Contractors.

# PART 212—ACQUISITION OF COMMERCIAL ITEMS

- 3. Amend section 212.301 by—
- a. Redesignating paragraphs (f)(vii) through (lxvii) as (f)(x) through (lxx); and
- b. Adding new paragraphs (f)(vii), (viii), and (ix) to read as follows:

# 212.301 Solicitation provisions and contract clauses for the acquisition of commercial items.

(f) \* \* \*

- (vii) Use the provision at 252.204–7013, Limitations on the Use or Disclosure of Information by Litigation Support Solicitation Offerors, as prescribed in 204.7403(a), to comply with 10 U.S.C. 129d.
- (viii) Use the clause at 252.204–7014, Limitations on the Use or Disclosure of Information by Litigation Support Contractors, as prescribed in 204.7403(b), to comply with 10 U.S.C. 129d.
- (ix) Use the clause at 252.204–7015, Disclosure of Information to Litigation Support Contractors, as prescribed in 204.7403(c), to comply with 10 U.S.C. 129d.

# PART 227—PATENTS, DATA, AND COPYRIGHTS

■ 4. In section 227.7100, revise paragraph (b) to read as follows:

\*

# 227.7100 Scope of subpart.

- (b) Does not apply to—
- (1) Computer software or technical data that is computer software documentation (see subpart 227.72); or
- (2) Releases of technical data to litigation support contractors (see subpart 204.74).

#### 227.7103-6 [Amended]

- 5. Amend section 227.7103–6 by removing the phrase "Government will provide the contractor," and adding in its place "Government will provide the contractor (other than a litigation support contractor covered by 252.204–7014),".
- 6. In section 227.7200, revise paragraph (b) to read as follows:

### 227.7200 Scope of subpart.

(b) Does not apply to—

- (1) Computer software or computer software documentation acquired under GSA schedule contracts: or
- (2) Releases of computer software or computer software documentation to litigation support contractors (see subpart 204.74).

# 227.7203-6 [Amended]

■ 7. Section 227.7203–6 is amended by removing the phrase "Government will provide the contractor," and adding in its place "Government will provide the contractor (other than a litigation support contractor covered by 252.204–7014),".

### PART 237—SERVICE CONTRACTING

■ 8. Add section 237.174 to read as follows:

# 237.174 Disclosure of information to litigation support contractors.

See 204.74 for disclosure of information to litigation support contractors.

# PART 252—SOLICITATION PROVISIONS AND CONTRACT CLAUSES

■ 9. Add section 252.204–7013 to read as follows:

# 252.204-7013 Limitations on the Use or Disclosure of Information by Litigation Support Solicitation Offerors.

As prescribed in 204.7403(a), use the following provision. If the solicitation is a request for quotations, the terms "quotation" and "Quoter" may be substituted for "offer" and "Offeror".

# LIMITATIONS ON THE USE OR DISCLOSURE OF INFORMATION BY LITIGATION SUPPORT SOLICITATION OFFERORS (FEB 2014)

- (a) Definitions. As used in this provision: Computer software, litigation information, litigation support, sensitive information, and technical data, are defined in the clause at DFARS 252.204–7014, Limitations on the Use or Disclosure of Information by Litigation Support Contractors.
- (b) Limitations on use or disclosure of litigation information. Notwithstanding any

- other provision of this solicitation, by submission of its offer, the Offeror agrees and acknowledges—
- (1) That all litigation information will be accessed and used for the sole purpose of providing litigation support;
- (2) That the Offeror will take all precautions necessary to prevent unauthorized disclosure of litigation information; and
- (3) That litigation information shall not be used by the Offeror to compete against a third party for Government or nongovernment contracts.
- (c) Indemnification and creation of third party beneficiary rights. By submission of its offer, the Offeror agrees—
- (1) To indemnify and hold harmless the Government, its agents, and employees from any claim or liability, including attorneys' fees, court costs, and expenses, arising out of, or in any way related to, the misuse or unauthorized modification, reproduction, release, performance, display, or disclosure of any litigation information; and
- (2) That any third party holding proprietary rights or any other legally protectable interest in any litigation information, in addition to any other rights it may have, is a third party beneficiary who shall have a right of direct action against the Offeror, and against any person to whom the Offeror has released or disclosed such data or software, for the unauthorized duplication, release, or disclosure of such information.
- (d) Offeror employees. By submission of its offer, the Offeror agrees to ensure that its employees are subject to use and nondisclosure obligations consistent with this provision prior to the employees being provided access to or use of any litigation information covered by this provision.

# (End of provision)

 $\blacksquare$  10. Add section 252.204–7014 to read as follows:

# 252.204–7014 Limitations on the Use or Disclosure of Information by Litigation Support Contractors.

As prescribed in 204.7403(b), use the following clause:

# LIMITATIONS ON THE USE OR DISCLOSURE OF INFORMATION BY LITIGATION SUPPORT CONTRACTORS (FEB 2014)

(a) Definitions. As used in this clause: Computer software means computer programs, source code, source code listings, object code listings, design details, algorithms, processes, flow charts, formulae, and related material that would enable the software to be reproduced, recreated, or recompiled. Computer software does not include computer data bases or computer software documentation.

Litigation information means any information, including sensitive information, that is furnished to the contractor by or on behalf of the Government, or that is generated or obtained by the contractor in the performance of litigation support work under this contract.

Litigation support means administrative, technical, or professional services provided

in support of the Government during or in anticipation of litigation.

Litigation support contractor means a contractor (including an expert or technical consultant) providing litigation support under a contract with the Department of Defense that contains this clause.

Sensitive information means confidential information of a commercial, financial, proprietary, or privileged nature. The term includes technical data and computer software, but does not include information that is lawfully, publicly available without restriction.

Technical data means recorded information, regardless of the form or method of the recording, of a scientific or technical nature (including computer software documentation). The term does not include computer software or data incidental to contract administration, such as financial and/or management information.

(b) Limitations on use or disclosure of litigation information. Notwithstanding any other provision of this contract, the Contractor agrees and acknowledges-

(1) That all litigation information will be accessed and used for the sole purpose of providing litigation support;

- (2) That the Contractor will take all precautions necessary to prevent unauthorized disclosure of litigation information;
- (3) That litigation information shall not be used by the Contractor to compete against a third party for Government or nongovernment contracts; and
- (4) That violation of paragraph (b)(1), (b)(2), or (b)(3), of this section, is a basis for the Government to terminate this contract.
- (c) Indemnification and creation of third party beneficiary rights. The Contractor
- (1) To indemnify and hold harmless the Government, its agents, and employees from any claim or liability, including attorneys fees, court costs, and expenses, arising out of, or in any way related to, the misuse or unauthorized modification, reproduction, release, performance, display, or disclosure of any lifigation information; and
- (2) That any third party holding proprietary rights or any other legally protectable interest in any litigation information, in addition to any other rights it may have, is a third party beneficiary under this contract who shall have a right of direct action against the Contractor, and against any person to whom the Contractor has released or disclosed such data or software, for the unauthorized duplication, release, or disclosure of such information.
- (d) Contractor employees. The Contractor shall ensure that its employees are subject to use and nondisclosure obligations consistent with this clause prior to the employees being provided access to or use of any litigation information covered by this clause.
- (e) Flowdown. Include the substance of this clause, including this paragraph (e), in all subcontracts, including subcontracts for commercial items.

### (End of clause)

■ 11. Add section 252.204-7015 to read as follows:

#### 252.204-7015 Disclosure of Information to Litigation Support Contractors.

As prescribed in 204.7403(c), use the following clause:

# DISCLOSURE OF INFORMATION TO LITIGATION SUPPORT **CONTRACTORS (FEB 2014)**

(a) Definitions. As used in this clause: Litigation support means administrative. technical, or professional services provided in support of the Government during or in anticipation of litigation.

Litigation support contractor means a contractor (including an expert or technical consultant) providing litigation support under a contract with the Department of Defense that contains this clause.

Sensitive information means confidential information of a commercial, financial, proprietary, or privileged nature. The term includes technical data and computer software, but does not include information that is lawfully, publicly available without restriction.

- (b) Authorized disclosure. Notwithstanding any other provision of this solicitation or contract, the Government may disclose to a litigation support contractor, for the sole purpose of litigation support activities, any information, including sensitive information,
- (1) Within or in connection with a quotation or offer; or
- (2) In the performance of or in connection with a contract.
- (c) Flowdown. Include the substance of this clause, including this paragraph (c), in all subcontracts, including subcontracts for commercial items.

(End of clause)

# 252.227-7013 [Amended]

■ 12. Amend section 252.227-7013 by— ■ a. Removing the clause date (JUN

2013) and adding in its place (FEB 2014); and

■ b. In paragraph (a)(5), removing the phrase "Covered Government support contractor means a contractor" and adding in its place "Covered Government support contractor means a contractor (other than a litigation support contractor covered by 252.204-7014)".

# 252.227-7014 [Amended]

- 13. Amend section 252.227-7014 by-
- a. Removing the clause date (MAY 2013) and adding in its place (FEB 2014); and
- b. In paragraph (a)(6), removing the phrase "Covered Government support contractor means a contractor" and adding in its place "Covered Government support contractor means a contractor (other than a litigation support contractor covered by 252.204-7014)".

# 252.227-7015 [Amended]

■ 14. Amend section 252.227-7015 by—

- $\blacksquare$ a. Removing the clause date (JUN 2013) and adding in its place (FEB 2014); and
- b. In paragraph (a)(2), removing the phrase "Covered Government support contractor means a contractor" and adding in its place "Covered Government support contractor means a contractor (other than a litigation support contractor covered by 252.204-7014)".

# 252.227-7018 [Amended]

- 15. Amend section 252.227-7018 by-
- a. Removing the clause date (MAY 2013) and adding in its place (FEB 2014); and
- b. In paragraph (a)(6), removing the phrase "Covered Government support contractor means a contractor" and adding in its place "Covered Government support contractor means a contractor (other than a litigation support contractor covered by 252.204-7014)".

[FR Doc. 2014-04159 Filed 2-27-14; 8:45 am] BILLING CODE 5001-06-P

#### **DEPARTMENT OF DEFENSE**

# **Defense Acquisition Regulations System**

### 48 CFR Parts 204, 225, and 252

### **Defense Federal Acquisition Regulation Supplement; Technical Amendments**

**AGENCY:** Defense Acquisition Regulations System, Department of Defense (DoD).

**ACTION:** Final rule.

**SUMMARY:** DoD is making technical amendments to the Defense Federal Acquisition Regulation Supplement (DFARS) to provide needed editorial changes.

DATES: Effective February 28, 2014.

FOR FURTHER INFORMATION CONTACT: Mr. Manuel Quinones, Defense Acquisition Regulations System, OUSD(AT&L)DPAP(DARS), Room 3B855, 3060 Defense Pentagon, Washington, DC 20301-3060. Telephone 571-372-6088; facsimile 571-372-6094.

# SUPPLEMENTARY INFORMATION: This final rule amends the DFARS as follows:

- 1. Correct 204.1105 and 252.204-7004 to conform to the FAR by changing "clause" to "provision".

  2. Correct a cross reference at
- 204.7103-1(d).
- 3. Redesignate 225.004 as 225.070 and revise the text.

4. Correct 252.225–7029 clause title in **DEPARTMENT OF DEFENSE** 

### List of Subjects in 48 CFR Parts 204, 225, and 252

Government procurement.

#### Manuel Quinones,

Editor, Defense Acquisition Regulations System.

Therefore, 48 CFR parts 204, 225, and 252 is amended as follows:

■ 1. The authority citation for 48 CFR parts 204, 225, and 252 continues to read as follows:

Authority: 41 U.S.C. 1303 and 48 CFR chapter 1.

#### PART 204—ADMINISTRATIVE **MATTERS**

#### 204.1105 [Amended]

■ 2. Section 204.1105 is amended by removing the word "clause" and adding the word "provision" in its place.

#### 204.7103-1 [Amended]

■ 3. Section 204.7103-1 is amended, in paragraph (d), by removing "See 204.7105(a)." and adding "See 204.7105." in its place.

# **PART 225—AMENDED**

# 225.004 [Redesignated as 225.070]

■ 4. Section 225.004 is redesignated as 225.070 and revised to read as follows:

#### 225.070 Reporting of acquisition of end products manufactured outside the United States.

Follow the procedures at PGI 225.070 for entering the data on the acquisition of end products manufactured outside the United States.

# **PART 252—SOLICITATION** PROVISIONS AND CONTRACT **CLAUSES**

#### 252.204-7004 [Amended]

- 5. Section 252.225-7004 is amended by—
- a. Removing the clause date "(MAY 2013)" and adding "(FEB 2014)" in its place.
- b. Removing, in paragraph (a), the word "clause" and adding the word "provision" in its place.

# 252.225-7029 [Amended]

■ 6. Section 252.225-7029 clause title is amended by removing the word "the" in two places.

[FR Doc. 2014-04160 Filed 2-27-14; 8:45 am] BILLING CODE 5001-06-P

# **Defense Acquisition Regulations** System

48 CFR Parts 206, 212, 225, and 252

#### RIN 0750-AH98

**Defense Federal Acquisition Regulation Supplement: Acquisitions** in Support of Operations in Afghanistan (DFARS Case 2013-D009)

**AGENCY:** Defense Acquisition Regulations System, Department of Defense (DoD).

**ACTION:** Final rule.

**SUMMARY:** DoD has adopted as final, with changes, an interim rule amending the Defense Federal Acquisition Regulation Supplement (DFARS) to implement two sections of the National Defense Authorization Act for Fiscal Year 2013 that require compliance with domestic source restrictions in the case of any textile components supplied by DoD to the Afghan National Army or the Afghan National Police for purposes of production of uniforms, and eliminate the application of the enhanced authority to acquire products and services from Iraq.

DATES: Effective February 28, 2014. FOR FURTHER INFORMATION CONTACT: Ms. Amy G. Williams, telephone 571-372-6106.

#### SUPPLEMENTARY INFORMATION:

#### I. Background

DoD published an interim rule to implement sections 826 and 842 of the National Defense Authorization Act (NDAA) for Fiscal Year (FY) 2013 (Pub. L. 112-239).

Section 826 requires compliance with 10 U.S.C. 2533a (the Berry Amendment) in the case of any textile components supplied by DoD to the Afghan National Army or the Afghan National Police for purposes of production of uniforms. The law further states that no exception or exemptions under that section shall apply.

Section 842 modifies section 886 of the NDAA for FY 2008 (Pub. L. 110-181), which provided enhanced authority to acquire products and services from Iraq and Afghanistan in support of operations in Iraq or Afghanistan. Section 842 eliminates application of the enhanced authority to acquisition of products and services from Iraq.

One respondent submitted a public comment in response to the interim rule.

#### II. Discussion and Analysis

DoD reviewed the public comment in the development of the final rule. A discussion of the comment is provided below. No changes are made to the final based on this comment, however, one change is being made to correct the electronic Code of Federal Regulations.

# A. Analysis of Public Comment

Comment: The respondent stated that under the interim rule, DFARS 225.7703-4(f) and (g) state that certain provisions and clauses prescribed in DFARS subpart 225.11 should not be used when certain provisions and clauses prescribed in 225.7703-4 are included. The respondent asserts that the prescriptions for the affected provisions and clauses in DFARS subpart 225.11 should contain these exceptions, but do not.

Response: Paragraphs (f) and (g) of DFARS 225.7703-4 were not added by the interim rule but were just redesignated from prior paragraphs (e) and (f). The prescriptions for the provisions and clauses addressed in 225.7703–4(f) and (g) do contain the appropriate exceptions, which are summarized below.

- 252.225–7000 is prescribed at 225.1101(1) for use only when the clause at 252.225-7001 is used.
- 252.225-7001 is prescribed at 225.1101(2). Paragraph (i)(C) of the prescription provides an exception if all line items will be acquired using a procedure specified in 225.7703-1(a). Use of the procedures at 225.7703-1(a) requires use of provisions and clauses 252.225-7023, 252.225-7024, or 252.225-7024.
- 252.225-7002 is prescribed at 225.1101(3) for use only when 252.225-7001, 252.225-7021, or 252.225-7036 are used. Since an exception is provided for the use of 252,225-7001 and 252.225-7036 when using the procedures at 225.7703-1(a), and 252.225-7021 is not included if 252.225-7026 is included, these exceptions also apply to the use of 252.225-7002.
- 252.225-7020 is prescribed at 225.1101((5) for use only when 252.225-7021 is used.
- 252.225–7021 is prescribed for use at 225.1101(6). Paragraph (iii)(B) of the prescription provides an exception if the clause at 252.225-7026 is included in the solicitation and contract.
- 252.225-7035 is prescribed at 225.1101((9) for use only when 252.225-7036 is used.
- 252.225-7036 is prescribed for use at 225.1101(10). Paragraph (iii)(C) of the prescription provides an exception if

using the procedures specified in 225.7703–1(a).

• 252.225–7045 and 252.225–7046 are prescribed for use at 225.7503, unless the entire acquisition is exempt from the Balance of Payments program. The policy at 225.7501(a)(5) exempts acquisitions when use of a procedure specified in 225.7703–1(a) is authorized for an acquisition in support of operations in Afghanistan.

# B. Other Changes

Section 225.1101(6)(i) is being revised to correct the electronic Code of Federal Regulations. In the prescription for clause 252.225–7021, the phrase "instead of the clause at FAR 52.225–5, Trade Agreements," which had been inadvertently omitted, is reinstated.

### III. Executive Orders 12866 and 13563

Executive Orders (E.O.s) 12866 and 13563 direct agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). E.O. 13563 emphasizes the importance of quantifying both costs and benefits, of reducing costs, of harmonizing rules, and of promoting flexibility. This is not a significant regulatory action and, therefore, was not subject to review under section 6(b) of E.O. 12866, Regulatory Planning and Review, dated September 30, 1993. This rule is not a major rule under 5 U.S.C. 804.

# IV. Regulatory Flexibility Act

A final regulatory flexibility analysis has been prepared consistent with the Regulatory Flexibility Act, 5 U.S.C. 601, *et seq.*, and is summarized as follows:

This rule implements sections 826 and 842 of the National Defense Authorization Act for Fiscal Year 2013 (Pub. L. 112–239). The objective of the rule is to (1) require compliance with domestic source restrictions in the case of any textile components supplied by DoD to the Afghan National Army or the Afghan National Police for purposes of production of uniforms, and (2) eliminate the application of the enhanced authority to acquire products and services from Iraq. The legal basis is the above-cited statutes.

The number of small entities to be affected by the rule is not known. The rule has the potential to impact entities that manufacture textile components, if purchased by DoD to supply to the Afghan National Army or the Afghan National Police for purposes of

production of uniforms. Any impact is expected to be beneficial, because it will require purchase from a domestic source.

No comments were received from the public on the Regulatory Flexibility analysis. No comments were received from the Chief Counsel for Advocacy of the Small Business Administration.

There are no projected reporting, recordkeeping, or other compliance requirements.

DoD was unable to identify any significant alternatives consistent with the stated objectives of the statute. DoD does not anticipate any significant economic impact on small entities. Any impact is expected to be beneficial.

#### V. Paperwork Reduction Act

The rule contains information collection requirements that require the approval of the Office of Management and Budget under the Paperwork Reduction Act (44 U.S.C. chapter 35); however, these changes to the DFARS do not impose additional information collection requirements to the paperwork burden previously approved under OMB Control Number 0704–0229, entitled Defense Federal Acquisition Regulation Supplement; Part 225 and Related Clauses (Total approved burden hours—57,135).

# List of Subjects in 48 CFR Parts 206, 212, 225, and 252

Government procurement.

#### Manuel Quinones,

Editor, Defense Acquisition Regulations System.

Therefore, DoD amends 48 CFR parts 206, 212, 225, and 252 as follows:

### PART 225-FOREIGN ACQUISITION

■ 1. The authority citation for part 225 continues to read as follows:

**Authority:** 41 U.S.C. 1303 and 48 CFR Chapter 1.

#### 225.1101 [Amended]

■ 2. Section 225.1101(6)(i) is amended by removing "Use the clause at 252.225–7021, Trade Agreements, in solicitations and contracts," and adding in its place "Use the clause at 252.225– 7021, Trade Agreements, instead of the clause at FAR 52.225–5, Trade Agreements, in solicitations and contracts,".

[FR Doc. 2014–04152 Filed 2–27–14; 8:45 am]

BILLING CODE 5001-06-P

#### **DEPARTMENT OF COMMERCE**

# National Oceanic and Atmospheric Administration

#### 50 CFR Part 660

[Docket No. 130822744-4144-02]

RIN 0648-BD63

# Fisheries Off West Coast States; Coastal Pelagic Species Fisheries; Change to Start of Pacific Sardine Fishing Year

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Final rule.

**SUMMARY:** NMFS issues this final rule to change the starting date of the annual Pacific sardine fishery from January 1 to July 1. This changes the annual fishing season from one based on the calendar year to one based on a July 1 through the following June 30th schedule. No other changes to the annual allocation structure are being made and the existing seasonal allocation percentages will remain as specified in the FMP, as would the current quota roll-over provisions. This rule also establishes a one-time interim harvest allocation period from January 1, 2014 through June 30, 2014 to allow for continued fishing during the transition from a January to July start of the fishing season. The purpose of this final rule is to better align the timing of the research and science that is used in the annual stock assessments with the annual management schedule. To enable this transition in fishing years, this action also establishes a one-time interim harvest period for the 6 months from January 1, 2014, through June 30, 2014. DATES: Effective March 31, 2014.

FOR FURTHER INFORMATION CONTACT: Joshua Lindsay, West Coast Region, NMFS, (562) 980–4034.

**SUPPLEMENTARY INFORMATION:** This final rule changes the start date of the 12month Pacific sardine fishery from January 1 to July 1, thus changing the fishing season for Pacific sardine from one based on the calendar year to one beginning on July 1 and continuing through June 30th of the following year. The purpose of this change is to better align the timing of the research and science used in the annual stock assessments with the annual management schedule, as the present schedule imposes substantial challenges in terms of survey data availability relative to the timing of stock assessments.

Because the 2013 fishing season ended on December 31, 2013, this rule also establishes a one-time interim harvest allocation period from January 1, 2014 through June 30, 2014 to allow for continued fishing during the transition from a January to July start of the fishing season. At the November 2013 Pacific Fishery Management Council (Council) meeting, the Council took action on setting the quota for the January 2014 through June 2014 period. The harvest specifications for this interim allocation period are being implemented through a separate rulemaking action, for which a proposed rule published on February 4, 2014. (79 FR 6527) Although the interim harvest specifications will include an Overfishing Limit (OFL), Acceptable Biological Catch (ABC) and Annual Catch Limit (ACL) for calendar year 2014, those specifications are expected to be replaced based on the new stock assessment and Council action in April

On December 23, 2013, a proposed rule was published for this action and public comments solicited (78 FR 77413). NMFS received no comments on the proposed rule. For further background about this rule, please refer to the proposed rule.

#### Classification

Pursuant to section 304(b)(1)(A) of the Magnuson-Stevens Fishery Conservation and Management Act, the Assistant Administrator, NMFS, has determined that this final rule is consistent with the CPS FMP, other provisions of the Magnuson-Stevens Fishery Conservation and Management Act, and other applicable laws.

This rule has been determined to be not significant for purposes of Executive Order 12866.

The Chief Counsel for Regulation of the Department of Commerce certified to the Chief Counsel for Advocacy of the Small Business Administration during the proposed rule stage that this action would not have a significant economic impact on a substantial number of small entities. The factual basis for the certification was published in the proposed rule and is not repeated here. No comments were received regarding this certification. As a result, a regulatory flexibility analysis was not required and none was prepared.

This action does not contain a collection-of-information requirement for purposes of the Paperwork Reduction Act.

#### List of Subjects in 50 CFR Part 660

Fisheries, Fishing, Indians.

Dated: February 21, 2014.

#### Samuel D. Rauch III,

Deputy Assistant Administrator for Regulatory Programs, National Marine Fisheries Service.

For the reasons set out in the preamble, NMFS amends 50 CFR part 660 as follows:

# PART 660—FISHERIES OFF WEST COAST STATES

■ 1. The authority citation for part 660 continues to read as follows:

Authority: 16 U.S.C. 1801 et seq.

■ 2. In § 660.510, paragraph (a) is revised to read as follows:

# § 660.510 Fishing seasons.

\* \* \* \* \*

(a) *Pacific sardine.* July 1 to June 30, or until closed under § 660.509.

■ 3. In § 660.511, paragraphs (f) through (h) are revised to read as follows:

# § 660.511 Catch restrictions.

\* \* \* \*

(f) On July 1, 40 percent of the initial harvest guideline for Pacific sardine is allocated coastwide within the fishery management area.

(g) On September 15, 25 percent of the initial harvest guideline for Pacific sardine plus the remaining unharvested portion of the July 1 allocation in paragraph (f) of this section is allocated coastwide within the fishery management area.

(h) On January 1, 35 percent of the initial harvest guideline for Pacific sardine plus the remaining unharvested portion of the September 15 allocation is allocated coastwide within the fishery management area.

[FR Doc. 2014–04376 Filed 2–27–14; 8:45 am] **BILLING CODE 3510–22–P** 

# **Proposed Rules**

#### Federal Register

Vol. 79, No. 40

Friday, February 28, 2014

This section of the FEDERAL REGISTER contains notices to the public of the proposed issuance of rules and regulations. The purpose of these notices is to give interested persons an opportunity to participate in the rule making prior to the adoption of the final rules.

#### **DEPARTMENT OF ENERGY**

#### 10 CFR Part 430

[Docket No. EERE-2013-BT-DET-0035] RIN 1904-AD04

Energy Conservation Program: Proposed Determination of Computer and Battery Backup Systems as a Covered Consumer Product

**AGENCY:** Office of Energy Efficiency and Renewable Energy, Department of Energy.

**ACTION:** Proposed determination.

**SUMMARY:** The U.S. Department of Energy (DOE or the "Department") has determined tentatively that computer and battery backup systems (hereafter referred to as "computer systems") qualify as a covered product under Part A of Title III of the Energy Policy and Conservation Act (EPCA), as amended. This notice supersedes DOE's previous proposed determination of coverage relating to computers, and expands the scope of coverage to include computer systems. DOE has determined that computer systems meet the criteria for covered products because classifying products of such type as covered products is necessary or appropriate to carry out the purposes of EPCA, and the average U.S. household energy use for computer systems is likely to exceed 100 kilowatt-hours (kWh) per year.

**DATES:** DOE will accept written comments, data, and information on this notice, but no later than March 31, 2014.

**ADDRESSES:** Interested persons may submit comments, identified by docket number EERE–2013–BT–DET–0035, by any of the following methods:

• Federal eRulemaking Portal: www.regulations.gov. Follow the instructions for submitting comments.

• Email: Computers2013DET0035@ ee.doe.gov. Include EERE-2013-BT-DET-0035 and/or RIN 1904-AD04 in the subject line of the message.

• Mail: Ms. Brenda Edwards, U.S. Department of Energy, Building Technologies Office, Mailstop EE–5B, Proposed Determination for computers, EERE–2013–BT–DET–0035 and/or RIN 1904–AD04, 1000 Independence Avenue SW., Washington, DC 20585– 0121. *Phone*: (202) 586–2945. Please submit one signed paper original.

• Hand Delivery/Courier: Ms. Brenda Edwards, U.S. Department of Energy, Building Technologies Office, 6th Floor, 950 L'Enfant Plaza SW., Washington, DC 20024. Phone: (202) 586–2945. Please submit one signed paper original.

Instructions: All submissions received must include the agency name and docket number or RIN for this rulemaking.

Docket: For access to the docket to read background documents, or comments received, go to the Federal eRulemaking Portal at http://www.regulations.gov.

#### FOR FURTHER INFORMATION CONTACT:

Mr. Jeremy Dommu, U.S. Department of Energy, Office of Energy Efficiency and Renewable Energy, Building Technologies Office, EE–5B, 1000 Independence Avenue SW., Washington, DC 20585–0121. Telephone: (202) 586–9870. Email: DOE\_computer\_standards@ee.doe.gov.

Ms. Celia Sher, U.S. Department of Energy, Office of the General Counsel, GC-71, 1000 Independence Avenue SW., Washington, DC 20585-0121. Telephone: (202) 287-6122. Email: Celia.Sher@hq.doe.gov.

### SUPPLEMENTARY INFORMATION:

# I. Background

On July 12, 2013, DOE published a proposed determination (July 2013 Notice) in the **Federal Register** (78 FR 41873) tentatively determining that computers qualify as a covered product under Part A of Title III of EPCA, as amended. The Department is superseding the July 2013 Notice with this updated notice.

# II. Authority

Title III of EPCA (42 U.S.C. 6291, et seq.) sets forth a variety of provisions designed to improve energy efficiency. Part A of Title III of EPCA (42 U.S.C. 6291–6309) established the "Energy Conservation Program for Consumer Products Other Than Automobiles," which covers consumer products and certain commercial products (hereafter

referred to as "covered products"). In addition to specifying a list of covered residential and commercial products, EPCA contains provisions that enable the Secretary of Energy to classify additional types of consumer products as covered products. (42 U.S.C. 6292(a)(20)) DOE may prescribe test procedures for any product it classifies as a "covered product." (42 U.S.C. 6293(b)) For a given product to be classified as a covered product, the Secretary must determine that:

(1) Classifying the product as a covered product is necessary for the

purposes of EPCA; and

(2) The average annual per-household energy use by products of such type is likely to exceed 100 kilowatt-hours (kWh) per year. (42 U.S.C. 6292(b)(1))

For the Secretary to prescribe an energy conservation standard pursuant to 42 U.S.C. 6295(o) and (p) for covered products added pursuant to 42 U.S.C. 6292(b)(1), he must also determine that:

(1) The average household energy use of the products has exceeded 150 kWh per household for a 12-month period;

(2) The aggregate 12-month energy use of the products has exceeded 4.2 TWh;

(3) Substantial improvement in energy efficiency is technologically feasible; and

(4) Application of a labeling rule under 42 U.S.C. 6294 is unlikely to be sufficient to induce manufacturers to produce, and consumers and other persons to purchase, covered products of such type (or class) that achieve the maximum energy efficiency that is technologically feasible and economically justified. (42 U.S.C. 6295(1)(1)).

If DOE issues a final determination that computer systems are a covered product, DOE will consider test procedures and energy conservation standards for them. DOE will determine if computer systems satisfy the provisions of 42 U.S.C. 6295(l)(1) during the course of any energy conservation standards rulemaking.

# III. Discussion

In the July 2013 Notice, DOE tentatively determined that computers qualify as a covered product. DOE further proposed that a definition for computers be added to the Code of Federal Regulations to clarify coverage

<sup>&</sup>lt;sup>1</sup>For editorial reasons, upon codification in the U.S. code, Part B was re-designated Part A.

of any potential test procedure or energy conservation standard. Accordingly, DOE proposed the following definition of computers and sought comment from interested parties:

A consumer product which performs logical operations and processes data. A computer is composed of, at a minimum: (a) A central processing unit (CPU) to perform operations, or the ability to function as a client gateway to a server which acts as a computational CPU; (b) user input devices such as a keyboard, mouse, or touchpad; and (c) an integrated display screen and/or the ability to support an external display screen to output information. 78 FR 41874.

DOE also proposed a notice to tentatively cover computer servers (servers) as a covered product. 78 FR 41868 (July 12, 2013). In that notice, DOE proposed that servers be defined as:

A computer that provides services and manages networked resources for client devices (e.g., desktop computers, notebook computers, thin clients, wireless devices, PDAs, IP telephones, other computer servers, or other network devices). A computer server is primarily accessed via network connections, versus directly connected user input devices such as a keyboard or mouse. 78 FR 41870.

By separate action published elsewhere in today's Federal Register, DOE is withdrawing its proposed rule to determine servers as a covered product. Upon further consideration, DOE believes that computers and servers share numerous technical and physical characteristics which would make it more appropriate to cover them together as a single covered product. Because battery backup functions are closely tied to computers and servers, DOE believes that backup batteries such as uninterruptible power supplies (UPSs), which provide emergency power in case of failure, should also be included in the covered product to which this notice relates. Thus, DOE is proposing that the name of the covered product in this notice be changed to "computer and battery backup systems" and be defined

A consumer product whose primary function is to perform logical operations and process data, or equipment whose primary function is to maintain continuity of load power for such products in case of input power failure.

While DOE recognizes that this revised definition further broadens the scope of the covered product that this notice relates, DOE believes that is necessary given the increasingly networked environment in which these

products operate. For example, the increased use of tablets, smart phones and cloud services has shifted energy use from personal computers like desktop and notebook computers to servers (e.g. more disc storage in servers, less disc storage in desktop computers). Consumers commonly use battery backups for their computers to allow users to save all data in the event of power loss. Some servers integrate these backup batteries within the server itself, and notebook computers contain their own battery systems to run when either not connected to mains power or in the event of a power loss. This revised definition would allow DOE to account for shifts in energy use between products, and also help to ensure that the covered product remains relevant as technology trends in computer systems advance. Based on DOE's revised definition for computer systems, DOE would consider consumer products, such as computers, servers, and UPSs, to be within the scope of coverage.

While all of these consumer products are related, DOE recognizes that different test methods and efficiency metrics would be necessary to measure the energy consumption and energy efficiency of such products. As such, DOE is considering dividing computer systems into separate product classes based on the type of energy used, the capacity, and any other performancerelated feature that justifies different standard levels, such as features affecting consumer utility. (42 U.S.C. 6295(q)) DOE will propose specific definitions for product classes as part of the efficiency standards rulemaking. As suggested by the Information Technology Industry Council (ITI), DOE will look to harmonize the definitions of each potential product class with already established industry terms and definitions (ITI, No. 0035 at p.1).

DOE notes that the scope for the test procedure and standards rulemakings that DOE initiates may not cover all products that would otherwise meet the definition of computer systems. DOE further clarifies that the proposed definition of computer systems only covers those products whose primary function is to perform logical operations and process data, or whose primary function is to maintain continuity of load power in case of input power failure.

DOE received comment from Cisco Systems, Inc. (Cisco), ITI, the Consumer Electronics Association (CEA), and Telecommunications Industry Association (TIA) on DOE's proposed definition of "server" in its July 12, 2013 proposed rule to determine servers as a covered product (78 FR 41868).

Specifically, these parties commented that the proposal improperly attempts to combine a variety of consumer products, which DOE has authority to regulate, with entirely dissimilar commercial products that DOE does not currently have the authority to regulate. (EERE-2013-BT-DET-0034, Cisco, No. 0017 at p. 3) (EERE-2013-BT-DET-0034, ITI, No. 0018 at p. 1) (EERE-2013-BT-DET-0034, CEA, No. 0015 at p. 3) (EERE-2013-BT-DET-0034, TIA, No. 0019 at p. 2) In light of these comments, DOE clarifies that the proposed scope of coverage for this rulemaking relates only to consumer products. Thus, this rule applies to those computer systems that are of a type which, to any significant extent, are distributed into commerce for personal use or consumption. See 42 U.S.C. 6291(1). These consumer products can be distinguished from commercial/industrial equipment, which are of a type not sold for consumer use. See 42 U.S.C. 6311(2)(A). DOE is seeking assistance from interested parties in identifying those computer systems that are of a type that make them a consumer product as distinguished from those that are objectively commercial.

# IV. Evaluation of Computer and Battery Backup Systems as a Covered Product Subject to Energy Conservation Standards

The following sections describe DOE's evaluation of whether computer systems fulfill the criteria for being added as a covered product pursuant to 42 U.S.C. 6292(b)(1). As stated previously, DOE may classify a consumer product as a covered product if (1) classifying products of such type as covered products is necessary and appropriate to carry out the purposes of EPCA; and (2) the average annual per-household energy use by products of such type is likely to exceed 100 kWh (or its Btu equivalent) per year.

# A. Coverage Necessary or Appropriate to Carry Out Purposes of EPCA

Coverage of computer systems is necessary or appropriate to carry out the purposes of EPCA, which include: (1) To conserve energy supplies through energy conservation programs, and, where necessary, the regulation of certain energy uses; and (2) to provide for improved energy efficiency of motor vehicles, major appliances, and certain other consumer products. (42 U.S.C. 6201) The aggregate energy use of computer systems is significant. For example, recent estimates of national electricity usage for computers alone are 30.3 billion kWh in the residential sector, and 31.3 billion kWh in the

commercial sector.2 For servers, total national electricity usage is estimated to be 26.5 billion kWh as a lower bound.<sup>3</sup> The national energy use of UPSs is estimated to be at least 6.9 billion kWh.4 The penetration of computer systems in the residential sector is high, with 63% of U.S. households owning a desktop computer, 65% of U.S. households owning a notebook, laptop, or netbook computer, and an installed base of 8.6 million UPSs in U.S. households.<sup>5</sup> Coverage of computer systems will enable the conservation of energy supplies through both labeling programs and the regulation of computer systems energy efficiency. There is significant variation in the annual energy consumption of different models currently available for computers, servers, and UPSs. Therefore, technologies exist to reduce the energy consumption of computer systems.

# B. Average Household Energy Use

DOE calculated average household energy use for computer systems, in households that use the product, based on data from published literature and under the assumption that computer systems contain at least one computer or server, and possibly a UPS as well. The average annual energy use for a desktop computer was estimated to be 220 kWh/yr, and the average annual energy use for a portable computer was estimated to be 62 kWh/yr, resulting in a weighted average of 130 kWh/yr per computer.<sup>6</sup> In addition, there are an estimated 1.4

desktop computers and 1.9 portable computers per household that owns these devices in the U.S.,7 thus the total average household energy consumption of computers is likely higher than these estimations. The estimated annual energy consumption of individual servers ranges from approximately 1900-2100 kWh/yr for mass-produced volume servers.8 Under the assumption that households that use servers would have at most one of these types of servers, DOE estimated the average annual household energy use for households that use servers to be at least 1900 kWh/vr. The average annual perunit energy use of ENERGY STARqualified UPSs is approximately 190 kWh/yr (including only standby and line-interactive UPSs, and assuming an average load of 0.7 of rated output power).9 Therefore, DOE tentatively determines that the average annual perhousehold energy use for computer systems is likely to exceed 100 kWh/yr, satisfying the provisions of 42 U.S.C. 6292(b)(1).

Based on the above, DOE has determined tentatively that computer systems qualify as a covered product under Part A of Title III of the EPCA, as amended.

### V. Procedural Issues and Regulatory Review

DOE has reviewed its proposed determination of computer systems under the following Executive orders and Acts.

# A. Review Under Executive Order 12866

The Office of Management and Budget (OMB) has determined that coverage determination rulemakings do not constitute "significant regulatory actions" under section 3(f) of Executive Order 12866, Regulatory Planning and Review, 58 FR 51735 (Oct. 4, 1993). Accordingly, this proposed action was not subject to review under the Executive Order by the Office of Information and Regulatory Affairs (OIRA) in OMB.

B. Review Under the Regulatory Flexibility Act

The Regulatory Flexibility Act (5 U.S.C. 601 et seq., as amended by the Small Business Regulatory Enforcement Fairness Act of 1996) requires preparation of an initial regulatory flexibility analysis for any rule that, by law, must be proposed for public comment, unless the agency certifies that the proposed rule, if promulgated, will not have a significant economic impact on a substantial number of small entities. A regulatory flexibility analysis examines the impact of the rule on small entities and considers alternative ways of reducing negative effects. Also, as required by E.O. 13272, "Proper Consideration of Small Entities in Agency Rulemaking" 67 FR 53461 (August 16, 2002), DOE published procedures and policies on February 19, 2003 to ensure that the potential impact of its rules on small entities are properly considered during the DOE rulemaking process. 68 FR 7990 (February 19, 2003). DOE makes its procedures and policies available on the Office of the General Counsel's Web site at www.gc.doe.gov./ gc/office-general-counsel.

DOE reviewed today's proposed determination under the provisions of the Regulatory Flexibility Act and the policies and procedures published on February 19, 2003. If adopted, today's proposed determination would set no standards; it would only positively determine that future standards may be warranted and should be explored in an energy conservation standards and test procedure rulemaking. Economic impacts on small entities would be considered in the context of such rulemakings. On the basis of the foregoing, DOE certifies that the proposed determination, if adopted, would have no significant economic impact on a substantial number of small entities. Accordingly, DOE has not prepared a regulatory flexibility analysis for this proposed determination. DOE will transmit this certification and supporting statement of factual basis to the Chief Counsel for Advocacy of the Small Business Administration for review under 5 U.S.C. 605(b).

# C. Review Under the Paperwork Reduction Act of 1995

This proposed determination, which proposes to determine that computer systems meet the criteria for a covered product for which the Secretary may prescribe an energy conservation standard pursuant to 42 U.S.C. 6295(o) and (p), will impose no new information or record-keeping requirements. Accordingly, OMB clearance is not

<sup>&</sup>lt;sup>2</sup> Urban, B. et al., 2011. Energy Consumption of Consumer Electronics in U.S. Homes in 2010. Prepared by the Fraunhofer Center for Sustainable Energy Systems for the Consumer Electronics Association; Zogg, R. et al., 2009. Energy Savings Potential and RD&D Opportunities for Commercial Building Appliances. Prepared by Navigant Consulting, Inc. for DOE.

<sup>&</sup>lt;sup>3</sup> Koomey, J.G. 2011. *Growth in Data Center Electricity Use 2005 to 2010.* Analytics Press.

<sup>&</sup>lt;sup>4</sup> Zogg, R. et al., 2009. Energy Savings Potential and RD&D Opportunities for Commercial Building Appliances. Prepared by Navigant Consulting, Inc. for DOE; Roth, K.W. et al. 2007. Residential Miscellaneous Electric Loads: Energy Consumption Characterization and Savings Potential. Prepared by TIAX LLC for DOE.

<sup>&</sup>lt;sup>5</sup>Consumer Electronics Association, 2013. 15th Annual CE Ownership and Market Potential Study; Urban, B. et al., 2011. Energy Consumption of Consumer Electronics in U.S. Homes in 2010. Prepared by the Fraunhofer Center for Sustainable Energy Systems for the Consumer Electronics Association; Roth, K.W. et al. 2007. Residential Miscellaneous Electric Loads: Energy Consumption Characterization and Savings Potential. Prepared by TIAX LLC for DOE.

<sup>&</sup>lt;sup>6</sup> Urban, B. et al., 2011. Energy Consumption of Consumer Electronics in U.S. Homes in 2010. Prepared by the Fraunhofer Center for Sustainable Energy Systems for the Consumer Electronics Association; Zogg, R. et al., 2009. Energy Savings Potential and RD&D Opportunities for Commercial Building Appliances. Prepared by Navigant Consulting, Inc. for DOE.

<sup>&</sup>lt;sup>7</sup>Consumer Electronics Association, 2013. 15th Annual CE Ownership and Market Potential Study.

<sup>&</sup>lt;sup>8</sup> Koomey, J.G. 2011. Growth in Data Center Electricity Use 2005 to 2010. Analytics Press; Koomey, J.G. 2008. Worldwide Electricity Used in Data Centers. Environmental Research Letters, 3; Zogg, R. et al. 2009. Energy Savings Potential and RD&D Opportunities for Commercial Building Appliances. Prepared by Navigant Consulting, Inc. for DOE; Masanet, E.R. et al. 2011. Estimating the Energy Use and Efficiency Potential of U.S. Data Centers. Proceedings of the IEEE 99 (8), 1440–1453.

<sup>&</sup>lt;sup>9</sup> ENERGY STAR Uninterruptible Power Supplies Qualified Products List, posted October 30, 2013 (accessed October 31, 2013). http:// downloads.energystar.gov/bi/qplist/ Uninterruptible Power Supplies Product List.xls.

required under the Paperwork Reduction Act. (44 U.S.C. 3501 *et seq.*)

D. Review Under the National Environmental Policy Act of 1969

In this notice, DOE proposes to positively determine that future standards may be warranted and that environmental impacts should be explored in an energy conservation standards rulemaking. DOE has determined that review under the National Environmental Policy Act of 1969 (NEPA), Public Law 91-190, codified at 42 U.S.C. 4321 et seq. is not required at this time. NEPA review can only be initiated "as soon as environmental impacts can be meaningfully evaluated" (10 CFR 1021.213(b)). This proposed determination would only determine that future standards may be warranted, but would not itself propose to set any specific standard. DOE has, therefore, determined that there are no environmental impacts to be evaluated at this time. Accordingly, neither an environmental assessment nor an environmental impact statement is required.

#### E. Review Under Executive Order 13132

Executive Order (E.O.) 13132, "Federalism" 64 FR 43255 (August 10, 1999), imposes certain requirements on agencies formulating and implementing policies or regulations that preempt State law or that have Federalism implications. The Executive Order requires agencies to examine the constitutional and statutory authority supporting any action that would limit the policymaking discretion of the States and to assess carefully the necessity for such actions. The Executive Order also requires agencies to have an accountable process to ensure meaningful and timely input by State and local officials in developing regulatory policies that have Federalism implications. On March 14, 2000, DOE published a statement of policy describing the intergovernmental consultation process that it will follow in developing such regulations. 65 FR 13735 (March 14, 2000). DOE has examined today's proposed determination and concludes that it would not preempt State law or have substantial direct effects on the States, on the relationship between the Federal government and the States, or on the distribution of power and responsibilities among the various levels of government. EPCA governs and prescribes Federal preemption of State regulations as to energy conservation for the product that is the subject of today's proposed determination. States can

petition DOE for exemption from such preemption to the extent permitted, and based on criteria, set forth in EPCA. (42 U.S.C. 6297) No further action is required by E.O. 13132.

#### F. Review Under Executive Order 12988

With respect to the review of existing regulations and the promulgation of new regulations, section 3(a) of E.O. 12988, "Civil Justice Reform" 61 FR 4729 (February 7, 1996), imposes on Federal agencies the duty to: (1) Eliminate drafting errors and ambiguity; (2) write regulations to minimize litigation; (3) provide a clear legal standard for affected conduct rather than a general standard; and (4) promote simplification and burden reduction. Section 3(b) of E.O. 12988 specifically requires that Executive agencies make every reasonable effort to ensure that the regulation specifies the following: (1) The preemptive effect, if any; (2) any effect on existing Federal law or regulation; (3) a clear legal standard for affected conduct while promoting simplification and burden reduction; (4) the retroactive effect, if any; (5) definitions of key terms; and (6) other important issues affecting clarity and general draftsmanship under any guidelines issued by the Attorney General. Section 3(c) of E.O. 12988 requires Executive agencies to review regulations in light of applicable standards in sections 3(a) and 3(b) to determine whether these standards are met, or whether it is unreasonable to meet one or more of them. DOE completed the required review and determined that, to the extent permitted by law, this proposed determination meets the relevant standards of E.O. 12988.

### G. Review Under the Unfunded Mandates Reform Act of 1995

Title II of the Unfunded Mandates Reform Act of 1995 (UMRA) (Pub. L. 104–4, codified at 2 U.S.C. 1501 et seq.) requires each Federal agency to assess the effects of Federal regulatory actions on State, local, and tribal governments and the private sector. For regulatory actions likely to result in a rule that may cause expenditures by State, local, and Tribal governments, in the aggregate, or by the private sector of \$100 million or more in any 1 year (adjusted annually for inflation), section 202 of UMRA requires a Federal agency to publish a written statement that estimates the resulting costs, benefits, and other effects on the national economy. (2 U.S.C. 1532(a) and (b)) UMRA requires a Federal agency to develop an effective process to permit timely input by elected officers of State, local, and tribal

governments on a proposed "significant intergovernmental mandate." UMRA also requires an agency plan for giving notice and opportunity for timely input to small governments that may be potentially affected before establishing any requirement that might significantly or uniquely affect them. On March 18, 1997, DOE published a statement of policy on its process for intergovernmental consultation under UMRA. 62 FR 12820 (March 18, 1997). (This policy also is available at www.gc.doe.gov). DOE reviewed today's proposed determination pursuant to these existing authorities and its policy statement and determined that the proposed determination contains neither an intergovernmental mandate nor a mandate that may result in the expenditure of \$100 million or more in any year, so the UMRA requirements do not apply.

# H. Review Under the Treasury and General Government Appropriations Act of 1999

Section 654 of the Treasury and General Government Appropriations Act of 1999 (Pub. L. 105–277) requires Federal agencies to issue a Family Policymaking Assessment for any rule that may affect family well-being. This proposed determination would not have any impact on the autonomy or integrity of the family as an institution. Accordingly, DOE has concluded that it is not necessary to prepare a Family Policymaking Assessment.

# I. Review Under Executive Order 12630

Pursuant to E.O. 12630, "Governmental Actions and Interference with Constitutionally Protected Property Rights" 53 FR 8859 (March 15, 1988), DOE determined that this proposed determination would not result in any takings that might require compensation under the Fifth Amendment to the U.S. Constitution.

# J. Review Under the Treasury and General Government Appropriations Act of 2001

The Treasury and General Government Appropriation Act of 2001 (44 U.S.C. 3516, note) requires agencies to review most disseminations of information they make to the public under guidelines established by each agency pursuant to general guidelines issued by OMB. The OMB's guidelines were published at 67 FR 8452 (February 22, 2002), and DOE's guidelines were published at 67 FR 62446 (October 7, 2002). DOE has reviewed today's proposed determination under the OMB and DOE guidelines and has concluded

that it is consistent with applicable policies in those guidelines.

#### K. Review Under Executive Order 13211

E.O. 13211, "Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use," 66 FR 28355 (May 22, 2001), requires Federal agencies to prepare and submit to OMB a Statement of Energy Effects for any proposed significant energy action. A "significant energy action" is defined as any action by an agency that promulgates a final rule or is expected to lead to promulgation of a final rule, and that: (1) Is a significant regulatory action under E.O. 12866, or any successor order; and (2) is likely to have a significant adverse effect on the supply, distribution, or use of energy; or (3) is designated by the Administrator of OIRA as a significant energy action. For any proposed significant energy action, the agency must give a detailed statement of any adverse effects on energy supply, distribution, or use if the proposal is implemented, and of reasonable alternatives to the proposed action and their expected benefits on energy supply, distribution, and use.

DOE has concluded that today's regulatory action proposing to determine that computer systems meet the criteria for a covered product for which the Secretary may prescribe an energy conservation standard pursuant to 42 U.S.C. 6295(o) and (p) would not have a significant adverse effect on the supply, distribution, or use of energy. This action is also not a significant regulatory action for purposes of E.O. 12866, and the OIRA Administrator has not designated this proposed determination as a significant energy action under E.O. 12866 or any successor order. Therefore, this proposed determination is not a significant energy action. Accordingly, DOE has not prepared a Statement of Energy Effects for this proposed determination.

# L. Review Under the Information Quality Bulletin for Peer Review

On December 16, 2004, OMB, in consultation with the Office of Science and Technology Policy (OSTP), issued its Final Information Quality Bulletin for Peer Review (the Bulletin). 70 FR 2664 (January 14, 2005). The Bulletin establishes that certain scientific information shall be peer reviewed by qualified specialists before it is disseminated by the Federal government, including influential scientific information related to agency regulatory actions. The purpose of the Bulletin is to enhance the quality and credibility of the Government's

scientific information. DOE has determined that the analyses conducted for this rulemaking do not constitute "influential scientific information," which the Bulletin defines as "scientific information the agency reasonably can determine will have or does have a clear and substantial impact on important public policies or private sector decisions." 70 FR 2667 (January 14, 2005). The analyses were subject to predissemination review prior to issuance of this rulemaking.

DOE will determine the appropriate level of review that would be applicable to any future rulemaking to establish energy conservation standards for computer systems.

# VI. Public Participation

### A. Submission of Comments

DOE will accept comments, data, and information regarding this notice of proposed determination no later than the date provided at the beginning of this notice. After the close of the comment period, DOE will review the comments received and determine whether computer systems are a covered product under EPCA.

Comments, data, and information submitted to DOE's email address for this proposed determination should be provided in WordPerfect, Microsoft Word, PDF, or text (ASCII) file format. Submissions should avoid the use of special characters or any form of encryption, and wherever possible comments should include the electronic signature of the author. No telefacsimiles (faxes) will be accepted.

According to 10 CFR 1004.11, any person submitting information that he or she believes to be confidential and exempt by law from public disclosure should submit two copies: one copy of the document should have all the information believed to be confidential deleted. DOE will make its own determination as to the confidential status of the information and treat it according to its determination.

Factors of interest to DOE when evaluating requests to treat submitted information as confidential include (1) A description of the items; (2) whether and why such items are customarily treated as confidential within the industry; (3) whether the information is generally known or available from public sources; (4) whether the information has previously been made available to others without obligations concerning its confidentiality; (5) an explanation of the competitive injury to the submitting persons which would result from public disclosure; (6) a date after which such information might no

longer be considered confidential; and (7) why disclosure of the information would be contrary to the public interest.

### B. Issues on Which DOE Seeks Comments

DOE welcomes comments on all aspects of this proposed determination. DOE is particularly interested in receiving comments from interested parties on the following issues related to the proposed determination for computer systems:

- Definition of computer and battery backup systems;
- Whether classifying computer systems as a covered product is necessary or appropriate to carry out the purposes of EPCA;
- Scope of this proposed determination;
- Identifying those computer systems that are of a type that make them a consumer product as distinguished from those computer systems that are objectively commercial;
- Calculations and values for average household energy consumption; and
- Availability or lack of availability of technologies for improving energy efficiency of computer systems.

The Department is interested in receiving views concerning other relevant issues that participants believe would affect DOE's ability to establish test procedures and energy conservation standards for computer systems. The Department invites all interested parties to submit in writing by March 31, 2014, comments and information on matters addressed in this notice and on other matters relevant to consideration of a determination for computer systems.

After the expiration of the period for submitting written statements, the Department will consider all comments and additional information that is obtained from interested parties or through further analyses, and it will prepare a final determination. If DOE determines that computer systems qualify as a covered product, DOE will consider a test procedure and energy conservation standards for computer systems. Members of the public will be given an opportunity to submit written and oral comments on any proposed test procedure and standards.

# VII. Approval of the Office of the Secretary

The Secretary of Energy has approved publication of this revised proposed determination.

#### List of Subjects in 10 CFR Part 430

Administrative practice and procedure, Confidential business information, Energy conservation,

Household appliances, Reporting and recordkeeping requirements, Imports, Incorporation by reference, Intergovernmental relations, Small businesses.

Issued in Washington, DC, on February 21, 2014.

#### Kathleen B. Hogan,

Deputy Assistant Secretary of Energy Efficiency, Energy Efficiency and Renewable Energy.

[FR Doc. 2014–04423 Filed 2–27–14; 8:45 am] **BILLING CODE 6450–01–P** 

# **DEPARTMENT OF ENERGY**

#### 10 CFR Part 430

[Docket No. EERE-2013-BT-DET-0034] RIN 1904-AD03

# Energy Conservation Program: Proposed Determination of Computer Servers as a Covered Consumer Product

**AGENCY:** Office of Energy Efficiency and Renewable Energy, Department of Energy.

**ACTION:** Proposed determination; withdrawal.

SUMMARY: The U.S. Department of Energy (DOE) withdraws for further consideration a proposed determination that computer servers (servers) qualify as a covered product under Part A of Title III of the Energy Policy and Conservation Act (EPCA), as amended.

DATES: The proposed determination is

**DATES:** The proposed determination is withdrawn February 28, 2014.

# FOR FURTHER INFORMATION CONTACT:

Mr. Jeremy Dommu, U.S. Department of Energy, Office of Energy Efficiency and Renewable Energy, Building Technologies Office, EE–5B, 1000 Independence Avenue SW., Washington, DC 20585–0121. Telephone: (202) 586–9870. Email: DOE\_computer\_standards@ EE.Doe.Gov.

Ms. Celia Sher, U.S. Department of Energy, Office of the General Counsel, GC-71, 1000 Independence Avenue SW., Washington, DC 20585-0121. Telephone: (202) 287-6122. Email: Celia.Sher@hq.doe.gov.

# SUPPLEMENTARY INFORMATION:

#### I. Authority

Title III of EPCA (42 U.S.C. 6291, et seq.) sets forth a variety of provisions designed to improve energy efficiency. Part A of Title III of EPCA (42 U.S.C. 6291–6309) established the "Energy Conservation Program for Consumer Products Other Than Automobiles," which covers consumer products and

certain commercial products (hereafter referred to as "covered products"). In addition to specifying a list of covered residential and commercial products, EPCA contains provisions that enable the Secretary of Energy to classify additional types of consumer products as covered products. (42 U.S.C. 6292(a)(20)) DOE may prescribe test procedures for any product it classifies as a "covered product." (42 U.S.C. 6293(b))

#### **II. Discussion**

On July 12, 2013, DOE published a notice of proposed determination (Notice) that tentatively determined that servers qualify as a covered product. 78 FR 41868. In light of public comments received from interested parties addressing the nature and use of servers, DOE is withdrawing the Notice. DOE's current approach with regard to the coverage of servers can be found in its updated coverage proposal for computers, published elsewhere in today's Federal Register.

# III. Approval of the Office of the Secretary

The Secretary of Energy has approved publication of this withdrawal.

#### List of Subjects in 10 CFR Part 430

Administrative practice and procedure, Confidential business information, Energy conservation, Household appliances, Imports, Incorporation by reference, Intergovernmental relations, Small businesses.

Issued in Washington, DC, on February 21, 2014.

# Kathleen B. Hogan,

Deputy Assistant Secretary of Energy Efficiency, Energy Efficiency and Renewable Energy.

[FR Doc. 2014-04422 Filed 2-27-14; 8:45 am]

BILLING CODE 6450-01-P

#### FEDERAL HOUSING FINANCE BOARD

12 CFR Parts 914 and 917

# FEDERAL HOUSING FINANCE AGENCY

12 CFR Parts 1236 and 1239

# DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

# Office of Federal Housing Enterprise Oversight

12 CFR Parts 1710 and 1720

RIN 2590-AA59

Responsibilities of Boards of Directors, Corporate Practices and Corporate Governance Matters

**AGENCIES:** Federal Housing Finance Board; Federal Housing Finance Agency; Office of Federal Housing Enterprise Oversight, HUD.

**ACTION:** Notice of proposed rulemaking; extension of comment period.

SUMMARY: On January 28, 2014, the Federal Housing Finance Agency (FHFA) published in the **Federal Register** a notice of proposed rulemaking for public comment proposing to amend its regulations by relocating, consolidating, and modifying as necessary, certain Federal Housing Finance Board and Office of Federal Housing Enterprise Oversight regulations that pertain to the responsibilities of boards of directors, corporate practices, and corporate governance matters. The proposed rule would also amend a definition within FHFA's Prudential Management and Operations Standards regulations and the introductory language to the standards themselves. The comment period for the proposed rule is set to expire on March 31, 2014 April 29, 2014. This document extends the comment period by an additional 45 days, through and including May 15, 2014, to allow the public additional time to comment on the proposed rule.

**DATES:** The comment period for the proposed rule published January 28, 2014, at 79 FR 4414, is extended. Written comments must be received on or before May 15, 2014. For additional information, see the **SUPPLEMENTARY INFORMATION** section.

**ADDRESSES:** You may submit your comments, identified by regulatory information number (RIN) 2590–AA59, by any of the following methods:

• Federal eRulemaking Portal: http://www.regulations.gov: Follow the

<sup>&</sup>lt;sup>1</sup>For editorial reasons, upon codification in the U.S. code, Part B was re-designated Part A.

instructions for submitting comments. If **DEPARTMENT OF TRANSPORTATION** vou submit your comment to the Federal eRulemaking Portal, please also send it by email to FHFA at RegComments@fhfa.gov to ensure timely receipt by FHFA. Include the following information in the subject line of your submission: Comments/RIN 2590-AA59.

- Email: Comments to Alfred M. Pollard, General Counsel may be sent by email to RegComments@fhfa.gov. Please include "RIN 2590-AA59" in the subject line of the message.
- U.S. Mail, United Parcel Service, Federal Express, or Other Mail Service: The mailing address for comments is: Alfred M. Pollard, General Counsel, Attention: Comments/RIN 2590-AA59. Federal Housing Finance Agency, Eighth Floor (OGC), 400 Seventh Street SW., Washington, DC 20024.
- Hand Delivered/Courier: The hand delivery address is: Alfred M. Pollard, General Counsel, Attention: Comments/ RIN 2590-AA59, Federal Housing Finance Agency, Eighth Floor (OGC), 400 7th Street SW., Washington, DC 20024. The package should be logged at the Guard Desk, First Floor, on business days between 9 a.m. and 5 p.m.

#### FOR FURTHER INFORMATION CONTACT:

Amy Bogdon, Amy.Bogdon@fhfa.gov, (202) 649-3320, Associate Director, Division of Federal Home Loan Bank Regulation; or Michou Nguyen, Michou.Nguyen@fhfa.gov, (202) 649-3081 (not toll-free numbers), Assistant General Counsel, Office of General Counsel, Federal Housing Finance Agency, Constitution Center, Eighth Floor (OGC), 400 7th Street SW., Washington, DC 20024. The telephone number for the Telecommunications Device for the Hearing Impaired is (800) 877-8339.

SUPPLEMENTARY INFORMATION: On January 28, 2014, FHFA published for comment in the Federal Register a proposed rule, and invited public comments. See 79 FR 4414. The comment period for the proposed rule is scheduled to close on March 31, 2014 (the 60th day after the date of publication). In response to requests from the Federal Home Loan Banks for additional time to review the proposed rule and provide comments, FHFA is extending the comment period for 45 days, changing the deadline for submitting comments on the proposed rule to May 15, 2014.

Dated: February 24, 2014.

### Melvin L. Watt,

Director, Federal Housing Finance Agency. [FR Doc. 2014-04421 Filed 2-27-14; 8:45 am]

BILLING CODE 8070-01-P

#### **Federal Aviation Administration**

#### 14 CFR Part 39

[Docket No. FAA-2014-0062; Directorate Identifier 2012-NM-031-AD]

#### RIN 2120-AA64

Airworthiness Directives; Fokker Services B.V. Model F.28 Airplanes

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Notice of proposed rulemaking (NPRM).

**SUMMARY:** We propose to supersede Airworthiness Directive (AD) 2000-17-03 that applies to all Fokker Services B.V. Model F.28 Mark 0100 airplanes. AD 2000-17-03 currently requires a one-time visual inspection and repetitive eddy current and dye penetrant inspections of the nose landing gear (NLG) main fitting to detect cracking of the NLG main fitting subassembly, and corrective actions if necessary. Since we issued AD 2000-17-03, we were advised that replacement of certain nose landing gear (NLG) units eliminates the need for repetitive inspections. This proposed AD would retain existing requirements, require installation a new part number NLG unit that would terminate the repetitive inspections, and add airplanes to the applicability. We are proposing this AD to prevent cracking of the NLG main fitting, which could lead to collapse of the NLG during takeoff and landing, and possible injury to the flight crew and passengers.

DATES: We must receive comments on this proposed AD by April 14, 2014.

ADDRESSES: You may send comments by any of the following methods:

- Federal eRulemaking Portal: Go to http://www.regulations.gov. Follow the instructions for submitting comments.
  - Fax: (202) 493-2251.
- Mail: U.S. Department of Transportation, Docket Operations, M-30, West Building Ground Floor, Room W12–140, 1200 New Jersey Avenue SE., Washington, DC 20590.
- Hand Delivery: Deliver to Mail address above between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

For service information identified in this proposed AD, contact Fokker Services B.V., Technical Services Dept., P.O. Box 1357, 2130 EL Hoofddorp, the Netherlands; telephone +31 (0)88-6280-350; fax +31 (0)88-6280-111; email technicalservices@fokker.com; Internet http://www.myfokkerfleet.com. You may

view this referenced service information at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, WA. For information on the availability of this material at the FAA, call 425-227-1221.

### **Examining the AD Docket**

You may examine the AD docket on the Internet at http:// www.regulations.gov by searching for and locating Docket No. FAA-2014-0062; or in person at the Docket Management Facility between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The AD docket contains this proposed AD, the regulatory evaluation, any comments received, and other information. The street address for the Docket Operations office (telephone (800) 647-5527) is in the  $\mbox{\sc addresses}$  section. Comments will be available in the AD docket shortly after receipt.

FOR FURTHER INFORMATION CONTACT: Tom Rodriguez, Aerospace Engineer, International Branch, ANM-116, Transport Airplane Directorate, FAA, 1601 Lind Avenue SW., Renton, WA 98057-3356; telephone 425-227-1137; fax 425-227-1149.

#### SUPPLEMENTARY INFORMATION:

#### **Comments Invited**

We invite you to send any written relevant data, views, or arguments about this proposed AD. Send your comments to an address listed under the ADDRESSES section. Include "Docket No. FAA-2014-0062; Directorate Identifier 2012-NM-031-AD" at the beginning of your comments. We specifically invite comments on the overall regulatory, economic, environmental, and energy aspects of this proposed AD. We will consider all comments received by the closing date and may amend this proposed AD based on those comments.

We will post all comments we receive, without change, to http:// www.regulations.gov, including any personal information you provide. We will also post a report summarizing each substantive verbal contact we receive about this proposed AD.

#### Discussion

On August 17, 2000, we issued AD 2000-17-03, Amendment 39-11876 (65 FR 52298, August 29, 2000). AD 2000-17–03 requires actions intended to address an unsafe condition on Fokker Services B.V. Model F.28 Mark 0100 airplanes.

Since we issued AD 2000–17–03, Amendment 39-11876 (65 FR 52298, August 29, 2000), we received a report of a NLG main fitting failure. The European Aviation Safety Agency

(EASA), which is the Technical Agent for the Member States of the European Community, has issued EASA Airworthiness Directive 2012–0002R1, dated March 30, 2012 (referred to after this as the Mandatory Continuing Airworthiness Information, or "the MCAI"), to correct an unsafe condition for the specified products. The MCAI states:

In 1997, a report was received concerning a Fokker 100 (F28 Mark 0100) aeroplane, where during landing following nose wheel touch-down, the nose landing gear (NLG) broke off just below the pintle pins. Subsequent inspection by the affected operator of other aeroplanes in the fleet identified three more suspect NLG main fittings. Eddy current (EC) and/or dye penetrant inspections of these units later confirmed that cracks were present on the inner side of the downlock plunger support web. The total number of flight cycles (FC) accumulated by the cracked NLG main fittings at the time of detection were between 9,300 FC and 17,600 FC.

This condition, if not detected and corrected, could result in further incidents of NLG collapse, possibly resulting in damage to the aeroplane and/or injury to the occupants. To address this potential unsafe condition, (Civil Aviation Authority—Netherlands] CAA–NL issued AD (BLA) 1997–116 (currently at issue 2) to require repetitive inspections of the NLG main fitting and, depending on findings, rework or replacement of the NLG main fitting.

Since AD (BLA) 1997–116/2 was issued, it was determined that replacement of a Messier-Dowty (M–D, formerly Dowty Rotol) Part Number (P/N) 201071001 or P/N 201071002 NLG with, respectively, a P/N 201071003 or P/N 201071004 (which have a so-called 'heavy weight' main fitting installed) or, respectively, with a P/N 201456001 or P/N 201461001 (which are socalled 'heavy weight' NLG units) cancels the need for repetitive inspection and/or rework. The 'heavy weight' main fitting was originally developed for an increased weight version (101,000 lbs. maximum take-off weight) of the Fokker 100, as well as for the Fokker 70 (F28 Mark 0070), and introduced on the production line.

M–D issued Service Bulletin (SB) F100–32–94 and Fokker Services issued SBF100–32–119, which provide instructions to install the P/N 201071003 or P/N 201071004 NLG on aeroplanes in service. In addition, Fokker Services issued optional SBF100–32–149 to introduce the P/N 201456001 or P/N 201461001 NLG units on aeroplanes in service.

In January 2010, a second NLG main fitting failure occurred. The results of the investigation showed that the fracture started from small fatigue cracks in the affected area. Prompted by this new occurrence, combined with the NLG certification methodology (safe life principle), EASA has decided that the existing terminating action, installation of a P/N 201071003 or P/N 201071004 NLG should be made mandatory. Alternatively, a P/N 201456001 or P/N 201461001 NLG can

be installed, which meets the same requirement.

For the reasons described above, EASA issued AD 2012–0002, retaining the requirements of CAA–NL AD (BLA) 1997–116/2, which was superseded, and to require the replacement of all P/N 201071001 and P/N 201071002 NLG units with, respectively, P/N 201071003 and P/N 201071004 NLG units, or alternatively with, respectively, P/N 201456001 or P/N 201461001 NLG units.

Replacement of a NLG main fitting or of a NLG unit on an aeroplane constitutes terminating action for the repetitive inspections for that aeroplane.

EASA AD 2012–0002 also prohibits, after modification of an aeroplane, installation of a P/N 201071001 or P/N 201071002 NLG unit on that aeroplane.

This proposed AD expands the applicability to include all Fokker Services B.V. Model F.28 Mark 0100 airplanes. You may examine the MCAI in the AD docket on the Internet at <a href="http://www.regulations.gov">http://www.regulations.gov</a> by searching for and locating it in Docket No. FAA–2014–0062.

#### **Relevant Service Information**

Fokker Services B.V. has issued the following service bulletins:

- Fokker Services B.V. Service Bulletin SBF 100–32–119, Revision 1, dated November 15, 2011, which refers to Messier-Dowty Service Bulletin F100–32–92, Revision 1, dated October 8, 1999, as an additional source of service information for accomplishing the inspections and rework of the NLG main fitting subassembly.
- Fokker Services B.V. Service Bulletin Change Notification SBF 100– 32–119/1, dated January 31, 2000.
- Fokker Services B.V. Proforma Service Bulletin SBF 100–32–149, Revision 1, dated October 25, 2007, including Appendix 1, dated December 12, 2006.
- Fokker Services B.V. Service Bulletin SBF 100–53–074, dated November 1, 1999.

The actions described in this service information are intended to correct the unsafe condition identified in the MCAI.

# FAA's Determination and Requirements of This Proposed AD

This product has been approved by the aviation authority of another country, and is approved for operation in the United States. Pursuant to our bilateral agreement with the State of Design Authority, we have been notified of the unsafe condition described in the MCAI and service information referenced above. We are proposing this AD because we evaluated all pertinent information and determined an unsafe condition exists and is likely to exist or

develop on other products of the same type design.

In many FAA transport ADs, when the service information specifies to contact the manufacturer for further instructions if certain discrepancies are found, we typically include in the AD a requirement to accomplish the action using a method approved by either the FAA or the State of Design Authority (or its delegated agent).

We have recently been notified that certain laws in other countries do not allow such delegation of authority, but some countries do recognize design approval organizations. In addition, we have become aware that some U.S. operators have used repair instructions that were previously approved by a State of Design Authority or a Design Approval Holder (DAH) as a method of compliance with this provision in FAA ADs. Frequently, in these cases, the previously approved repair instructions come from the airplane structural repair manual or the DAH repair approval statements that were not specifically developed to address the unsafe condition corrected by the AD. Using repair instructions that were not specifically approved for a particular AD creates the potential for doing repairs that were not developed to address the unsafe condition identified by the MCAI AD, the FAA AD, or the applicable service information, which could result in the unsafe condition not being fully corrected.

To prevent the use of repairs that were not specifically developed to correct the unsafe condition, certain requirements of this proposed AD specify that the repair approval specifically refer to the FAA AD. This change is intended to clarify the method of compliance and to provide operators with better visibility of repairs that are specifically developed and approved to correct the unsafe condition. In addition, we use the phrase "its delegated agent, or the DAH with State of Design Authority design organization approval, as applicable" in this proposed AD to refer to a DAH authorized to approve certain required repairs for this proposed AD.

# **Explanation of Changes Made to the Existing AD**

On July 10, 2002, the FAA issued a new version of 14 CFR part 39 (67 FR 47997, July 22, 2002), which governs the FAA's airworthiness directives system. The regulation now includes material that relates to altered products, special flight permits, and alternative methods of compliance (AMOCs). Because we have now included this material in 14 CFR part 39, only the office authorized

to approve AMOCs is identified in each individual AD. Therefore, Notes 1 and 5 of AD 2000–17–03, Amendment 39–11876 (65 FR 52298, August 29, 2000), are not included in this NPRM. We have also revised Note 2 of AD 2000–17–03 to lettered paragraph (h) in this NPRM (this change does not affect the intent of that Note) and removed Note 3 of that AD because that information does not apply to the new actions specified in this NPRM.

# **Costs of Compliance**

We estimate that this proposed AD affects 4 airplanes of U.S. registry.

The actions that are required by AD 2000–17–03, Amendment 39–11876 (65 FR 52298, August 29, 2000), and retained in this proposed AD take about 2 work-hours per product, at an average labor rate of \$85 per work-hour. Required parts cost about \$0 per product. Based on these figures, the estimated cost of the actions that were required by AD 2000–17–03 is \$170 per product.

We also estimate that it would take about 8 work-hours per product to comply with the new basic requirements of this proposed AD. The average labor rate is \$85 per work-hour. Required parts would cost about \$525,000 per product. Where the service information lists required parts costs that are covered under warranty, we have assumed there will be no charge for these parts. As we do not control warranty coverage for affected parties, some parties may incur costs higher than estimated here. Based on these figures, we estimate the cost of this proposed AD on U.S. operators to be \$2,102,720, or \$526,680 per product.

We have received no definitive data that would enable us to provide a cost estimate for the on-condition actions specified in this proposed AD.

# **Paperwork Reduction Act**

A federal agency may not conduct or sponsor, and a person is not required to respond to, nor shall a person be subject to penalty for failure to comply with a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a current valid OMB control number. The control number for the collection of information required by this AD is 2120-0056. The paperwork cost associated with this AD has been detailed in the Costs of Compliance section of this document and includes time for reviewing instructions, as well as completing and reviewing the collection of information. Therefore, all reporting associated with this AD is mandatory. Comments

concerning the accuracy of this burden and suggestions for reducing the burden should be directed to the FAA at 800 Independence Ave. SW., Washington, DC 20591, ATTN: Information Collection Clearance Officer, AES—200.

### **Authority for This Rulemaking**

Title 49 of the United States Code specifies the FAA's authority to issue rules on aviation safety. Subtitle I, section 106, describes the authority of the FAA Administrator. "Subtitle VII: Aviation Programs," describes in more detail the scope of the Agency's authority.

We are issuing this rulemaking under the authority described in "Subtitle VII, Part A, Subpart III, Section 44701: General requirements." Under that section, Congress charges the FAA with promoting safe flight of civil aircraft in air commerce by prescribing regulations for practices, methods, and procedures the Administrator finds necessary for safety in air commerce. This regulation is within the scope of that authority because it addresses an unsafe condition that is likely to exist or develop on products identified in this rulemaking action.

# **Regulatory Findings**

We determined that this proposed AD would not have federalism implications under Executive Order 13132. This proposed AD would not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government.

For the reasons discussed above, I certify this proposed regulation:

- 1. Is not a "significant regulatory action" under Executive Order 12866;
- 2. Is not a "significant rule" under the DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979);
- 3. Will not affect intrastate aviation in Alaska; and
- 4. Will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

# List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

# The Proposed Amendment

Accordingly, under the authority delegated to me by the Administrator, the FAA proposes to amend 14 CFR part 39 as follows:

# PART 39—AIRWORTHINESS DIRECTIVES

■ 1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40113, 44701.

#### § 39.13 [Amended]

■ 2. Amend § 39.13 by removing airworthiness directive (AD) 2000–17–03, Amendment 39–11876 (65 FR 52298, August 29, 2000), and adding the following new AD:

Fokker Services B.V.: Docket No. FAA–2014–0062; Directorate Identifier 2012–NM–031–AD.

#### (a) Comments Due Date

We must receive comments by April 14, 2014.

#### (b) Affected ADs

This AD supersedes AD 2000–17–03, Amendment 39–11876 (65 FR 52298, August 29, 2000).

#### (c) Applicability

This AD applies to Fokker Services B.V. Model F.28 Mark 0100 airplanes; certificated in any category; all serial numbers.

#### (d) Subject

Air Transport Association (ATA) of America Code 32, Landing Gear.

### (e) Reason

This AD was prompted by reports of nose landing gear (NLG) main fitting failures. We are issuing this AD to prevent cracking of the NLG main fitting, which could lead to collapse of the NLG during takeoff and landing, and possible injury to the flight crew and passengers.

### (f) Compliance

Comply with this AD within the compliance times specified, unless already done.

#### (g) Retained One-Time Visual Inspection

This paragraph restates the actions required by paragraph (a) of AD 2000-17-03, Amendment 39-11876 (65 FR 52298, August 29, 2000). For airplanes equipped with Messier-Dowty nose landing gear (NLG) having part number (P/N) 201071001 or 201071002, on which a main fitting subassembly (MFSA) having P/N 201071200, 201071228, 201071248, or 201071249 is installed: Prior to the accumulation of 7,500 total flight cycles or within 50 flight cycles after October 3, 2000 (the effective date of AD 2000-17-03), whichever occurs later, perform a one-time detailed visual inspection of the NLG main fitting subassembly to detect cracking, in accordance with Part 1 of the Accomplishment Instructions of Fokker Service Bulletin SBF100-32-118, dated October 8, 1999.

- (1) If no cracking is detected, no further action is required by this paragraph.
- (2) If any cracking is detected, prior to further flight, accomplish the actions required by paragraph (i) of this AD.

#### (h) Definition of a Detailed Visual Inspection

For the purposes of this AD, a detailed visual inspection is defined as: An intensive visual examination of a specific structural area, system, installation, or assembly to detect damage, failure, or irregularity. Available lighting is normally supplemented with a direct source of good lighting at intensity deemed appropriate by the inspector. Inspection aids such as mirrors, magnifying lenses, etc., may be used. Surface cleaning and elaborate access procedures may be required.

### (i) Retained Repetitive Eddy Current and/or Dye Penetrant Inspections

This paragraph restates the actions required by paragraph (b) of AD 2000-17-03, Amendment 39-11876 (65 FR 52298, August 29, 2000), with a new exception. For airplanes equipped with Messier-Dowty nose landing gear (NLG) having part number (P/N) 201071001 or 201071002, on which a main fitting subassembly (MFSA) having P/N 201071200, 201071228, 201071248, or 201071249 is installed: Except as required by paragraph (g)(2) of this AD, prior to the accumulation of 7,875 total flight cycles, or within 375 flight cycles after October 3, 2000 (the effective date of AD 2000-17-03) whichever occurs later, perform an eddy current or dye penetrant inspection of the NLG main fitting subassembly to detect cracking, in accordance with Part 2 of the Accomplishment Instructions of Fokker Service Bulletin SBF100-32-118, dated October 8, 1999 (which is incorporated by reference in AD 2000-17-03). Such inspection within the compliance time required by paragraph (g) of this AD terminates the requirements of paragraph (g) of this AD. Repeat the inspection thereafter, using an eddy current or dye penetrant technique, at intervals not to exceed 750 flight cycles, except as required by paragraph (m)(1) of this AD. Repeat the inspection until the replacement specified in paragraph (l) of this AD is done, or the installation specified in paragraph (n) of this AD is done.

### (j) Retained Rework of Main Fitting

This paragraph restates the actions required by paragraph (c) of AD 2000-17-03, Amendment 39-11876 (65 FR 52298, August 29, 2000), with revised repair methods. If any cracking is detected during any inspection required by paragraph (g) or (i) of this AD: Prior to further flight, rework the main fitting of the NLG, in accordance with Part 3 of the Accomplishment Instructions of Fokker Service Bulletin SBF100-32-118, dated October 8, 1999 (which is incorporated by reference in AD 2000-17-03). If, after rework, any cracking remains that exceeds the limits specified in Fokker Service Bulletin SBF100-32-118, dated October 8, 1999, prior to further flight, accomplish the actions specified by either paragraph (j)(1) or (j)(2) of this AD.

(1) Replace the NLG in accordance with the Accomplishment Instructions of Fokker Service Bulletin SBF100–32–118, dated October 8, 1999 (which is incorporated by reference in AD 2000–17–03); and within 7,875 flight cycles after such replacement, perform the inspection as specified in

paragraph (i) of this AD, and repeat the inspection thereafter at intervals not to exceed 750 flight cycles.

(2) Repair in accordance with a method approved by the Manager, International Branch, ANM-116, Transport Airplane Directorate, FAA; or the Rijksluchtvaartdienst (RLD) (or its delegated agent); or the European Aviation Safety Agency (or its delegated agent, or the Design Approval Holder with EASA's design organization approval, as applicable). For a repair method to be approved by the Manager, International Branch, ANM-116, as required by this paragraph, the Manager's approval letter must specifically reference AD 2000-17-03, Amendment 39-11876 (65 FR 52298, August 29, 2000). For a repair method to be approved as of the effective date of this AD, the repair approval must specifically refer to this AD.

Note 1 to paragraph (j) of this AD: Fokker Service Bulletin SBF100–32–118, dated October 8, 1999 (which is incorporated by reference in AD 2000–17–03), references Messier-Dowty Service Bulletin F100–32–92, Revision 1, dated October 8, 1999, as an additional source of service information for accomplishing the inspections and rework of the NLG main fitting subassembly.

#### (k) Retained Reporting Requirements

This paragraph restates the actions required by paragraph (d) of AD 2000-17-03, Amendment 39-11876 (65 FR 52298, August 29, 2000), with revised contact information and minor editorial changes. Submit a report of the detailed visual inspection findings (positive and negative) required by paragraph (g) of this AD, and a report of the initial eddy current or dye penetrant inspection findings (positive and negative) required by paragraph (i) of this AD, to Fokker Services B.V., P.O. Box 231, 2150 AE Nieuw-Vennep, the Netherlands; or to Fokker Services B.V., Technical Services Dept., P.O. Box 1357, 2130 EL Hoofddorp, the Netherlands; telephone +31 (0)88-6280-350; fax +31 (0)88-6280-111; email technicalservices@ fokker.com; Internet http:// www.myfokkerfleet.com; at the applicable time specified in paragraph (k)(1) or (k)(2) of this AD. As of the effective date of this AD, submit reports to Fokker Services B.V., Technical Services Dept., P.O. Box 1357. 2130 EL Hoofddorp, the Netherlands; telephone +31 (0)88-6280-350; fax +31 (0)88-6280-111; email technicalservices@ fokker.com; Internet http:// www.myfokkerfleet.com.

(1) For airplanes on which the detailed visual inspection specified by paragraph (g) of this AD, and the initial repetitive eddy current or dye penetrant inspection specified by paragraph (i) of this AD, are accomplished after October 3, 2000 (the effective date of AD 2000–17–03, Amendment 39–11876 (65 FR 52298, August 29, 2000)): Submit each report within 7 days after performing the applicable inspection.

(2) For airplanes on which the detailed visual inspection specified by paragraph (g) of this AD, and the initial repetitive eddy current or dye penetrant inspection specified in paragraph (i) of this AD, have been accomplished prior to October 3, 2000 (the

effective date of AD 2000–17–03, Amendment 39–11876 (65 FR 52298, August 29, 2000)): Submit the reports within 7 days after October 3, 2000 (the effective date of AD 2000–17–03).

# (l) New Requirement of This AD: Replacement

Except as provided by paragraph (m) of this AD, before the next scheduled main fitting overhaul of the nose landing gear (NLG) after the effective date of this AD, or within 36 months after the effective date of this AD, whichever occurs first: Replace all nose landing gear (NLG) units having part number (P/N) 201071001 with a new P/N 201071003 NLG unit, and replace all NLG units having P/N 201071002 with a new P/N 201071004 NLG unit, in accordance with the Accomplishment Instructions of Fokker Services Bulletin SBF100–32–119, Revision 1, dated November 15, 2011.

# (m) New Compliance Time Extension and On-Condition Actions

For airplanes on which the next scheduled main fitting overhaul of the NLG is to occur later than 36 months after the effective date of this AD: Operators may accomplish the replacement required by paragraph (l) of this AD before the next scheduled main fitting overhaul of the nose landing gear (NLG) after the effective date of this AD, or within 72 months after the effective date of this AD, whichever occurs first, provided the actions specified in paragraphs (m)(1) and (m)(2) of this AD are done.

(1) Within 36 months after the effective date of this AD, accomplish the inspection specified in paragraph (i) of this AD within 750 flight cycles since the most recent inspection and repeat thereafter at intervals not to exceed 375 flight cycles until the replacement specified in paragraph (l) of this AD is done or the installation specified in paragraph (n) of this AD is done.

(2) In addition to the inspection specified in paragraph (m)(1) of this AD, do all other on-condition actions specified in paragraph 1.E(1)(b) of Fokker Services Bulletin SBF100-32-119, Revision 1, dated November 15, 2011, except where Fokker Services Bulletin SBF100-32-119, Revision 1, dated November 15, 2011, specifies to contact Fokker Services, before further flight, contact either the Manager, International Branch, ANM-116, Transport Airplane Directorate, FAA; or EASA (or its delegated agent, or the Design Approval Holder with EASA's design organization approval, as applicable) for instructions and follow those instructions. For a repair method to be approved, the repair approval must specifically refer to this

Note 1 to paragraph (l) of this AD: Fokker Service Bulletin SBF100–32–119, Revision 1, dated November 15, 2011, references Messier-Dowty Service Bulletin F100–32–94, dated January 5, 2000, as an additional source of service information for replacing the NLG unit.

### (n) New Optional Action

Installing a new P/N 201456001 or P/N 201461001 NLG unit, in accordance with the Fokker Service Bulletin SBF100–32–149,

Revision 1, dated October 25, 2007, including Appendix 1, dated December 12, 2006, is acceptable for compliance with the replacement required by paragraph (l) of this AD, provided the installation is accomplished within the compliance time specified in paragraph (l) of this AD; and, except for airplanes that comply with paragraph (m) of this AD, provided the installation is accomplished within the compliance time specified in paragraph (m) of this AD.

# (o) New Requirement: Concurrent Modification

Prior to, or concurrently with, the installation of the NLG unit required by paragraph (l) of this AD or the optional installation specified in paragraph (n) of this AD, modify the nose landing gear (NLG) bracket, in accordance with the Accomplishment Instructions of Fokker Services Bulletin SBF100–53–074, Revision 1, dated October 25, 2007.

#### (p) New Terminating Actions

Accomplishing the replacement specified in paragraph (l) of this AD or the installation specified in paragraph (n) of this AD terminates the repetitive eddy current or dye penetrant inspections required by paragraphs (i) and (m)(1) of this AD.

#### (q) New Parts Installation Prohibition

(1) For airplanes equipped with Messier-Dowty nose landing gear (NLG) having part number (P/N) 201071001 or 201071002, on which a main fitting subassembly (MFSA) having P/N 201071200, 201071228, 201071248, or 201071249 is installed: As of October 3, 2000 (the effective date of AD 2000–17–03, Amendment 39–11876 (65 FR 52298, August 29, 2000), and until the effective date of this AD: No person may install an NLG having P/N 201071001 or 201071002 unless the installed MFSA has been inspected, by means of an eddy current or dye penetrant inspection, and corrected in accordance with paragraph (i) of this AD.

(2) For all airplanes: As of the effective date of this AD, no person may install an NLG having P/N 201071001 or 201071002 on any airplane.

# (r) Credit for Previous Actions

This paragraph provides credit for the replacement required by paragraph (I) of this AD, if those actions were performed before the effective date of this AD using Fokker Services B.V. Service Bulletin SBF 100–32–119, dated January 31, 2000, provided part number 201071003 or 201071004 nose gear has been installed.

#### (s) Other FAA AD Provisions

The following provisions also apply to this AD:

(1) Alternative Methods of Compliance (AMOCs): The Manager, International Branch, ANM–116, Transport Airplane Directorate, FAA, has the authority to approve AMOCs for this AD, if requested using the procedures found in 14 CFR 39.19. In accordance with 14 CFR 39.19, send your request to your principal inspector or local Flight Standards District Office, as appropriate. If sending information directly

to the International Branch, send it to ATTN: Tom Rodriguez, Aerospace Engineer, International Branch, ANM–116, Transport Airplane Directorate, FAA, 1601 Lind Avenue SW., Renton, WA 98057–3356; telephone 425–227–1137; fax 425–227–1149. Information may be emailed to: 9-ANM-116-AMOC-REQUESTS@faa.gov. Before using any approved AMOC, notify your appropriate principal inspector, or lacking a principal inspector, the manager of the local flight standards district office/certificate holding district office. The AMOC approval letter must specifically reference this AD.

(2) Airworthy Product: For any requirement in this AD to obtain corrective actions from a manufacturer, use these actions if they are FAA-approved. Corrective actions are considered FAA-approved if they were approved by the State of Design Authority (or its delegated agent, or the DAH with a State of Design Authority's design organization approval). You are required to ensure the product is airworthy before it is returned to service.

(3) Reporting Requirements: A federal agency may not conduct or sponsor, and a person is not required to respond to, nor shall a person be subject to a penalty for failure to comply with a collection of information subject to the requirements of the Paperwork Reduction Act unless that collection of information displays a current valid OMB Control Number. The OMB Control Number for this information collection is 2120-0056. Public reporting for this collection of information is estimated to be approximately 5 minutes per response. including the time for reviewing instructions, completing and reviewing the collection of information. All responses to this collection of information are mandatory. Comments concerning the accuracy of this burden and suggestions for reducing the burden should be directed to the FAA at: 800 Independence Ave. SW., Washington, DC 20591, Attn: Information Collection Clearance Officer, AES-200.

### (t) Related Information

(1) Refer to MCAI EASA Airworthiness Directive 2012–0002R1, dated March 30, 2012, for related information. This MCAI may be found in the AD docket on the Internet at http://www.regulations.gov by searching for and locating Docket No. FAA–2014–0062.

(2) For service information identified in this AD, contact Fokker Services B.V., Technical Services Dept., P.O. Box 1357, 2130 EL Hoofddorp, the Netherlands; telephone +31 (0)88–6280–350; fax +31 (0)88–6280–111; email technicalservices@fokker.com; Internet http://www.myfokkerfleet.com. You may view this referenced service information at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, WA. For information on the availability of this material at the FAA, call 425–227–1221.

Issued in Renton, Washington, on February 14, 2014.

#### Jeffrey E. Duven,

Manager, Transport Airplane Directorate, Aircraft Certification Service.

[FR Doc. 2014–04499 Filed 2–27–14; 8:45 am]

BILLING CODE 4910-13-P

#### **DEPARTMENT OF TRANSPORTATION**

#### **Federal Aviation Administration**

#### 14 CFR Part 39

[Docket No. FAA-2014-0123; Directorate Identifier 2013-NM-040-AD]

RIN 2120-AA64

# Airworthiness Directives; Airbus Airplanes

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Notice of proposed rulemaking (NPRM).

**SUMMARY:** We propose to adopt a new airworthiness directive (AD) for certain Airbus Model A300 B4-601, B4-603, B4-620, B4-622, -B4-605R, B4-622R, -F4-605R, F4-622R, and -C4-605R Variant F airplanes; and Model A310– 203, -204, -221, -222, -304, -322, -324,and -325 airplanes. This proposed AD was prompted by a report of inner skin disbonding damage on a rudder. This proposed AD would require repetitive ultrasonic inspections for disbonding of certain rudders; an elasticity of laminate checker inspection; a woodpecker or tap test inspection; venting the core, if necessary; and repairing, if necessary. We are proposing this AD to detect and correct rudder disbonding, which could affect the structural integrity of the rudder.

**DATES:** We must receive comments on this proposed AD by April 14, 2014.

**ADDRESSES:** You may send comments by any of the following methods:

- Federal eRulemaking Portal: Go to http://www.regulations.gov. Follow the instructions for submitting comments.
  - Fax: (202) 493-2251.
- *Mail*: U.S. Department of Transportation, Docket Operations, M– 30, West Building Ground Floor, Room W12–140, 1200 New Jersey Avenue SE., Washington, DC 20590.
- Hand Delivery: U.S. Department of Transportation, Docket Operations, M— 30, West Building Ground Floor, Room W12–140, 1200 New Jersey Avenue SE., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

For service information identified in this proposed AD, contact Airbus SAS,

Airworthiness Office—EAW, 1 Rond Point Maurice Bellonte, 31707 Blagnac Cedex, France; telephone +33 5 61 93 36 96; fax +33 5 61 93 44 51; email account.airworth-eas@airbus.com; Internet http://www.airbus.com. You may view this referenced service information at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, WA. For information on the availability of this material at the FAA, call 425–227–1221.

# **Examining the AD Docket**

You may examine the AD docket on the Internet at http:// www.regulations.gov by searching for and locating Docket No. FAA-2014-0123; or in person at the Docket Operations office between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The AD docket contains this proposed AD, the regulatory evaluation, any comments received, and other information. The street address for the Docket Operations office (telephone (800) 647-5527) is in the ADDRESSES section. Comments will be available in the AD docket shortly after receipt.

FOR FURTHER INFORMATION CONTACT: Dan Rodina, Aerospace Engineer, International Branch, ANM-116, Transport Airplane Directorate, FAA, 1601 Lind Avenue SW., Renton, WA 98057-3356; telephone (425) 227-2125; fax (425) 227-1149.

We invite you to send any written

#### SUPPLEMENTARY INFORMATION:

#### **Comments Invited**

relevant data, views, or arguments about this proposed AD. Send your comments to an address listed under the ADDRESSES section. Include "Docket No. FAA-2014-0123; Directorate Identifier 2013-NM-040-AD" at the beginning of your comments. We specifically invite comments on the overall regulatory, economic, environmental, and energy aspects of this proposed AD. We will consider all comments received by the closing date and may amend this proposed AD based on those comments.

We will post all comments we receive, without change, to http://www.regulations.gov, including any personal information you provide. We will also post a report summarizing each substantive verbal contact we receive about this proposed AD.

### Discussion

The European Aviation Safety Agency (EASA), which is the Technical Agent for the Member States of the European Community, has issued EASA Airworthiness Directive 2013–0039, dated February 26, 2013 (referred to

after this as the Mandatory Continuing Airworthiness Information, or "the MCAI"), to correct an unsafe condition for the specified products. The MCAI states:

One A310 operator found substantial inner skin disbonding damage on a rudder that was previously inspected in accordance with the instructions of Airbus Service Bulletin (SB) A310–55–2044. The results of the subsequent investigation revealed that the most probable cause of this damage was a blunt impact with no visible damage from outside during the rudder handling. Damage like this might grow with pressure variation during groundair-ground cycles, and tests performed with other rudders showed a rapid propagation of damage during artificial pressure cycling.

This condition, if not detected and corrected, could affect the structural integrity of the rudder.

To address this potential unsafe condition, Airbus issued Alert Operators Transmission (AOT) A55W002–12 [dated December 13, 2012], pending Aircraft Maintenance Manual (AMM) 27–21–21 PB401 revision to update rudder handling procedures.

For the reasons described above, this [EASA] AD requires ultrasonic test (UT) inspections of the affected rudders to detect signs of disbonding and, depending on findings, accomplishment of applicable corrective action(s).

Required actions also include an elasticity of laminate checker inspection to detect external and internal disbonding, and a woodpecker or tap test inspection to detect external disbonding. You may examine the MCAI in the AD docket on the Internet at http://www.regulations.gov by searching for and locating Docket No. FAA-2014-\* \* \*.

## **Relevant Service Information**

Airbus has issued Alert Operators Transmission A55W002–12, dated December 13, 2012. The actions described in this service information are intended to correct the unsafe condition identified in the MCAI.

# FAA's Determination and Requirements of This Proposed AD

This product has been approved by the aviation authority of another country, and is approved for operation in the United States. Pursuant to our bilateral agreement with the State of Design Authority, we have been notified of the unsafe condition described in the MCAI and service information referenced above. We are proposing this AD because we evaluated all pertinent information and determined an unsafe condition exists and is likely to exist or develop on other products of the same type design.

# **Repair Approvals**

In many FAA transport ADs, when the service information specifies to contact the manufacturer for further instructions if certain discrepancies are found, we typically include in the FAA AD a requirement to accomplish the action using a method approved by either the FAA or the State of Design Authority (or its delegated agent).

We have recently been notified that certain laws in other countries do not allow such delegation of authority, but some countries do recognize design approval organizations. In addition, we have become aware that some U.S. operators have used repair instructions that were previously approved by a State of Design Authority or a Design Approval Holder (DAH) as a method of compliance with this provision in FAA ADs. Frequently, in these cases, the previously approved repair instructions come from the airplane structural repair manual or DAH repair approval statements that were not specifically developed to address the unsafe condition corrected by the AD. Using repair instructions that were not specifically approved for a particular AD creates the potential for doing repairs that were not developed to address the unsafe condition identified by the MCAI AD, the FAA AD, or the applicable service information, which could result in the unsafe condition not being fully corrected.

To prevent the use of repairs that were not specifically developed to correct the unsafe condition, certain requirements of this proposed AD specify that the repair approval specifically refer to the FAA AD. This change is intended to clarify the method of compliance and to provide operators with better visibility of repairs that are specifically developed and approved to correct the unsafe condition. In addition, we use the phrase "its delegated agent, or the DAH with the State of Design Authority's design organization approval, as applicable" in this proposed AD to refer to a DAH authorized to approve certain required repairs for this proposed AD.

#### **Costs of Compliance**

We estimate that this proposed AD affects 89 airplanes of U.S. registry. We also estimate that it would take about 10 work-hours per product to comply with the basic requirements of this proposed AD. The average labor rate is \$85 per work-hour. Required parts would cost about \$0 per product. Based on these figures, we estimate the cost of this proposed AD on U.S. operators to be \$75,650, or \$850 per product.

We have received no definitive data that would enable us to provide a cost estimate for the on-condition actions specified in this proposed AD.

# **Authority for This Rulemaking**

Title 49 of the United States Code specifies the FAA's authority to issue rules on aviation safety. Subtitle I, section 106, describes the authority of the FAA Administrator. "Subtitle VII: Aviation Programs," describes in more detail the scope of the Agency's authority.

We are issuing this rulemaking under the authority described in "Subtitle VII, Part A, Subpart III, Section 44701: General requirements." Under that section, Congress charges the FAA with promoting safe flight of civil aircraft in air commerce by prescribing regulations for practices, methods, and procedures the Administrator finds necessary for safety in air commerce. This regulation is within the scope of that authority because it addresses an unsafe condition that is likely to exist or develop on products identified in this rulemaking action

# **Regulatory Findings**

We determined that this proposed AD would not have federalism implications under Executive Order 13132. This proposed AD would not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government.

For the reasons discussed above, I certify this proposed regulation:

- 1. Is not a "significant regulatory action" under Executive Order 12866;
- 2. Is not a "significant rule" under the DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979);
- 3. Will not affect intrastate aviation in Alaska; and
- 4. Will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

# List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

# The Proposed Amendment

Accordingly, under the authority delegated to me by the Administrator, the FAA proposes to amend 14 CFR part 39 as follows:

# PART 39—AIRWORTHINESS DIRECTIVES

■ 1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40113, 44701.

### § 39.13 [Amended]

■ 2. Amend § 39.13 by adding the following new AD:

Airbus: Docket No. FAA-2014-0123; Directorate Identifier 2013-NM-040-AD.

#### (a) Comments Due Date

We must receive comments by April 14, 2014.

#### (b) Affected ADs

None.

# (c) Applicability

This AD applies to the airplanes identified in paragraphs (c)(1) and (c)(2) of this AD, except airplanes on which modification 08827 has been embodied in production.

- (1) Airbus Model A300 B4–601, B4–603, B4–620, B4–622, -B4–605R, B4–622R, -F4–605R, F4–622R, and -C4–605R Variant F airplanes, certificated in any category, all manufacturer serial numbers.
- (2) Airbus Model A310–203, –204, –221, –222, –304, –322, –324, and –325 airplanes, certificated in any category, all manufacturer serial numbers.

#### (d) Subject

Air Transport Association (ATA) of America Code 55; Stabilizers.

# (e) Reason

This AD was prompted by a report of inner skin disbonding damage on a rudder. We are issuing this AD to detect and correct rudder disbonding, which could affect the structural integrity of the rudder.

#### (f) Compliance

Comply with this AD within the compliance times specified, unless already done.

#### (g) Identification of Part Number

Within 3 months after the effective date of this AD, identify the rudder assembly part number (P/N) and serial number (S/N), in accordance with the Accomplishment Instructions of Airbus Alert Operator Transmission (AOT) A55W002-12, dated December 13, 2012. If the part number or serial number cannot be determined, before further flight, identify the part number and serial number in accordance with a method approved by either the Manager, International Branch, ANM-116, Transport Airplane Directorate, FAA; or EASA (or its delegated agent, or by the Design Approval Holder with EASA design organization approval, as applicable). For an identification method to be approved, the identification method approval must specifically refer to this AD.

### (h) Inspections

If a rudder assembly part number starting with A55471500 is found during the inspection required by paragraph (g) of this

- AD, before further flight, do an ultrasonic (UT) inspection for damage (e.g., disbonding and liquid ingress) of the rudder side panel along the Z-profile and in the booster area, in accordance with Airbus Alert Operator Transmission (AOT) A55W002–12, dated December 13, 2012. If any damage is found, before further flight, do the inspections to confirm disbonding damage as specified in paragraph (h)(1) and (h)(2) of this AD, in accordance with Airbus Alert Operator Transmission (AOT) A55W002–12, dated December 13, 2012.
- (1) Do an elasticity of laminate checker inspection to detect external and internal disbonding of the rudder side panel along the Z-profile and in the booster area.
- (2) Do a woodpecker or tap test inspection to detect external disbonding of the rudder side panel along the Z-profile and in the booster area.

### (i) Repair

- (1) If any disbonding is confirmed during any inspection required by paragraphs (h)(1) and (h)(2) of this AD, before further flight, repair as specified in paragraphs (i)(1)(i) and (i)(1)(ii) of this AD, as applicable.
- (i) If disbonding is less than or equal to 50 millimeters (mm) in width and less than or equal to 150 mm in length, before further flight, vent the core, using a method approved by either the Manager, International Branch, ANM-116, Transport Airplane Directorate, FAA; or EASA (or its delegated agent, or by the Design Approval Holder with EASA design organization approval, as applicable). Within 100 flight cycles after the UT inspection specified in paragraph (h) of this AD is done, repair using a method approved by the Manager, International Branch, ANM-116, Transport Airplane Directorate, FAA; or EASA (or its delegated agent, or the Design Approval Holder with EASA's design organization approval, as applicable). For a repair method to be approved, the repair approval must specifically refer to this AD.
- (ii) If disbonding is greater than 50 mm in width or greater than 150 mm in length, before further flight, repair using a method approved by the Manager, International Branch, ANM–116, Transport Airplane Directorate, FAA; or EASA (or its delegated agent, or the Design Approval Holder with EASA's design organization approval, as applicable). For a repair method to be approved, the repair approval must specifically refer to this AD.
- (2) If liquid ingress is confirmed during any inspection required by paragraphs (h)(1) and (h)(2), before further flight, repair, using a method approved by the Manager, International Branch, ANM-116, Transport Airplane Directorate, FAA; or EASA (or its delegated agent, or the Design Approval Holder with EASA's design organization approval, as applicable). For a repair method to be approved, the repair approval must specifically refer to this AD.

#### (j) Inspection After Re-installation

If any rudder has been inspected as specified in Airbus Service Bulletin A300– 55–6043, Revision 01, dated December 3, 2007; or A310–55–2044, Revision 01, dated December 3, 2007; as applicable; and has been removed and re-installed on any airplane after this inspection, that rudder must be re-inspected as required by paragraph (g) of this AD; and all applicable actions required by paragraphs (h) and (i) of this AD must be done.

#### (k) Parts Installation Limitation

As of the effective date of this AD, no person may install, on any airplane, a rudder assembly having a part number starting with A55471500, unless it has been inspected as required by paragraph (h) of this AD, and all applicable actions required by paragraph (i) of this AD have been done.

#### (1) Other FAA AD Provisions

The following provisions also apply to this AD:

(1) Alternative Methods of Compliance (AMOCs): The Manager, International Branch, FAA, has the authority to approve AMOCs for this AD, if requested using the procedures found in 14 CFR 39.19. In accordance with 14 CFR 39.19, send your request to your principal inspector or local Flight Standards District Office, as appropriate. If sending information directly to the International Branch, send it to ATTN: Dan Rodina, Aerospace Engineer, International Branch, ANM-116, Transport Airplane Directorate, FAA, 1601 Lind Avenue SW., Renton, WA 98057-3356; telephone (425) 227-2125; fax (425) 227-1149. Information may be emailed to: 9-ANM-116-AMOC-REQUESTS@faa.gov. Before using any approved AMOC, notify your appropriate principal inspector, or lacking a principal inspector, the manager of the local flight standards district office/ certificate holding district office. The AMOC approval letter must specifically reference this AD.

(2) Airworthy Product: For any requirement in this AD to obtain corrective actions from a manufacturer, use these actions if they are FAA approved. Corrective actions are considered FAA-approved if they were approved by the State of Design Authority (or its delegated agent, or the Design Approval Holder with a State of Design Authority's design organization approval, as applicable). You are required to ensure the product is airworthy before it is returned to service.

#### (m) Related Information

(1) Refer to Mandatory Continuing Airworthiness Information (MCAI) EASA Airworthiness Directive 2013–0039, dated February 26, 2013; for related information, which can be found in the AD docket on the Internet at http://www.regulations.gov.

(2) For service information identified in this AD, contact Airbus SAS, Airworthiness Office—EAW, 1 Rond Point Maurice Bellonte, 31707 Blagnac Cedex, France; telephone +33 5 61 93 36 96; fax +33 5 61 93 44 51; email account.airworth-eas@airbus.com; Internet http://www.airbus.com. You may view this referenced service information at the FAA, Transport Airplane Directorate, 1601 Lind Avenue SW., Renton, WA. For information on the availability of this material at the FAA, call 425–227–1221.

Issued in Renton, Washington, on February 14, 2014.

#### Jeffrey E. Duven,

Manager, Transport Airplane Directorate, Aircraft Certification Service.

[FR Doc. 2014–04495 Filed 2–27–14; 8:45 am]

BILLING CODE 4910-13-P

### **DEPARTMENT OF TRANSPORTATION**

#### **Federal Aviation Administration**

#### 14 CFR Part 39

[Docket No. FAA-2014-0124; Directorate Identifier 2012-NM-197-AD]

#### RIN 2120-AA64

# Airworthiness Directives; Airbus Airplanes

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Notice of proposed rulemaking

(NPRM).

SUMMARY: We propose to adopt a new airworthiness directive (AD) for all Airbus Model A300 series airplanes. This proposed AD was prompted by an analysis of the impacts of extended service goal activities on Airbus Model A300 series airplanes. This proposed AD would require revising the maintenance program. We are proposing this AD to prevent failure of flight critical systems.

**DATES:** We must receive comments on this proposed AD by April 14, 2014.

**ADDRESSES:** You may send comments by any of the following methods:

- Federal eRulemaking Portal: Go to http://www.regulations.gov. Follow the instructions for submitting comments.
  - Fax: (202) 493-2251.
- Mail: U.S. Department of Transportation, Docket Operations, M— 30, West Building Ground Floor, Room W12–140, 1200 New Jersey Avenue SE., Washington, DC 20590.
- Hand Delivery: U.S. Department of Transportation, Docket Operations, M— 30, West Building Ground Floor, Room W12–140, 1200 New Jersey Avenue SE., Washington, DC, between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays.

# Examining the AD Docket

You may examine the AD docket on the Internet at http:// www.regulations.gov by searching for and locating Docket No. FAA-2014-0124; or in person at the Docket Management Facility office between 9 a.m. and 5 p.m., Monday through Friday, except Federal holidays. The AD docket contains this proposed AD, the regulatory evaluation, any comments received, and other information. The street address for the Docket Operations office (telephone (800) 647–5527) is in the **ADDRESSES** section. Comments will be available in the AD docket shortly after receipt.

FOR FURTHER INFORMATION CONTACT: Dan Rodina, Aerospace Engineer, International Branch, ANM-116, Transport Airplane Directorate, FAA, 1601 Lind Avenue SW., Renton, WA 98057-3356; telephone (425) 227-2125; fax (425) 227-1149.

#### SUPPLEMENTARY INFORMATION:

#### **Comments Invited**

We invite you to send any written relevant data, views, or arguments about this proposed AD. Send your comments to an address listed under the ADDRESSES section. Include "Docket No. FAA-2014-0124; Directorate Identifier 2012-NM-197-AD" at the beginning of your comments. We specifically invite comments on the overall regulatory, economic, environmental, and energy aspects of this proposed AD. We will consider all comments received by the closing date and may amend this proposed AD based on those comments.

We will post all comments we receive, without change, to http://www.regulations.gov, including any personal information you provide. We will also post a report summarizing each substantive verbal contact we receive about this proposed AD.

#### Discussion

The European Aviation Safety Agency (EASA), which is the Technical Agent for the Member States of the European Community, has issued EASA Airworthiness Directive 2012–0233, dated November 7, 2012 (referred to after this as the Mandatory Continuing Airworthiness Information, or "the MCAI"), to correct an unsafe condition for the specified products. The MCAI states:

The results of the Extended Service Goal (ESG) exercise for A300 series aeroplanes (75,000 flight hours (FH) or 48,000 flight cycles (FC), whichever occurs first) identified certain operational tests as Airworthiness Limitation Items (ALI), necessary to ensure the safety objectives for aeroplanes which have accumulated or exceeded 60,000 FH.

These ALI are not fully new, since all nine tasks derive from existing Maintenance Planning Document (MPD) tasks.
Consequently, the intervals of those nine tasks can no longer be escalated or retained at an interval higher than that specified in this [EASA] AD for each task.

Failure to comply with these tasks within the established maximum intervals could be detrimental to the safety of the affected aeroplanes. For the reasons described above, this [EASA] AD requires the implementation of nine specific operational ALI test for aeroplanes which have accumulated or exceeded 60,000 FH.

In addition, Airbus performed an analysis of the impacts of ESG activities on A300 series aeroplanes and, based on the results, this [EASA] AD publishes an operational life of 75,000 FH or 48,000 FC, whichever occurs first, applicable to A300 system installations.

You may examine the MCAI in the AD docket on the Internet at http://www.regulations.gov by searching for and locating it in Docket No. FAA–2014–0124.

### FAA's Determination and Requirements of This Proposed AD

This product has been approved by the aviation authority of another country, and is approved for operation in the United States. Pursuant to our bilateral agreement with the State of Design Authority, we have been notified of the unsafe condition described in the MCAI and service information referenced above. We are proposing this AD because we evaluated all pertinent information and determined an unsafe condition exists and is likely to exist or develop on other products of the same type design.

#### **Costs of Compliance**

We estimate that this proposed AD affects 7 airplanes of U.S. registry.

We also estimate that it would take about 1 work-hour per product to comply with the basic requirements of this proposed AD. The average labor rate is \$85 per work-hour. Required parts would cost about \$0 per product. Based on these figures, we estimate the cost of this proposed AD on U.S. operators to be \$595, or \$85 per product.

#### **Authority for This Rulemaking**

Title 49 of the United States Code specifies the FAA's authority to issue rules on aviation safety. Subtitle I, section 106, describes the authority of the FAA Administrator. "Subtitle VII: Aviation Programs," describes in more

detail the scope of the Agency's authority.

We are issuing this rulemaking under the authority described in "Subtitle VII, Part A, Subpart III, Section 44701: General requirements." Under that section, Congress charges the FAA with promoting safe flight of civil aircraft in air commerce by prescribing regulations for practices, methods, and procedures the Administrator finds necessary for safety in air commerce. This regulation is within the scope of that authority because it addresses an unsafe condition that is likely to exist or develop on products identified in this rulemaking action.

#### **Regulatory Findings**

We determined that this proposed AD would not have federalism implications under Executive Order 13132. This proposed AD would not have a substantial direct effect on the States, on the relationship between the national Government and the States, or on the distribution of power and responsibilities among the various levels of government.

For the reasons discussed above, I certify this proposed regulation:

- 1. Is not a "significant regulatory action" under Executive Order 12866;
- 2. Is not a "significant rule" under the DOT Regulatory Policies and Procedures (44 FR 11034, February 26, 1979);
- 3. Will not affect intrastate aviation in Alaska; and
- 4. Will not have a significant economic impact, positive or negative, on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

#### List of Subjects in 14 CFR Part 39

Air transportation, Aircraft, Aviation safety, Incorporation by reference, Safety.

#### The Proposed Amendment

Accordingly, under the authority delegated to me by the Administrator, the FAA proposes to amend 14 CFR part 39 as follows:

### PART 39—AIRWORTHINESS DIRECTIVES

■ 1. The authority citation for part 39 continues to read as follows:

Authority: 49 U.S.C. 106(g), 40113, 44701.

#### § 39.13 [Amended]

■ 2. Amend § 39.13 by adding the following new AD:

Airbus: Docket No. FAA-2014-0124; Directorate Identifier 2012-NM-197-AD.

#### (a) Comments Due Date

We must receive comments by April 14, 2014.

#### (b) Affected ADs

None.

#### (c) Applicability

This AD applies to Airbus Model A300 B2–1A, B2–1C, B2K–3C, B2–203, B4–2C, B4–103, and B4–203 airplanes, certificated in any category, all serial numbers.

#### (d) Subject

Air Transport Association (ATA) of America Code 05 Periodic Inspections; Code 22, Auto Flight; Code 27, Flight Controls.

#### (e) Reason

This AD was prompted by an analysis of the impacts of extended service goal activities on Airbus Model A300 series airplanes. We are issuing this AD to prevent failure of flight critical systems.

#### (f) Compliance

Comply with this AD within the compliance times specified, unless already done.

### (g) Maintenance/Inspection Program Revision

Within 90 days after the effective date of this AD, revise the maintenance or inspection program, as applicable, to incorporate the information specified in Table 1 to paragraph (g) of this AD. The compliance time for doing the initial actions specified in Table 1 to paragraph (g) of this AD is before 60,000 total flight hours accumulated on the airplane, or within 90 days after the effective date of this AD, whichever occurs later.

Table 1 to Paragraph (g) of This AD: Intervals for New Airworthiness Limitation Items

Maintenance Planning Document Task No.	Task description	Interval (not to exceed) (flight hours)	Aircraft maintenance manual reference
273311 0503 1	ARTIFICIAL FEEL–ELEVATOR—Operational test of pitch artificial feel by comparing qualitatively operating loads in high-speed and low-speed configurations (with each individual hydraulic system).	2,500	273300/501.
273313 0503 1	COMPUTER-ARTIFICIAL FEEL—Operational test of artificial feel "pitch feel" and "rudder travel" monitoring circuits (warning light test and indicating system test).	3,500	272300/501 and 273300/501.
222100 0503 1	YAW DAMPER—Operational test to verify correct operation of me- chanical control between yaw damper system 2 and the rudder.	80	222100/501.

TABLE 1 TO PARAGRAPH (g) OF THIS AD: INTERVALS FOR NEW AIRWORTHINESS LIMITATION ITEMS—Continued

Maintenance Planning Document Task No.	Task description	Interval (not to exceed) (flight hours)	Aircraft maintenance manual reference
222600 0503 1	YAW DAMPER—Operational test to verify correct operation of me- chanical control between yaw damper system 2 and the rudder.	80	222600/501.
272411 0503 1	SERVO CONTROL-RUDDÉR—Operational test of rudder servo controls (with individual hydraulic system) by moving right-hand (RH) rudder pedal full forward and visually observe that rudder moves to the right. Check that rudder travel is confirmed on the flight control position indicator. Release RH pedal. Repeat above test by moving left-hand rudder pedal	250	271400/501.
275400 0503 1	FLAP ASYMMETRY—Operational test of flap asymmetry monitoring circuit (include solenoid operation).	500	275400/501.
275400 0503 2	FLAP PRESSURE-OFF BRAKE—Operational test of pressure-off brake.	1,000	275400/501.
278300 0503 1	SLAT ASYMMETRY—Operational test of slat asymmetry monitoring circuit.	500	278300/501.
278300 0503 2	SLAT PRESSURE-OFF BRAKE—Operational test of pressure-off brake.	1,000	278300/501.

#### (h) Airplane Airworthiness Limitation

As of the effective date of this AD, do not operate any airplane beyond 75,000 total flight hours or 48,000 total flight cycles, whichever occurs first.

#### (i) No Alternative Actions and Intervals

After accomplishing the revision required by paragraph (g) of this AD, no alternative actions (e.g., inspections) or intervals may be used unless the actions or intervals are approved as an alternative method of compliance in accordance with the procedures specified in paragraph (j)(1) of this AD.

#### (j) Other FAA AD Provisions

The following provisions also apply to this AD:

(1) Alternative Methods of Compliance (AMOCs): The Manager, International Branch, ANM-116, Transport Airplane Directorate, FAA, has the authority to approve AMOCs for this AD, if requested using the procedures found in 14 CFR 39.19. In accordance with 14 CFR 39.19, send your request to your principal inspector or local Flight Standards District Office, as appropriate. If sending information directly to the International Branch, send it to ATTN: Dan Rodina, Aerospace Engineer, International Branch, ANM-116, Transport Airplane Directorate, FAA, 1601 Lind Avenue SW., Renton, WA 98057-3356; telephone (425) 227-2125; fax (425) 227-1149. Information may be emailed to: 9-ANM-116-AMOC-REQUESTS@faa.gov. Before using any approved AMOC, notify your appropriate principal inspector, or lacking a principal inspector, the manager of the local flight standards district office/ certificate holding district office. The AMOC approval letter must specifically reference this AD.

(2) Airworthy Product: For any requirement in this AD to obtain corrective actions from a manufacturer, use these actions if they are FAA-approved. Corrective actions are considered FAA-approved if they were approved by the State of Design Authority (or its delegated agent, or the DAH with a State

of Design Authority's design organization approval). For a repair method to be approved, the repair approval must specifically refer to this AD. You are required to ensure the product is airworthy before it is returned to service.

#### (k) Related Information

Refer to Mandatory Continuing Airworthiness Information (MCAI) European Aviation Safety Agency Airworthiness Directive 2012–0233, dated November 7, 2012, for related information. This MCAI may be found in the AD docket on the Internet at http://www.regulations.gov by searching for and locating it in Docket No. FAA-2014-0124.

Issued in Renton, Washington, on February 14, 2014.

#### Jeffrev E. Duven,

Manager, Transport Airplane Directorate, Aircraft Certification Service.

[FR Doc. 2014–04496 Filed 2–27–14; 8:45 am] BILLING CODE 4910–13–P

#### **DEPARTMENT OF TRANSPORTATION**

#### **Federal Aviation Administration**

#### 14 CFR Part 71

[Docket No. FAA-2013-0595; Airspace Docket No. 13-ACE-10]

### Proposed Amendment of Class E Airspace; Albion, NE

**AGENCY:** Federal Aviation Administration (FAA), DOT.

**ACTION:** Notice of proposed rulemaking (NPRM).

**SUMMARY:** This action proposes to amend Class E airspace at Albion, NE. Decommissioning of the Alaby non-directional radio beacon (NDB) at Albion Municipal Airport has made airspace reconfiguration necessary for

standard instrument approach procedures and for the safety and management of Instrument Flight Rules (IFR) operations at the airport.

**DATES:** 0901 UTC. Comments must be received on or before April 14, 2014. **ADDRESSES:** Send comments on this

proposal to the U.S. Department of Transportation, Docket Operations, 1200 New Jersey Avenue SE., West Building Ground Floor, Room W12-140, Washington, DC 20590-0001. You must identify the docket number FAA-2013-0595/Airspace Docket No. 13-ACE-10, at the beginning of your comments. You may also submit comments through the Internet at http://www.regulations.gov. You may review the public docket containing the proposal, any comments received, and any final disposition in person in the Dockets Office between 9:00 a.m. and 5:00 p.m., Monday through Friday, except Federal holidays. The Docket Office (telephone 1-800-647-5527), is on the ground floor of the building at the above address.

#### FOR FURTHER INFORMATION CONTACT:

Scott Enander, Central Service Center, Operations Support Group, Federal Aviation Administration, Southwest Region, 2601 Meacham Blvd., Fort Worth, TX 76137; telephone: 817–321– 7716.

#### SUPPLEMENTARY INFORMATION:

#### **Comments Invited**

Interested parties are invited to participate in this proposed rulemaking by submitting such written data, views, or arguments, as they may desire. Comments that provide the factual basis supporting the views and suggestions presented are particularly helpful in developing reasoned regulatory decisions on the proposal. Comments

are specifically invited on the overall regulatory, aeronautical, economic, environmental, and energy-related aspects of the proposal. Communications should identify both docket numbers and be submitted in triplicate to the address listed above. Commenters wishing the FAA to acknowledge receipt of their comments on this notice must submit with those comments a self-addressed, stamped postcard on which the following statement is made: "Comments to Docket No. FAA-2013-0595/Airspace Docket No. 13-ACE-10." The postcard will be date/time stamped and returned to the commenter.

#### Availability of NPRMs

An electronic copy of this document may be downloaded through the Internet at http://www.regulations.gov.
Recently published rulemaking documents can also be accessed through the FAA's Web page at http://www.faa.gov/airports\_airtraffic/air\_traffic/publications/airspace\_amendments/.

You may review the public docket containing the proposal, any comments received and any final disposition in person in the Dockets Office (see "ADDRESSES" section for address and phone number) between 9:00 a.m. and 5:00 p.m., Monday through Friday, except Federal holidays. An informal docket may also be examined during normal business hours at the office of the Central Service Center, 2601 Meacham Blvd., Fort Worth, TX 76137.

Persons interested in being placed on a mailing list for future NPRMs should contact the FAA's Office of Rulemaking (202) 267–9677, to request a copy of Advisory Circular No. 11–2A, Notice of Proposed Rulemaking Distribution System, which describes the application procedure.

#### The Proposal

This action proposes to amend Title 14, Code of Federal Regulations (14 CFR), Part 71 by modifying Class E airspace extending upward from 700 feet above the surface at Albion Municipal Airport, Albion, NE, for standard instrument approach procedures at the airport. Airspace reconfiguration is necessary due to the decommissioning of the Alaby NDB and the cancellation of the NDB approach. The segment southeast of the airport would now be within 2.6 miles each side of the 159° bearing from the airport. Controlled airspace is necessary for the safety and management of IFR operations at the airport.

Class E airspace areas are published in Paragraph 6005 of FAA Order

7400.9X, dated August 7, 2013 and effective September 15, 2013, which is incorporated by reference in 14 CFR 71.1. The Class E airspace designation listed in this document would be published subsequently in the Order.

The FAA has determined that this proposed regulation only involves an established body of technical regulations for which frequent and routine amendments are necessary to keep them operationally current. It, therefore, (1) is not a "significant regulatory action" under Executive Order 12866; (2) is not a "significant rule" under DOT Regulatory Policies and Procedures (44 FR 11034; February 26, 1979); and (3) does not warrant preparation of a Regulatory Evaluation as the anticipated impact is so minimal. Since this is a routine matter that will only affect air traffic procedures and air navigation, it is certified that this rule, when promulgated, will not have a significant economic impact on a substantial number of small entities under the criteria of the Regulatory Flexibility Act.

The FAA's authority to issue rules regarding aviation safety is found in Title 49 of the U.S. Code. Subtitle 1, Section 106 describes the authority of the FAA Administrator. Subtitle VII, Aviation Programs, describes in more detail the scope of the agency's authority. This rulemaking is promulgated under the authority described in Subtitle VII, Part A, Subpart I, Section 40103. Under that section, the FAA is charged with prescribing regulations to assign the use of airspace necessary to ensure the safety of aircraft and the efficient use of airspace. This regulation is within the scope of that authority as it would amend controlled airspace at Albion Municipal Airport, Albion, NE.

#### **Environmental Review**

This proposal will be subject to an environmental analysis in accordance with FAA Order 1050.1E, "Environmental Impacts: Policies and Procedures" prior to any FAA final regulatory action.

#### List of Subjects in 14 CFR Part 71

Airspace, Incorporation by reference, Navigation (air).

#### The Proposed Amendment

In consideration of the foregoing, the Federal Aviation Administration proposes to amend 14 CFR Part 71 as follows:

# PART 71—DESIGNATION OF CLASS A, B, C, D, AND E AIRSPACE AREAS; AIR TRAFFIC SERVICE ROUTES; AND REPORTING POINTS

■ 1. The authority citation for part 71 continues to read as follows:

**Authority:** 49 U.S.C. 106(g); 40103, 40113, 40120; E.O. 10854, 24 FR 9565, 3 CFR, 1959–1963 Comp., p. 389.

#### §71.1 [Amended]

■ 2. The incorporation by reference in 14 CFR 71.1 of FAA Order 7400.9X, Airspace Designations and Reporting Points, dated August 7, 2013, and effective September 15, 2013, is amended as follows:

Paragraph 6005: Class E Airspace areas extending upward from 700 feet or more above the surface of the earth.

#### ACE NE E5 Albion, NE [Amended]

Albion Municipal Airport, NE (Lat. 41°43′43″ N., long. 98°03′21″ W.)

That airspace extending upward from 700 feet above the surface within a 6.5-mile radius of Albion Municipal Airport, and within 2.6 miles each side of the 159° bearing from the airport extending from the 6.5-mile radius to 7 miles southeast of the airport.

Issued in Fort Worth, TX on February 2, 2014.

#### Kent M. Wheeler,

Manager, Operations Support Group, ATO Central Service Center.

[FR Doc. 2014–04467 Filed 2–27–14; 8:45 am]

BILLING CODE 4901-13-P

### SECURITIES AND EXCHANGE COMMISSION

17 CFR Parts 200, 229, 230, 232, 239, 240, 243, and 249

[Release Nos. 33–9552; 34–71611; File No. S7–08–10]

RIN 3235-AK37

#### Re-Opening of Comment Period for Asset-Backed Securities Release

**AGENCY:** Securities and Exchange Commission

**ACTION:** Re-opening of comment period.

SUMMARY: The Securities and Exchange Commission is re-opening the comment period on two releases, Asset-Backed Securities, Securities Act Release No. 33–9117 (Apr. 7, 2010), 75 FR 23328 (the "2010 ABS Proposing Release") and Re-Proposal of Shelf Eligibility Conditions for Asset-Backed Securities, Securities Act Release No. 33–9244 (July 26, 2011), 76 FR 47948 (the "2011 ABS Re-Proposing Release"). The

Commission is re-opening the comment period to permit interested persons to comment on an approach for the dissemination of potentially sensitive asset-level data. This approach is discussed in a staff memorandum included in the public comment file.

DATES: Comments should be received on or before March 28, 2014.

**ADDRESSES:** Comments may be submitted by any of the following methods:

#### Electronic Comments

• Use the Commission's Internet comment form (http://www.sec.gov/rules/proposed.shtml); or

• Send an email to *rule-comments@* sec.gov. Please include File Number S7– 08–10 on the subject line; or

• Use the Federal eRulemaking Portal (http://www.regulations.gov). Follow the instructions for submitting comments.

#### Paper Comments

• Send paper comments to Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549–1090.

All submissions should refer to File Number S7-08-10. This file number should be included on the subject line if email is used. To help us process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (http://www.sec.gov/rules/ proposed.shtml). Comments are also available for Web site viewing and printing in the Commission's Public Reference Room, 100 F Street NE., Washington, DC 20549 on official business days between the hours of 10:00 a.m. and 3:00 p.m. All comments received will be posted without change; we do not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly.

FOR FURTHER INFORMATION CONTACT: Rolaine S. Bancroft, Senior Special Counsel or Robert Errett, Special Counsel, in the Office of Structured Finance at (202) 551–3850, Division of Corporation Finance, U.S. Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549–3628.

**SUPPLEMENTARY INFORMATION:** In 2010, the Commission proposed changes to the offering, disclosure, and reporting requirements for asset-backed securities ("ABS"). Among other things, the Commission proposed to require that, with some exceptions, prospectuses for

public offerings of asset-backed securities and ongoing Exchange Act reports contain specified asset-level information about each of the assets in the pool in a standardized tagged data format. The 2010 ABS Proposing Release was published for comment in the **Federal Register** on May 3, 2010, and the initial comment period closed on August 2, 2010.

In July 2010, subsequent to the publication of the 2010 ABS Proposing Release, Congress passed the Dodd-Frank Wall Street Reform and Consumer Protection Act (the "Dodd-Frank Act"), which required the Commission to prescribe several ABS-related rules. Some of the mandated rules were reflected in the 2010 ABS Proposing Release, while others were not. After considering the additional Dodd-Frank Act requirements, and considering comments received in connection with the 2010 ABS Proposing Release, the Commission re-proposed portions of the 2010 ABS Proposing Release in July 2011 seeking additional comment on asset-level disclosure provisions, and comment on Section 942(b) of the Dodd-Frank Act, which requires the Commission to adopt regulations to require asset-level information.2 The 2011 ABS Re-Proposing Release was published for comment in the Federal Register on August 5, 2011, and the initial comment period closed on October 4, 2011.

We received comments in response to the proposals and requests for comment recommending that, among other things, because certain potentially sensitive data would form part of the required asset-level disclosures, the asset-level information be provided by means other than public dissemination on EDGAR.<sup>3</sup> For example, we received comments suggesting that information that may raise individual privacy concerns could be provided to investors through a limited-access Web site rather than through public dissemination of this information on EDGAR.<sup>4</sup>

The staff has prepared a memorandum summarizing additional information about the use of Web sites in the ABS market as a means to disseminate asset-level and other offering information.<sup>5</sup> The memorandum describes one potential method to address privacy concerns related to the dissemination of potentially sensitive asset-level data. This method would require issuers to make asset-level information available to investors and potential investors through a Web site that would allow issuers to restrict access to information as necessary to address privacy concerns. The Commission is considering this method and therefore re-opening the comment period to permit interested parties to comment on the staff memorandum, which has been included in the comment file, addressing these issues. The comment period will be re-opened for thirty days to allow comment on all aspects of the approach, including the benefits and costs of and reasonable alternatives to such an approach, for issuers to make asset-level data directly available to investors and potential investors, taking into account the possible sensitive nature of such data.

Dated: February 25, 2014.

By the Commission.

#### Elizabeth M. Murphy,

Secretary.

[FR Doc. 2014-04433 Filed 2-27-14; 8:45 am]

BILLING CODE 8011-01-P

<sup>&</sup>lt;sup>1</sup> See Asset-Backed Securities, Release No. 33–9117 (Apr. 7, 2010) [75 FR 23328] (the "2010 ABS Proposing Release").

<sup>&</sup>lt;sup>2</sup> See Re-Proposal of Shelf Eligibility Conditions for Asset-Backed Securities, Release No. 33–9244 (July 26, 2011) [76 FR 47948] (the "2011 ABS Re-Proposing Release").

<sup>&</sup>lt;sup>3</sup> See letters from Ally Financial Inc. et al dated Aug. 2, 2010 submitted in response to the 2010 ABS Proposing Release, Ally Financial Inc. et al dated Oct. 13, 2011 submitted in response to the 2011 ABS Re-Proposing Release, and Ally Financial Inc. et al dated Âug. 3, 2012 submitted in response to the 2011 ABS Re-Proposing Release ("VABSS IV") (urging the Commission "to consider whether loanlevel data (or even grouped data) needs to be made publicly available or could be made available to investors and other legitimate users in a more limited manner, such as through a limited access Web site"). See also letters from Consumer Data Industry Association dated Aug. 2, 2010 submitted in response to the 2010 ABS Proposing Release (suggesting that the Commission require parties that want to access the data on EDGAR register to use the data, acknowledge the sensitive nature of the data and agree to maintain its confidentiality) and Epicurus Institute dated Aug. 1, 2010 submitted in response to the 2010 ABS Proposing Release (stating that they believe "that the prospectus should contain a hypertext link (with instructions for accessing a Web site to obtain the data) . . .

<sup>[</sup>and only] prospective investors should have traceable access to the data, and that they never have the opportunity to download . . . raw data in any format'').

<sup>&</sup>lt;sup>4</sup> See, e.g., letter from VABSS IV.

<sup>&</sup>lt;sup>5</sup> See Memorandum from the Commission's Division of Corporation Finance (dated February 25, 2014), which is available on the Commission's Internet Web site at http://www.sec.gov/comments/ s7-08-10/s70810.shtml.

#### **DEPARTMENT OF EDUCATION**

#### 34 CFR Chapter II

[Docket ID ED-2013-OESE-0159; CFDA Number: 84.215G]

## Proposed Priorities, Requirement, and Definitions—Innovative Approaches to Literacy (IAL) Program

**AGENCY:** Office of Elementary and Secondary Education, Department of Education (Department).

**ACTION:** Proposed priorities, requirement, and definitions.

SUMMARY: The Assistant Secretary for Elementary and Secondary Education proposes priorities, a requirement, and definitions under the IAL program. The Assistant Secretary may use the priorities, requirement, and definitions for competitions in fiscal year (FY) 2014 and later years. We take this action to ensure IAL projects will be supported, at a minimum, by evidence of strong theory, and to focus Federal financial assistance on projects that serve rural local educational agencies (LEAs).

**DATES:** We must receive your comments on or before March 31, 2014.

ADDRESSES: Submit your comments through the Federal eRulemaking Portal or via postal mail, commercial delivery, or hand delivery. We will not accept comments submitted by fax or by email or those submitted after the comment period. To ensure that we do not receive duplicate copies, please submit your comments only once. In addition, please include the Docket ID at the top of your comments.

- Federal eRulemaking Portal: Go to www.regulations.gov to submit your comments electronically. Information on using Regulations.gov, including instructions for accessing agency documents, submitting comments, and viewing the docket, is available on the site under "Are you new to the site?"
- Postal Mail, Commercial Delivery, or Hand Delivery: If you mail or deliver your comments about these proposed regulations, address them to David Moore Miller, U.S. Department of Education, 400 Maryland Avenue SW., room 3E241, Washington, DC 20202–6200.

**Privacy Note:** The Department's policy is to make all comments received from members of the public available for public viewing in their entirety on the Federal eRulemaking Portal at <a href="https://www.regulations.gov">www.regulations.gov</a>. Therefore, commenters should be careful to include in their comments only information that they wish to make publicly available.

### **FOR FURTHER INFORMATION CONTACT:** Melvin Graham, U.S. Department of

Education, 400 Maryland Avenue SW., room 3E334, Washington, DC 20202–6200. Telephone: (202) 260–8268 or by email: melvin.graham@ed.gov.

If you use a telecommunications device for the deaf (TDD) or a text telephone (TTY), call the Federal Relay Service (FRS), toll free, at 1–800–877–8339.

#### SUPPLEMENTARY INFORMATION:

Invitation to Comment: We invite you to submit comments regarding this notice. To ensure that your comments have maximum effect in developing the notice of final priorities, requirement, and definitions, we urge you to identify clearly the specific proposed priority, requirement, or definition that each comment addresses.

We invite you to assist us in complying with the specific requirements of Executive Order 12866 and its overall requirement of reducing regulatory burden that might result from these proposed priorities, requirement, and definitions. Please let us know of any further ways we could reduce potential costs or increase potential benefits while preserving the effective and efficient administration of the program.

During and after the comment period, you may inspect all public comments about these proposed regulations by accessing Regulations.gov. You may also inspect the comments in person in room 3E241 400 Maryland Avenue SW., Washington, DC between 8:30 a.m. and 4:00 p.m., Washington, DC time, Monday through Friday of each week except Federal holidays. Please contact the person listed under FOR FURTHER INFORMATION CONTACT. Assistance to Individuals with Disabilities in

Reviewing the Rulemaking Record: On request we will provide an appropriate accommodation or auxiliary aid to an individual with a disability who needs assistance to review the comments or other documents in the public rulemaking record for this notice. If you want to schedule an appointment for this type of accommodation or auxiliary aid, please contact the person listed under FOR FURTHER INFORMATION CONTACT.

Purpose of Program: The purpose of the IAL program is to support highquality projects designed to develop and improve literacy skills for children and students from birth through 12th grade within the attendance boundaries of high-need LEAs and schools.

**Program Authority:** 20 U.S.C. 7243–7243b.

Proposed Priorities:

This notice contains two proposed priorities.

Proposed Priority 1—High-quality plan for innovative approaches to literacy that include book distribution, childhood literacy activities, or both, and that is supported, at a minimum, by evidence of strong theory (as defined in 34 CFR 77.1(c)).

Background:

We have developed a priority that describes the components of a highquality plan and the level of evidence of effectiveness most appropriate for the

IAL program.

The components of a high-quality plan include a description of how the activity improves literacy in early childhood, improves students' reading ability, motivates older children to read, or teaches children and students to read. The plan must also include a description of the populations to be served, key goals and activities, the rationale for the activities chosen, timeline for the project, parties responsible for implementing the project, and the credibility of the plan.

The Secretary published final regulations in the **Federal Register** on August 13, 2013 (78 FR 49338), that include a description of four levels of evidence for the Department to use in determining the potential effectiveness

of proposed projects.

Considering that the new regulations were established, in part, to provide incentives and opportunities to build the body of evidence of effectiveness in education, and considering the wide range of new and innovative approaches possible under the IAL program, we have determined that the most appropriate level of evidence for the IAL program is strong theory.

While there exists evidence in the field to support a higher level of evidence for the IAL program, we selected strong theory in order to broaden the evidence base by supporting innovative and new ideas, as well as to empower applicants to propose activities and approaches that have shown evidence of promise or effectiveness anecdotally or in theory, but that have not yet been included in a published research study or not met the requirements of a higher level of evidence.

The final regulations also note the importance of applicants proposing project evaluations that increase the level of evidence of the proposed project's effectiveness. In order to provide opportunities for applicants to build the body of evidence of effectiveness in education, we will include a related selection criterion that encourages applicants to incorporate evaluation designs that will, if well-implemented, produce evidence of

promise for future projects. Evidence of promise is a more rigorous level of evidence than strong theory.

Proposed Priority:

To meet this priority, applicants must submit a plan that is supported by evidence of strong theory, including a rationale for the proposed process, product, strategy, or practice and a corresponding logic model (as defined in 34 CFR 77.1(c)).

The applicant must submit a plan with the following information:

(a) a description of the proposed book distribution, childhood literacy activities, or both, that are designed to improve the literacy skills of children and students by one or more of the following-

(1) promoting early literacy and preparing young children to read;

(2) developing and improving students' reading ability;

- (3) motivating older children to read;
- (4) teaching children and students to read.
- (b) the age or grade spans of children and students from birth through 12th grade to be served within the attendance boundaries of high-need LEAs (as defined in this notice);
- (c) a detailed description of the key goals, the activities to be undertaken, the rationale for those activities, the timeline, the parties responsible for implementing the activities, and the credibility of the plan (as judged, in part, by the information submitted as evidence of strong theory); and

(d)(i) a description of how the proposed project is supported by strong theory; and (ii) the corresponding logic model (as defined in 34 CFR 77.1(c)).

Proposed Priority 2—Serving Rural LEAs

Background:

Rural school districts often lack the personnel and resources needed to compete effectively for Federal competitive grants. Therefore, we wish to establish a priority to better enable eligible rural applicants to compete effectively for IAL funds.

Proposed Priority:

To meet this priority, an applicant must propose a project designed to provide high-quality literacy programming, or distribute books, or both, to students served by a rural LEA (as defined in this notice).

Types of Priorities:

When inviting applications for a competition using one or more priorities, we designate the type of each priority as absolute, competitive preference, or invitational through a notice in the **Federal Register**. The effect of each type of priority follows:

Absolute priority: Under an absolute priority, we consider only applications that meet the priority (34 CFR 75.105(c)(3)).

Competitive preference priority: Under a competitive preference priority, we give competitive preference to an application by (1) awarding additional points, depending on the extent to which the application meets the priority (34 CFR 75.105(c)(2)(i)); or (2) selecting an application that meets the priority over an application of comparable merit that does not meet the priority (34 CFR 75.105(c)(2)(ii)).

Invitational priority: Under an invitational priority, we are particularly interested in applications that meet the priority. However, we do not give an application that meets the priority a preference over other applications (34 CFR 75.105(c)(1)).

Proposed Requirement: Background:

The IAL program is guided by the Senate report that accompanied the Consolidated Appropriations Act, 2014 (S. Rep. no. 113-71, at 173 (2013)). According to that report, funds made available under the IAL program are for competitive awards to national not-forprofit organizations (NNPs) or school libraries.

School libraries generally do not have the capacity to manage Federal grants independently of the schools and districts they serve. We believe LEAs are better equipped to compete for, and meet the requirements of, Federal grants than are school libraries. Therefore, school libraries should coordinate with their LEAs in competing for IAL funds.

Proposed Requirement: The Assistant Secretary proposes the

following requirement for this program. We may apply this requirement in any year in which this program is in effect.

Eligibility: To be considered for an award under this competition, an applicant must be one of the following: (1) A high-need LEA (as defined in this notice); (2) an NNP (as defined in this notice) that serves children and students within the attendance boundaries of one or more high-need LEAs; (3) a consortium of NNPs that serve children and students within the attendance boundaries of one or more high-need LEAs; (4) a consortium of high-need LEAs; or (5) a consortium of one or more high-need LEAs and one or more NNPs that serve children and students within the attendance boundaries of one or more high-need LEAs.

Proposed Definitions:

Background:

Six important terms associated with this program are not defined in the

authorizing statute, applicable regulations, or EDGAR.

Proposed Definitions:

The Assistant Secretary proposes the following definitions for this program. We may apply one or more of these definitions in any year in which this

program is in effect.

College- and career-ready standards means content standards for kindergarten through 12th grade that build towards college and career readiness by the time of high school graduation. A State's college- and career-ready standards must be either (1) standards that are common to a significant number of States; or (2) standards that are approved by a State network of institutions of higher education, which must certify that students who meet the standards will not need remedial course work at the postsecondary level.

Comprehensive statewide literacy plan means a plan (which may be a component or modification of the plan submitted under the Striving Readers Comprehensive Literacy formula grant program, CFDA 84.371B) that addresses the literacy and language needs of children from birth through 12th grade, including English Learners and students with disabilities; aligns literacy policies, resources, and practices; contains clear instructional goals; and sets high expectations for all students and student

subgroups.

High-need local educational agency (High-need LEA) means an LEA, including a charter school or Stateadministered school that is considered an LEA under State law, in which at least 25 percent of the students aged 0-17 in the geographic area served by the LEA (or, in the case of a charter school that is an LEA, at least 25 percent of the students enrolled in the school) are from families with incomes below the poverty line based on the most recent satisfactory data available from the U.S. Census Bureau at the time a notice inviting applications is published.

National not-for-profit (NNP) organization means an agency, organization, or institution owned and operated by one or more corporations or associations whose net earnings do not benefit, and cannot lawfully benefit, any private shareholder or entity. In addition, it means, for the purposes of this program, an organization of national scope that is supported by staff or affiliates at the State and local levels, who may include volunteers, and that has a demonstrated history of effectively developing and implementing literacy activities. Note: A local affiliate of an NNP does not meet the definition of NNP. Only a national agency,

organization, or institution is eligible to apply as an NNP.

Rural local educational agency (Rural LEA) means an LEA that is eligible under the Small Rural School Achievement program (SRSA) or the Rural and Low-Income School (RLIS) program authorized under Title VI, Part B of the ESEA at the time of application.

Universal design for learning (UDL) means a scientifically valid framework for guiding educational practice that (i) provides flexibility in the ways information is presented, in the ways students respond or demonstrate knowledge and skills, and in the ways students are engaged; and (ii) reduces barriers in instruction, provides appropriate accommodations, supports, and challenges, and maintains high achievement expectations for all students, including students with disabilities and students who are English Learners.

Final Priorities, Requirement, and Definitions:

We will announce the final priorities, requirement, and definitions in a notice in the **Federal Register**. We will determine the final priorities, requirement, and definitions after considering responses to this notice and other information available to the Department. This notice does not preclude us from proposing additional priorities, requirements, definitions, or selection criteria, subject to meeting applicable rulemaking requirements.

**Note:** This notice does not solicit applications. In any year in which we choose to use one or more of these priorities, requirement, and definitions we invite applications through a notice in the **Federal Register**.

#### Executive Orders 12866 and 13563

Regulatory Impact Analysis

Under Executive Order 12866, the Secretary must determine whether this proposed regulatory action is "significant" and, therefore, subject to the requirements of the Executive order and subject to review by the Office of Management and Budget (OMB). Section 3(f) of Executive Order 12866 defines a "significant regulatory action" as an action likely to result in a rule that may—

(1) Have an annual effect on the economy of \$100 million or more, or adversely affect a sector of the economy, productivity, competition, jobs, the environment, public health or safety, or State, local or tribal governments or communities in a material way (also referred to as an "economically significant" rule);

(2) Create serious inconsistency or otherwise interfere with an action taken or planned by another agency;

(3) Materially alter the budgetary impacts of entitlement grants, user fees, or loan programs or the rights and obligations of recipients thereof; or

(4) Raise novel legal or policy issues arising out of legal mandates, the President's priorities, or the principles stated in the Executive order.

This proposed regulatory action is not a significant regulatory action subject to review by OMB under section 3(f) of Executive Order 12866.

We have also reviewed this proposed regulatory action under Executive Order 13563, which supplements and explicitly reaffirms the principles, structures, and definitions governing regulatory review established in Executive Order 12866. To the extent permitted by law, Executive Order 13563 requires that an agency—

(1) Propose or adopt regulations only upon a reasoned determination that their benefits justify their costs (recognizing that some benefits and costs are difficult to quantify);

(2) Tailor its regulations to impose the least burden on society, consistent with obtaining regulatory objectives and taking into account—among other things and to the extent practicable—the costs of cumulative regulations;

(3) In choosing among alternative regulatory approaches, select those approaches that maximize net benefits (including potential economic, environmental, public health and safety, and other advantages; distributive impacts; and equity);

(4) To the extent feasible, specify performance objectives, rather than the behavior or manner of compliance a regulated entity must adopt; and

(5) Identify and assess available alternatives to direct regulation, including economic incentives—such as user fees or marketable permits—to encourage the desired behavior, or provide information that enables the public to make choices.

Executive Order 13563 also requires an agency "to use the best available techniques to quantify anticipated present and future benefits and costs as accurately as possible." The Office of Information and Regulatory Affairs of OMB has emphasized that these techniques may include "identifying changing future compliance costs that might result from technological innovation or anticipated behavioral changes."

We are issuing these proposed priorities, requirement, and definitions only on a reasoned determination that their benefits would justify their costs. In choosing among alternative regulatory approaches, we selected those approaches that would maximize net benefits. Based on the analysis that follows, the Department believes that this regulatory action is consistent with the principles in Executive Order 13563.

We also have determined that this regulatory action would not unduly interfere with State, local, and tribal governments in the exercise of their governmental functions.

In accordance with both Executive orders, the Department has assessed the potential costs and benefits, both quantitative and qualitative, of this regulatory action. The potential costs are those resulting from statutory requirements and those we have determined as necessary for administering the Department's programs and activities.

Intergovernmental Review: This program is subject to Executive Order 12372 and the regulations in 34 CFR part 79. One of the objectives of the Executive order is to foster an intergovernmental partnership and a strengthened federalism. The Executive order relies on processes developed by State and local governments for coordination and review of proposed Federal financial assistance.

This document provides early notification of our specific plans and actions for this program.

Accessible Format: Individuals with disabilities can obtain this document in an accessible format (e.g., braille, large print, audiotape, or compact disc) on request to the program contact person listed under FOR FURTHER INFORMATION CONTACT

Electronic Access to This Document: The official version of this document is the document published in the Federal Register. Free Internet access to the official edition of the Federal Register and the Code of Federal Regulations is available via the Federal Digital System at: www.gpo.gov/fdsys. At this site you can view this document, as well as all other documents of this Department published in the Federal Register, in text or Adobe Portable Document Format (PDF). To use PDF you must have Adobe Acrobat Reader, which is available free at the site.

You may also access documents of the Department published in the **Federal Register** by using the article search feature at: www.federalregister.gov. Specifically, through the advanced search feature at this site, you can limit your search to documents published by the Department.

Dated: February 24, 2014.

#### Deborah Delisle,

Assistant Secretary for Elementary and Secondary Education.

[FR Doc. 2014-04490 Filed 2-27-14; 8:45 am]

BILLING CODE 4000-01-P

### FEDERAL COMMUNICATIONS COMMISSION

#### 47 CFR Part 54

[GN Docket No. 13-5; WC Docket Nos. 10-90, 13-97, FCC 14-5]

#### Technology Transitions; Connect America Fund; Numbering Policies for Modern Communications

**AGENCY:** Federal Communications

Commission.

**ACTION:** Proposed rule.

SUMMARY: In this document, the Federal Communications Commission (Commission) seeks comment on a number of discrete issues relating to the rural broadband experiments and on the appropriate budget and funding to support initiatives for the ongoing need for research into the future of telephone numbering. The purpose of these experiments is to speed market-driven technological transitions and innovations by preserving the core statutory vales that exist today.

DATES: Comments are due on or before March 31, 2014 and reply comments are due on or before April 14, 2014. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this document, you should advise the contact listed below as soon as possible. ADDRESSES: You may submit comments, identified by either WC Decket No. 10.

identified by either WC Docket No. 10–90 or WC Docket No. 13–97, by any of the following methods:

• Federal eRulemaking Portal: http://www.regulations.gov. Follow the instructions for submitting comments.

• Federal Communications Commission's Web site: http:// fjallfoss.fcc.gov/ecfs2/;. Follow the instructions for submitting comments.

• People with Disabilities: Contact the FCC to request reasonable accommodations (accessible format documents, sign language interpreters, CART, etc.) by email: FCC504@fcc.gov or phone: (202) 418–0530 or TTY: (202) 418–0432.

For detailed instructions for submitting comments and additional information on the rulemaking process, see the SUPPLEMENTARY INFORMATION section of this document.

FOR FURTHER INFORMATION CONTACT: Alexander Minard, Wireline

Competition Bureau, (202) 418–0428 or TTY: (202) 418–0484 for WC Docket No. 10–90, Robert Cannon, Office of Strategic Planning and Policy Analysis, (202) 418–2421 for WC Docket No. 13–97.

SUPPLEMENTARY INFORMATION: This is a synopsis of the Commission's Further Notice of Proposed Rulemakings (FNPRM's) in WC Docket Nos. 10–90; 13–97 FCC 14–5, adopted on January 30, 2014 and released on January 31, 2014. The full text of this document is available for public inspection during regular business hours in the FCC Reference Center, Room CY–A257, 445 12th Street, SW., Washington, DC 20554. Or at the following Internet address: http://hraunfoss.fcc.gov/edocs\_public/attachmatch/FCC-14-5A1.pdf.

Pursuant to §§ 1.415 and 1.419 of the Commission's rules, 47 CFR 1.415, 1.419, interested parties may file comments and reply comments on or before the dates indicated on the first page of this document. Comments may be filed using the Commission's Electronic Comment Filing System (ECFS). See Electronic Filing of Documents in Rulemaking Proceedings, 63 FR 24121, May 1, 1998.

• *Electronic Filers:* Comments may be filed electronically using the Internet by accessing the ECFS: http://fjallfoss.fcc.gov/ecfs2/.

- Paper Filers: Parties who choose to file by paper must file an original and one copy of each filing. If more than one docket or rulemaking number appears in the caption of this proceeding, filers must submit two additional copies for each additional docket or rulemaking number. Filings can be sent by hand or messenger delivery, by commercial overnight courier, or by first-class or overnight U.S. Postal Service mail. All filings must be addressed to the Commission's Secretary, Office of the Secretary, Federal Communications Commission.
- All hand-delivered or messenger-delivered paper filings for the Commission's Secretary must be delivered to FCC Headquarters at 445 12th St. SW., Room TW-A325, Washington, DC 20554. The filing hours are 8:00 a.m. to 7:00 p.m. All hand deliveries must be held together with rubber bands or fasteners. Any envelopes and boxes must be disposed of *before* entering the building.
- Commercial overnight mail (other than U.S. Postal Service Express Mail and Priority Mail) must be sent to 9300 East Hampton Drive, Capitol Heights, MD 20743.
- U.S. Postal Service first-class, Express, and Priority mail must be

addressed to 445 12th Street SW., Washington DC 20554.

People with Disabilities: To request materials in accessible formats for people with disabilities (braille, large print, electronic files, audio format), send an email to fcc504@fcc.gov or call the Consumer & Governmental Affairs Bureau at 202–418–0530 (voice), 202–418–0432 (tty).

#### I. Further Notice of Proposed Rulemaking (WC Docket No. 10–90)

1. In the Technology Transitions Order and Further Notice of Proposed Rulemaking (Order), adopted concurrently with these FNPRM's, the Commission kick started the process for a diverse set of experiments and data collection initiatives that will allow the Commission and the public to evaluate how customers are affected by the historic technology transitions that are transforming our nation's voice communications services—from a network based on time-division multiplexed (TDM) circuit-switched voice services running on copper loops to an all-Internet Protocol (IP) network using copper, co-axial cable, wireless. and fiber as physical infrastructure. In this FNPRM, the Commission seeks comment on a number of discrete issues relating to rural broadband experiments. The final rules that were adopted concurrently with these FNPRM's are published elsewhere in this issue of the Federal Register.

### A. Budget for Rural Broadband Experiments

2. The Commission intends to provide funding for experiments to extend modern networks in rural, high-cost areas without increasing the overall size of the universal service fund. The USF/ ICC Transformation Order, 76 FR 73830, November 29, 2011, directed Universal Service Administrative Company (USAC) to collect \$4.5 billion annually for the Connect America Fund, and, to the extent disbursements in a given year are less than collections, deposit the excess in a broadband reserve account. Because annual disbursements have been less than \$4.5 billion to date, and funds have accumulated in the reserve account, a limited amount of funding could be awarded for experiments in 2014 from the reserve account without exceeding the overall \$4.5 billion annual budget for the Connect America Fund. The Commission proposes that a limited amount of these unallocated funds be made available for experiments in any part of the country, whether served by an incumbent price cap carrier or rate-of-return carrier. Utilizing these unallocated funds for rural

experiments could serve multiple objectives: First, it would enable us to better design the final competitive bidding process that will be used nationwide to award support in price cap territories to the extent the price cap carrier declines to make a state-level commitment; second, it would enable the Commission to provide funding for technology experiments across the country (not limited to areas where the incumbent provider is a price cap carrier), which will help inform future decisions regarding implementation of the Connect America Fund in areas where the incumbent is a rate-of-return carrier; and third, it would help the Commission identify ways to use the various universal service programs together to attack in a coordinated fashion the challenges of universal access in rural America. The Commission seeks comment on this proposal.

3. According to USAC, the Connect America reserve account is projected to have an ending balance of \$1.68 billion as of the first quarter of 2014, with \$1.45 billion of those funds already allocated to Connect America Phase I (incremental support in round one and round two), the Mobility Fund Phase I, the Tribal Mobility Fund Phase I, and the Mobility Fund Phase II. The Commission does not envision using all unallocated funds in the broadband reserve for experiments in rural areas, but rather an amount that is sufficient to enable us to award funding to a limited number of projects that enable evaluation of the four sets of interrelated questions identified above. Should the Commission make available \$50 or \$100 million or some other amount in total support for experiments? Should the Commission allocate a lesser or greater amount? Should the Commission specifically allocate a separate amount for non-recurring support to be awarded on a competitive basis, in addition to recurring support, or merely a total amount that can used in a variety of ways, depending on the applications received? Should the Commission allocate a portion of the funds for Phase II experiments in price cap areas, and a separate amount for areas outside of price cap territories?

- B. Experiments in Areas Where the Incumbent Is a Rate-of-Return Carrier
- 4. In the *Order*, the Commission concluded that it should entertain proposals to extend next generation networks in areas where the incumbent provider is a rate-of-return carrier. The Commission did so with the intention to use experiments as a vehicle to consider how it might develop a longer term

Connect America mechanism that would be appropriately designed to ensure that consumers, businesses, and anchor institutions in rate-of-return areas have access to innovative services delivered over high-capacity networks.

5. The Commission remains firmly committed to the goal of ensuring that universal service support is utilized efficiently to preserve voice and extend broadband-capable networks in highcost areas in rural America. As discussed in the USF/ICC Transformation Order, the Commission has taken steps to reform the universal service mechanisms that support rate-ofreturn carriers "to address the misaligned incentives" of the previous regime "by correcting program design flaws, extending successful safeguards, ensuring basic fiscal responsibility, and closing loopholes to ensure our rules reward only prudent and efficient investment in modern networks." While the Commission continues to evaluate various proposals in the docket, the Commission intends for rural broadband experiments in rate-of-return areas to provide us with valuable data that will help ensure that funds are disbursed efficiently and in the public interest in areas served by incumbent rate-of-return carriers.

6. The Commission proposes generally to apply the same application process and procedures adopted in the Order for the Connect America Phase II experiment to the experiments in rateof-return areas, recognizing that it may be appropriate to adopt an implementation schedule different than that used in price cap territories. In particular, the Commission proposes to use a two-stage application process for applications from entities wishing to participate in experiments to extend next generation networks in areas where the incumbent is a rate-of-return carrier. NTCA suggests that the Commission should provide incumbent rate-of-return carriers an initial window to submit applications for the experiment, in advance of soliciting applications from other parties, and also should allow the rate-of-return carrier to undertake the same deployment proposed by a nonincumbent for the same or a lesser amount of support. The Commission seeks comment on these proposals. If the Commission was to adopt such a framework, how much time should be provided for the incumbent to indicate that it is willing to deploy broadband to the same geographic area for the same or a lesser amount of support as proposed by a non-incumbent applicant? Should the Commission provide an opportunity, in turn, for the original applicant (the non-incumbent)

- to modify its proposal? Would the additional time and complexity of implementing such a process to make final and best offers be unwieldy in what is intended to be a short-term experiment in 2014?
- 7. Consistent with the approach adopted for experiments in price cap territories and previously implemented by the Commission for the second round of Connect America Phase I, the Commission proposes that experimental funding would only be made only for locations in high-cost census blocks lacking broadband, subject to a challenge process. The Commission does not intend such experiments to threaten the financial viability of broadband networks that exist today through support from our existing highcost mechanisms. Without prejudging where the funding threshold will ultimately be set for purposes of the offer of model-based support to price cap carriers, we encourage entities interested in proposing experiments in rate-of-return areas to focus their proposals on high-cost areas similar to those identified in the cost model as potentially eligible for the Phase II offer of model-based support to price cap carriers. The Commission recognizes that representatives of rate-of-return carriers have argued that adjustments would need to be made to the cost model before it could be used on a voluntary basis for any rate-of-return carrier that wished to elect to receive model-based support. Without prejudging the resolution of that question, could the model nonetheless be employed to identify potential areas where experiments in rate-of-return areas might be useful?
- 8. The Commission proposes to allow proposals in areas where the incumbent is a rate-of-return carrier to be made at the census block level in lieu of the census tract level in recognition that smaller providers may wish to develop proposals for smaller geographic areas.
- 9. The Commission seeks comment on all of these proposals. To the extent parties argue, the Commission should take a different approach in rate-of-return areas, they should identify with specificity what aspects of the experiments adopted for price cap areas should be modified and why.
- C. Selective Criteria for Rural Broadband Experiments
- 10. A key objective in conducting these experiments is to determine whether there is interest in deploying robust, scalable networks for an amount equal to or less than model-based support. Here, the Commission seeks

comment on the selective criteria for those experiments.

11. The Commission seeks comment below on potential selective factors and ask commenters to address how the Commission might implement these selective factors as part of its objective process for selecting experiments. For example, should the Commission adopt a 100 point scale? The Commission also seeks comment more generally on whether any selective factors should be added, deleted or modified.

12. The Commission proposes that cost effectiveness should be the primary criteria in evaluating which applications to select for the experiment. How should the Commission measure cost effectiveness? One potential measure of cost effectiveness is whether the applicant proposes to serve an area for an amount less than model-based support. Are there other objective measures for cost-effectiveness that the Commission should test in the experimental setting? If the Commission were to adopt such a selective factor and a scoring system, how many points should be provided to applicants based on the cost effectiveness of their proposal? To the extent an applicant seeks one-time funding as opposed to recurring support, how should that be evaluated in the scoring system, as support amounts determined in the forward looking cost model are recurring amounts?

13. A second potential selective criteria is the extent to which the applicant proposes to build robust, scalable networks. In the USF/ICC Transformation Order, the Commission indicated it would initiate a proceeding in 2014 to review the performance requirements in order to ensure that Connect America continues to support broadband that is reasonably comparable to broadband services in urban areas. The Commission hopes to gather valuable data in the rural broadband experiments regarding the extent of interest among stakeholders in building robust, scalable networks that will meet Commission goals for an evolving level of universal service. The Commission adopted an "initial minimum speed benchmark" for recipients of Connect America of 4 Mbps downstream/1 Mbps upstream, but it also specified that some number of locations would receive at least 6 Mbps downstream and at least 1.5 Mbps upstream by the end of the five-year term of Phase II. If the Commission were to adopt such a selective criteria, how much weight should be given to applicants that propose to offer services more robust than what the Commission established for price cap carriers

accepting model-based support? Should the Commission assign varying weights based on the percentage of locations in the proposed project areas that would receive services of varying speeds? Should the Commission also assign additional weight for applicants that propose to offer service with unlimited usage or usage allowances significantly higher than established for the price cap carriers that accept model-based support? Should additional weight be assigned to applicants that commit to offering at least 100 Mbps service to schools with 1,000 students or more, with the ability to scale that to 1 gigabit service within several years, and comparable services to libraries?

14. A third potential criteria could be the extent to which applicants propose innovative strategies to leverage non-Federal governmental sources of funding, such as State, local, or Tribal government funding. The Commission recognizes the importance of a State, local or Tribal government commitment to advance universal service in partnership with the Commission. If the Commission were to adopt this criteria, how much weight should be given to applications that leverage non-Federal governmental funding sources?

15. A fourth potential criteria could be whether applicants propose to offer high-capacity connectivity to Tribal lands. If the Commission were to adopt this criteria, how much weight should be given to applications that propose to serve Tribal lands?

16. Finally, the Commission seeks more specific comment on how the mechanics of the scoring system would function. What role, if any, should there be for more subjective evaluations of the financial and technical qualifications of applicants, or of which proposals provide the best value for requested funding? For instance, should there be flexibility to deviate from the scoring system in order to achieve diversity of projects, both in terms of geography and types of technologies?

17. Relatedly, the Commission seeks comment on what information may be useful to include in the formal proposals for rural broadband experiments, such as: The number of proposed residential and small business locations to be served within eligible census blocks in the relevant census tract; the number of health care providers, schools and libraries that are physically located within the eligible census blocks; whether the proposal includes the provision of service on Tribal lands and, if so, identification of the Tribal lands to be served; the planned service offerings that would be

offered to residential and small

businesses, and such anchor institutions, with details regarding the proposed speeds, latencies, usage allowance (if any), and pricing of such offerings; whether the services offered to residential consumers would be sufficiently robust to utilize advanced educational and health care applications; when such services would be available to consumers, businesses and such anchor institutions (the planned deployment schedule); whether the infrastructure can be upgraded later to offer greater throughput (i.e., speeds) and more capacity for each user at a given price point; how network speeds and other characteristics can be measured; whether any discounted services would be offered to specific populations, such as low-income households or customers on Tribal lands; proposed strategies for demand aggregation; proposed strategies for addressing barriers to adoption (e.g., whether the applicant proposes to offer digital literacy training or equipment to subscribers); whether and how other service providers can use the facilities constructed; availability and cost of backhaul and other assets required for project success; whether constraints in middle-mile connectivity may limit the services offered; whether the applicant plans to rely in part on financing from non-federal governmental institutions (e.g., State, regional, Tribal, or local funding: State universal service fund: private foundations); whether the applicant expects to have access to resources that will contribute to project success, such as in-kind contributions, access to cell towers, poles and rights of way, expedited permitting, or existing authorizations; information regarding the proposed network to be deployed and the technologies to be utilized (e.g., wireline, fixed wireless, or mobile wireless); how the applicant proposes to offer voice telephony service to customers at rates reasonably comparable to rates charged for similar services in urban areas; and the amount of Connect America support requested (total and per location) and the time period over which funding would be provided.

### D. Additional Considerations for Rural Broadband Experiments

18. In the *Order*, the Commission makes clear that the experiments will focus on areas where end users lack Internet access that delivers 3 Mbps downstream/768 kbps Mbps upstream. Here, the Commission seeks comment on specific measures to implement that objective. What specific numerical measure should be used to determine whether the extent of competitive

overlap is de minimis? The Commission recognizes that unserved locations will not neatly align with census block or census tract boundaries. What measures should the Commission take to ensure that federal funds are focused on bringing next generation networks to the unserved?

19. The Commission expects that the amount of funding to be made available for any experiment will not exceed the amount of model-calculated support for a given geographic area. The Commission seeks comment on whether to limit the amount of support available in census tracts where the average cost per location is higher than the preliminary extremely high cost threshold to the amount per location equal to that preliminary extremely high cost threshold.

20. The Commission seeks comment on allowing applicants for funding awarded through this rural broadband experiment to propose to serve partiallyserved census blocks, which are not eligible for the offer of model-based support to price cap carriers. In adopting a framework for the Phase II challenge process, the Wireline Competition Bureau (Bureau) concluded, primarily for administrative reasons, that partially served blocks would not be included in the offer of model-based support, reasoning that the administrative burdens on both Commission staff and potential challenges of conducting sub-census block challenges outweighed the marginal benefits. That was a reasonable approach for determining whether the incumbent would receive the opportunity to receive model-based support in exchange for a state-level commitment, given the assumption that areas not served by price cap carriers through the offer of model-based support potentially could be eligible for support through the Phase II competitive bidding process. The Commission believes it could be valuable to examine on a limited scale. in the Phase II experiment, whether the administrative difficulties of entertaining challenges to the eligibility of partially served census blocks could be mitigated by doing such challenges only if a partially served census block is tentatively awarded funding (rather than in advance of selection). Such an approach could advance the Commission's goal of ensuring that all consumers, businesses and anchor institutions—including those that currently lack service in these partially served census blocks-will have an opportunity to gain broadband access in the future.

21. The Commission seeks comment on any additional rules or requirements it should adopt in the context of rural broadband experiments. For instance, should a condition of participation be offering discounted broadband services to low-income consumers? For applicants whose service areas include Tribal lands, should a condition of participation be offering service to residents and anchor institutions on Tribal lands? Should a condition of participation be to offer to connect community-based institutions, such as schools, libraries, and health care providers, within the project area with high-capacity services appropriate for educational or healthcare activities? To the extent an applicant fails to meet the conditions of its experiment, should facilities built using universal service funding be made available to others? The Commission asks commenters to refresh the record on issues relating to the Eligible Telecommunications Carriers (ETC) designation process. Should the Commission adopt federal rules regarding the ETC designation process specifically for the rural broadband experiments? For instance, should the Commission adopt a presumption that if a State fails to act on an ETC application from a selected participant within a specified period of time, such as 60 days, the State lacks jurisdiction over the applicant, and the Commission will address the ETC application pursuant to section 214(e)(6)? The Commission also seeks comment on whether and how the competitive bidding requirements and other rules applicable to participants and vendors in other universal service programs should apply in the context of these experiments, to the extent an applicant seeks to offer services to schools, libraries, and/or health care providers, as well as to residential end users. Are there other issues discussed above in the service experiments section that should be addressed in the context of these experiments in rural, high-cost areas, and if so, how?

22. To the extent Connect America Phase II funding is awarded in the experiment prior to the offer of model-based support to price cap carriers, should the Commission direct the Bureau to adjust the offer of support for a state-level commitment to remove those areas from the offer? In such situations, should the incumbent price cap carrier be relieved of its federal ETC high-cost obligations for the area when support is awarded to another entity? The Commission notes that the carrier would still be required to comply with current notice requirements, including

notice of discontinuance and notice of network change requirements. Similarly, should areas served by experiments be excluded from the Phase II competitive bidding process? How does the potential difference in duration, or other aspects, of proposals selected for the experiment impact any decision to exclude such areas from the general Phase II competitive bidding process?

### E. Rural Healthcare Broadband Experiments

23. In this section, the Commission seeks comment on soliciting experiments that focus on ensuring that consumers have access to advanced services to address the increased and growing demand for telemedicine and remote monitoring. The Commission has a role in ensuring universal access to advanced telecommunications and information services. Historically, the Commission's high-cost program has focused on providing support to providers for the cost of deploying and operating networks in high-cost areas. In the Order, the Commission invites experiments that would explore how to achieve the goals and requirements adopted in the USF/ICC Transformation Order to use the Connect America Fund to tackle the challenges of universal access in rural areas. Here, the Commission seeks comment more broadly on consumer-oriented rural broadband experiments that would improve patient access to health care.

 When the Commission adopted the Healthcare Connect Fund in 2012, it sought to advance several goals for the rural healthcare program: (1) Increasing access to broadband for health care providers (HCPs), particularly those serving rural areas; (2) fostering the development and deployment of broadband health care networks, and (3) maximizing the cost-effectiveness of the program. It also set aside up to \$50 million to conduct a pilot program to test expanded access to telemedicine at skilled nursing facilities. The Commission seeks comment on experiments that focus on the implications of the technology transition on health care facilities and their patients. The Commission seeks comment on conducting experiments that would explore how to improve access to advanced telecommunications and information services for healthcare for vulnerable populations such as the elderly and veterans in rural, high-cost, and insular areas. For example, technological advances hold great promise to enable the elderly to age in place, in their home, with remote monitoring of key health statistics

through a broadband-enabled device. Likewise, the Department of Veteran Affairs has implemented a telehealth initiative which has reduced the number of days spent in the hospital by 59 percent, and hospital admissions by 35 percent for veterans across the country, saving over \$2000 per year per patient, including even when factoring in the costs of the program. These programs are critical to achieving savings in healthcare costs, and reducing the amount of time patients are away from home, but a critical gap remains in ensuring that patients, such as the elderly and veterans, have access to sufficient connectivity at home to transmit the necessary data for telemedicine applications such as remote health care monitoring, to enable patients to access the health care provider's patient portal, and for other broadband-enabled health care applications.

25. Consistent with the decision in the USF/ICC Transformation Order to connect all areas, including homes, businesses and anchor institutionswhich the Commission defined as schools, libraries, medical and healthcare providers, public safety entities, community colleges and other institutions of higher education, and other community support organizations and agencies that provide outreach, access, equipment, and support services to facilitate greater use of broadband service by vulnerable populations, including low-income, the unemployed, and the aged—the Commission seeks comment on conducting an experiment to support broadband connections to the consumer for discrete rural populations, such as the elderly or veterans, to enable their participation in telehealth initiatives. One example would be a project that seeks to explore how the Connect America Fund can be targeted to work with other federal initiatives to serve the needs of particular populations, such as ensuring adequate health care for veterans in rural America. Another example would be a project that seeks to explore how to use the Connect America Fund to extend broadband to surrounding rural communities that lack residential broadband service.

26. The Commission seeks comment on the amount of funding it should allocate for such experiments. If the Commission moves forward with rural healthcare broadband experiments, it proposes to do so in a manner that would not impact the size of the Fund. Specifically, the Commission proposes funding any such experiments out of the \$50 million currently authorized for the skilled nursing facility pilot program.

The Commission has previously decided to set aside that amount of one-time support for testing broadband use in telemedicine. The Commission seeks comment on this proposal and other options that would not impact the size of the Fund, such as funding coming from the existing Connect America Fund budget or the rural health care mechanism.

27. The Commission proposes generally to use the application process described above for the Connect America rural broadband experiments for any healthcare experiments. To the extent parties suggest the Commission use different processes for a healthcare experiment, they should identify with specificity which aspects of the process should be modified and why.

28. The Commission seeks comment on the specific selective criteria for a healthcare broadband experiment. How many projects should be funded, and how should applications be prioritized? What auditing and recordkeeping measures should be in place for any such experiment to protect against waste, fraud and abuse? Are there specific ways in which the Commission's experience with the successful Rural Health Care Pilot Program or other universal service pilot programs which should be reflected in the evaluation of proposals or the operation of the experiments? Are there requirements under the existing rural health care mechanism (either the Telecommunications Program or the new Healthcare Connect Fund), or other universal service programs, that would be implicated by such experiments? If so, commenters should identify those rules with specificity and indicate how experiments would need to be tailored to such rules, or explain whether and how those rules should be waived or modified.

29. Finally, the Commission seeks comment on how these experiments might be implemented consistent with our legal authority. Following the Telecommunications Act of 1996, the Commission implemented the directives in section 254 by adopting rules to administer universal service through four separate programs, but nothing in the statutory framework requires this result. Sections 254(b)(2) and 254(b)(3) require the Commission to "base policies on the preservation and advancement of universal service" on "principles" that "[a]ccess to advanced telecommunications and information services should be provided in all regions of the Nation" and that "[c]onsumers in all regions of the Nation, including low-income consumers and those in rural, insular,

and high cost areas should have access to . . . advanced telecommunications and information services . . . that are reasonably comparable to services provided in urban areas." Section 254(h)(1) contains specific provisions for "health care providers in rural areas" and section 254(h)(2) requires the Commission "to establish competitively neutral rules to enhance . . . access to advanced telecommunications services and information services for all . . . health care providers." The Commission seeks comment on the Commission's legal authority to interpret section 254 to fund experiments that focus on providing advanced telecommunications and information services to consumers in rural areas, with a particular focus deploying broadband that is sufficient to meet consumers' healthcare needs. The Commission also seeks comment on experiments that would provide support to health care providers.

#### II. Further Notice of Proposed Rulemaking Regarding Numbering Research (WC Docket No. 13–97)

A. Research and Development of a Numbering Testbed

30. In the Order, the Commission delegates to the Chief Technology Officer (CTO) (or, in the absence of a CTO, the Chief of the Office of Engineering and Technology (OET), or the OET Chief's designee) in consultation with the Chiefs of the Wireline Competition Bureau (WCB), OET and Office of Strategic Planning & Policy Analysis (OSP), the authority to facilitate the development of a telephony numbering testbed for collaborative, multi-stakeholder research and exploration of technical options and opportunities for telephone numbering in an all-IP network. The numbering testbed is intended to be a proof of concept. Developing ideas in a testbed avoids disrupting current systems and would allow interested parties to work through technical feasibility constraints to allow for the broadest range of policy options and outcomes. The testbed could facilitate the development of a future telephone numbering system by exploring what options are feasible without undue encumbrance by legacy notions and systems. Informed by the research, the Commission would be in a better position to consider what steps may be necessary to facilitate the technology transitions and make informed decisions toward the creation of a next generation, efficient, secure and flexible number management system, while

maintaining backward compatibility to the extent possible.

31. In the *Order*, the Commission sets out its intent to facilitate cooperative research and development into a numbering testbed that builds upon the work of multiple technical bodies and experts to explore issues of number management in a post-transition world. The Commission describes the general purposes of a numbering testbed and direct the CTO to host an initial workshop, open to all technical experts, at which outside experts, advisory groups, standards organizations and other stakeholders who wish to participate can work collaboratively to design and launch a numbering testbed. The Commission also seeks comment in a Notice of Proposed Rulemaking below on the funding and budget for the testbed and other numbering research

32. Much work has already been done by the Commission and multiple expert bodies to identify issues and concerns with regards to the future of telephone numbering. The Commission would expect that any testbed launched after the initial workshop would build upon these efforts.

33. In response to the May 10, 2013 Public Notice seeking comment on potential trials to explore technology transitions issues, the Commission received several comments concerning numbering. Numerous parties noted the need for numbering research, testing and trials. Commenters stated that a trial is needed to explore the changing role of the databases in an all-IP network, and recommended that any trial should be open to carriers, Voice over IP (VoIP) providers, database administrators, and others with an interest in numbering. In Charge Systems noted the need to identify and validate customers and telephone numbers. Neustar noted the decoupling of geography from telephone number assignments as well as the potential elimination of telephone number allocation on a rate center basis. NARUC commented on the need to consider numbering resource utilization and optimization.

34. Building upon the work and recommendations of these expert bodies, the Commission directs that it work collaboratively with government and non-government experts towards basic research into the design and development of a prototype post-transition number management system as described below. The Commission believes that the Commission, in cooperation with other experts, can play an important, beneficial and industryneutral role in accelerating the

development of this pre-market, non-production system.

#### 1. Developing the Testbed

35. The testbed goals would be to enable research into numbering in an all-IP network, unencumbered by the constraints of the legacy network. Such a testbed might address number allocation and management as well as database lookup for call routing. The effort could include two facets: (i) A small, non-production server system for prototyping, and (ii) one or more workshops or electronic for to convene an open, cross-industry, and collaborative group of technical experts, including, in particular, software engineers with implementation experience, to sketch and prototype a system for managing numbering resources and obtaining information about these resources. Any testbed should be designed to result in experiences and output that will inform the work of relevant industry standards bodies, Commission advisory bodies and the Commission, using the Internet principles of "rough consensus and running code."

36. The Testbed. As a small, nonproduction server system, the testbed itself would be an engineering sandbox designed by technical experts in which to explore the future of numbering in a pre-standards, non-operational, and non-production environment. The Commission anticipates that the testbed numbering system would use common industry approaches, such as HTTP XML or RESTful APIs and JSON, supporting operations such as allocating a number "just in time" or in a block from the available pools of numbers; track to whom the number has been allocated (either a traditional carrier, a VoIP provider or, for 800 numbers, a Responsible Organization (the entity chosen by a toll-free subscriber to manage and administer the appropriate records in the toll free Service Management System for the toll free subscriber) or end user); create credentials for end users and carriers that allow them to assert that they have been issued such a number; rapidly port with validation, including new mechanisms similar to domain names that provide users with secure porting keys for their numbers to greatly reduce erroneous and malicious ports (and the related slamming); associate validated number user information to prevent spoofing; provide information to carriers and providers on how to interconnect to the number; facilitate VoIP interconnection; and promote efficient number utilization including enabling authorized parties to collect information

about number usage and assignment, e.g., to effectively prevent number hoarding or inefficient utilization.

37. The Commission further expects that the testbed would include features such as security (including the ability to mitigate spoofing, phishing, unwanted calls, and denial-of-service attacks), the ability to authenticate numbers, traceability, efficiency, portability, and reliability. Any testbed should be designed to promote competition and create predictable dialing protocols for end users. A properly designed testbed should also take into account the needs of emergency communications and N11 dialing for special services, as well as any potential implications for persons with disabilities. International implications should be explored as well as the impact of the IPv6 migration.

38. To be most useful to the Commission, the testbed should permit exploration of what is feasible for an all-IP, post-transitions number system, identify issues, and flag what actions may be necessary in order to facilitate the technology transitions. Questions that could be explored include those noted above as well as: how can the number system be simplified? Can multiple databases exist and can they be distributed? What are the implications of decoupling numbering from geography or services? How can the Commission measure actual number utilization and prevent the inefficient use of numbering resources? What interfaces must be specified? What databases are necessary? How will routing be handled and what information is necessary within the database? What are the implications for number utilization, particularly in light of machine-to-machine communications? Who can a number be assigned to, how can that person be authenticated, and what information about that person needs to be in the database?

39. While the Commission does not anticipate needing a block of NANP numbers to initiate the test bed, would the availability of a block of numbers facilitate the goals of this test bed? If so, can the block be drawn from existing resources such as pANI or the 555 NXX or 456 NPA (carrier-specific services) blocks or should they be drawn from other numbering resources? How large a resource allocation is needed and are there Commission actions that need to be taken to facilitate allocation?

40. Workshop(s). The Commission expects to convene one or more workshops to facilitate the design and development of the testbed. These workshops are intended to be engineering working sessions, modeled

after 'hackathons' in which groups of technical experts collaborate intensively to work through technical challenges and create prototype systems. Participation is open to any and all technical experts. The Commission particularly welcomes software engineers with experience implementing telephony-related systems.

41. The initial workshop will be hosted by the CTO and will focus on the basic design and launch of the testbed as a non-production, prototype system for managing numbering resources and obtaining information about these resources in a post-transitions world. The workshop has three objectives: (1) To identify the gaps in the existing system for an all-IP environment and opportunities for simplification; (2) to facilitate proposals for a general architecture for the testbed; and (3) to facilitate the infrastructure and organization (mailing list, conference calls) for those individuals that are interested in doing the prototyping and participating further in the testbed process. Subsequent engineering workshops will continue, as needed, to assist participants in refining the testbed and in further exploring the many technical questions raised by an all-IP, post transitions numbering management system.

#### 2. Process and Timeline

42. The Commission expects the testbed to run for about a year. The Commission anticipates that the testbed would be hosted at a neutral but as of yet undetermined location. The Commission anticipates that maintaining the physical testbed will involve a modest expense of a few thousand dollars per year. For further information concerning the testbed and the workshop, please contact Robert Cannon, Robert.Cannon@fcc.gov, (202) 418–2421.

### 3. Further Notice of Proposed Rulemaking

43. As indicated by experts and commenters, there is an ongoing need for research into the future of telephone numbering. The Commission proposes funding telephone numbering research to support initiatives like the testbed, and it seeks comment on the appropriate budget and funding. For example, the Commission expects funding to maintain the testbed to be quite modest (approximately \$100 per month for server resources), which could potentially be obtained from a number of sources, but technical staff resources may accelerate progress. The Commission requires the collection of

numbering contributions associated with telephone numbering management that are used to fund the operation of numbering databases and services. Should the Commission use some of the revenue collected from these contributions to fund the testbed and related research? How would funding for such research be determined? What types of awards would be appropriate? Should the Commission seek NANC input on what research needs to be conducted? If so, what timeframe would be appropriate for obtaining input from the NANC? The Commission seeks comment on these issues. The Commission also seeks comment on how it can best identify any further research that should be facilitated by the Commission to supplement the work of stakeholders participating in any testbed and under what timeframe that research should be performed. Should the Commission solicit other numberingrelated research proposals? If so, what kind of research would be most helpful and how should the Commission facilitate such research?

#### III. Procedural Matters

A. Further Notice of Proposed Rulemaking in WC Docket No. 10–90

#### 1. Paperwork Reduction Analysis

44. The Further Notice of Proposed Rulemaking does not contain proposed information collection requirements subject to the Paperwork Reduction Act of 1995, Public Law 104–13. In addition, therefore, it does not contain any proposed information collection burden for small business concerns with fewer than 25 employees, pursuant to the Small Business Paperwork Relief Act of 2002, Public Law 107–198, see 44 U.S.C. 3506(c)(4).

#### 2. Initial Regulatory Flexibility Analysis

45. The USF/ICC Transformation Order and FNPRM, 76 FR 78384, December 16, 2011, included an Initial Regulatory Flexibility Analysis (IRFA) pursuant to 5 U.S.C. 603, exploring the potential impact on small entities of the Commission's proposal. The Commission invites parties to file comments on the IRFA in light of this additional notice.

#### 3. Ex Parte Presentations

46. The proceeding this document initiates shall be treated as a "permitbut-disclose" proceeding in accordance with the Commission's *ex parte* rules. Persons making *ex parte* presentations must file a copy of any written presentation or a memorandum summarizing any oral presentation within two business days after the

presentation (unless a different deadline applicable to the Sunshine period applies). Persons making oral ex parte presentations are reminded that memoranda summarizing the presentation must (1) list all persons attending or otherwise participating in the meeting at which the ex parte presentation was made, and (2) summarize all data presented and arguments made during the presentation. If the presentation consisted in whole or in part of the presentation of data or arguments already reflected in the presenter's written comments, memoranda or other filings in the proceeding, the presenter may provide citations to such data or arguments in his or her prior comments, memoranda, or other filings (specifying the relevant page and/or paragraph numbers where such data or arguments can be found) in lieu of summarizing them in the memorandum. Documents shown or given to Commission staff during ex parte meetings are deemed to be written ex parte presentations and must be filed consistent with § 1.1206(b). In proceedings governed by § 1.49(f) or for which the Commission has made available a method of electronic filing, written ex parte presentations and memoranda summarizing oral ex parte presentations, and all attachments thereto, must be filed through the electronic comment filing system available for that proceeding, and must be filed in their native format (e.g., .doc, .xml, .ppt, searchable .pdf). Participants in this proceeding should familiarize themselves with the Commission's ex parte rules.

#### 4. Filing Instructions

47. Pursuant to sections 1.415 and 1.419 of the Commission's rules, 47 CFR 1.415, 1.419, interested parties may file comments and reply comments on or before the dates indicated in the Dates section of this document. Comments may be filed using the Commission's Electronic Comment Filing System (ECFS). See Electronic Filing of Documents in Rulemaking Proceedings, 63 FR 24121, May 1, 1998.

For further information, contact Alexander Minard, Acting Deputy Chief, Telecommunications Access Policy Division, Wireline Competition Bureau, at *Alexander.Minard@fcc.gov*, or at 202–418–0428.

B. Further Notice of Proposed Rulemaking in WC Docket No. 13–97

### 1. Initial Regulatory Flexibility Certification

48. The Regulatory Flexibility Act of 1980, as amended (RFA), requires that agencies prepare a regulatory flexibility analysis for notice-and-comment rulemaking proceedings, unless the agency certifies that "the rule will not have a significant economic impact on a substantial number of small entities." The RFA generally defines "small entity" as having the same meaning as the terms "small business," "small organization," and "small governmental jurisdiction." In addition, the term 'small business" has the same meaning as the term "small business concern" under the Small Business Act. A small business concern is one which: (1) Is independently owned and operated; (2) is not dominant in its field of operation; and (3) satisfies any additional criteria established by the Small Business Administration (SBA).

49. In this Further Notice of Proposed Rulemaking, the Commission states that there is an ongoing need for research into the future of telephone numbering, proposes funding telephone numbering research to support initiatives like the testbed described in the Order in WC Docket No. 13-97 described above, and seeks comment on the appropriate budget and funding. The Commission notes that it expects the funding to maintain the testbed to be quite modest (approximately \$100 per month) for server resources, that it could potentially be funded by contributions already collected in association with telephone numbering management, and seeks comment on this. The Commission seeks comment on how funding for such research should be determined, the types of awards that would be appropriate, whether the Commission should seek NANC input on what research needs to be conducted, and the timeframe for any such input from NANC. This Further Notice of Proposed Rulemaking only seeks comment on funding and budget for research and development projects and does not propose new rules, burdens, or requirements.

50. The Commission therefore certifies, pursuant to the RFA, that the proposals in this Notice of Proposed Rulemaking, if adopted, will not have a significant economic impact on a substantial number of small entities. If commenters believe that the proposals discussed in this Notice of Proposed Rulemaking require additional RFA analysis, they should include a discussion of these issues in their

comments and additionally label them as RFA comments. The Commission will send a copy of this Notice of Proposed Rulemaking, including a copy of this initial regulatory flexibility certification, to the Chief Counsel for Advocacy of the SBA. In addition, a copy of this Notice of Proposed Rulemaking and this initial certification will be published in the **Federal Register**.

#### 2. Ex Parte Presentations

51. The proceeding this document initiates shall be treated as a "permitbut-disclose" proceeding in accordance with the Commission's ex parte rules. Persons making ex parte presentations must file a copy of any written presentation or a memorandum summarizing any oral presentation within two business days after the presentation (unless a different deadline applicable to the Sunshine period applies). Persons making oral ex parte presentations are reminded that memoranda summarizing the presentation must (1) list all persons attending or otherwise participating in the meeting at which the ex parte presentation was made, and (2) summarize all data presented and arguments made during the presentation. If the presentation consisted in whole or in part of the presentation of data or arguments already reflected in the presenter's written comments, memoranda or other filings in the proceeding, the presenter may provide citations to such data or arguments in his or her prior comments, memoranda, or other filings (specifying the relevant page and/or paragraph numbers where such data or arguments can be found) in lieu of summarizing them in the memorandum. Documents shown or given to Commission staff during ex parte meetings are deemed to be written ex parte presentations and must be filed consistent with § 1.1206(b). In proceedings governed by § 1.49(f) or for which the Commission has made available a method of electronic filing, written ex parte presentations and memoranda summarizing oral ex parte presentations, and all attachments thereto, must be filed through the electronic comment filing system available for that proceeding, and must be filed in their native format (e.g., .doc, .xml, .ppt, searchable .pdf). Participants in this proceeding should familiarize themselves with the Commission's ex parte rules.

#### 3. Filing Instructions

52. Pursuant to sections 1.415 and 1.419 of the Commission's rules, 47 CFR

1.415, 1.419, interested parties may file comments and reply comments on or before the dates indicated in the Dates section of this document. Comments may be filed using the Commission's Electronic Comment Filing System (ECFS). See Electronic Filing of Documents in Rulemaking Proceedings, 63 FR 24121, May 1, 1998.

For further information, contact Robert Cannon, Senior Counsel, Office of Strategic Planning and Policy Analysis, at *Robert.Cannon@fcc.gov*, or at (202) 418–2421.

#### **IV. Ordering Clauses**

A. Further Notice of Proposed Rulemaking in WC Docket No. 10–90

53. It is further ordered, that pursuant to the authority contained in sections 1, 2, 4(i), 201–206, 214, 218–220, 251, 252, 254, 256, 303(r), 332, 403 of the Communications Act of 1934, as amended, and section 706 of the Telecommunications Act of 1996, 47 U.S.C. 151, 152, 154(i), 201–206, 214, 218–220, 251, 252, 254, 256 303(r), 332, 403, and 1302, and sections 1.1 and 1.1421 of the Commission's rules, 47 CFR 1.1, 1.421, this Further Notice of Proposed Rulemaking in WC Docket No. 10–90 IS hereby adopted.

54. It is further ordered that pursuant to applicable procedures set forth in sections 1.415 and 1.419 of the Commission's rules, 47 CFR 1.415, 1.419, interested parties may file comments on the Further Notice of Proposed Rulemaking in WC Docket No. 10–90 or WC Docket No. 13–97 on or before March 31, 2014 and reply comments on or before April 14, 2014.

55. It is further ordered, that the Commission's Consumer and Governmental Affairs Bureau, Reference Information Center, shall send a copy of this Further Notice of Proposed Rulemaking in WC Docket No. 10–90, including the Initial Regulatory Flexibility Analysis, to the Chief Counsel for Advocacy of the Small Business Administration.

B. Further Notice of Proposed Rulemaking in WC Docket No. 13–97

56. It is further ordered that pursuant to Sections 1, 4, 201, 251, and 303(r) of the Communications Act of 1934, as amended, 47 U.S.C. 151, 154, 201, 251, 303(r), and section 1.1 of the Commission's rules, 47 CFR 1.1, the Notice of Proposed Rulemaking in WC Docket No. 13–97 is hereby adopted.

Federal Comunications Commission.

#### Marlene H. Dortch,

Secretary.

[FR Doc. 2014–04312 Filed 2–27–14; 8:45 am]  ${\tt BILLING}$  CODE 6712–01–P

#### **DEPARTMENT OF DEFENSE**

#### Defense Acquisition Regulations System

[Docket No. DARS-2014-0011]

#### 48 CFR Chapter 2

Defense Federal Acquisition
Regulation Supplement: Rules of the
Armed Services Board of Contract
Appeals (No DFARS Case)

**AGENCY:** Defense Acquisition Regulations System, Department of Defense (DoD).

**ACTION:** Proposed rule.

SUMMARY: DoD is proposing to amend the Defense Federal Acquisition Regulation Supplement (DFARS) to update the Rules of the Armed Services Board of Contract Appeals (ASBCA). The proposed rule revises and reorders the Board's Rules for clarity and consistency and accounts for changes in technology, provides updated contact information, and adds two addendums.

**DATES:** Comment date: Comments on the proposed rule should be submitted in writing to the addresses shown below on or before April 29, 2014, to be considered in the formation of a final rule.

**ADDRESSES:** Submit comments identified by Docket No. DARS 2014–0011, using any of the following methods:

- O Regulations.gov: http://www.regulations.gov. Submit comments via the Federal eRulemaking portal by entering "Docket No. DARS 2014–0011" under the heading "Enter keyword or ID" and selecting "Search." Select the link "Submit a Comment" that corresponds with "Docket No. DARS 2014–0011." Follow the instructions provided at the "Submit a Comment" screen. Please include your name, company name (if any), and "Docket No. DARS 2014–0011" on your attached document.
- Email: asbca.recorder@mail.mil.
   Include Docket No. DARS 2014–0011 in the subject line of the message.
  - Fax: 703–681–8535.
- Mail: Armed Services Board of Contract Appeals, Attn: Jeffrey Gardin, Skyline Six, Room 703, 5109 Leesburg Pike, Falls Church, VA 22041–3208.

Comments received generally will be posted without change to http://www.regulations.gov, including any personal information provided. To confirm receipt of your comment(s), please check www.regulations.gov, approximately two to three days after submission to verify posting (except

allow 30 days for posting of comments submitted by mail).

FOR FURTHER INFORMATION CONTACT: Jeffrey Gardin, Deputy General Counsel, ASBCA, 703–681–8502, or Catherine Stanton, General Counsel, ASBCA, 703–681–8501; both at email address: asbca.recorder@mail.mil.

#### SUPPLEMENTARY INFORMATION:

#### I. Background

This proposed rule is being issued on behalf of Judge Paul Williams, Chairman, Armed Services Board of Contract Appeals. The rule proposes to amend the DFARS to update the Rules of the Armed Services Board of Contract Appeals at 48 CFR Chapter 2, Appendix A, Part 2. It revises and reorders the Board's Rules for clarity and consistency and accounts for changes in technology, removes contradictions, resolves ambiguities, provides updated contact information to allow for some electronic communication by litigants appearing before the Board, and adds two addendums: Equal Access to Justice Act Procedures and Alternative Methods of Dispute Resolution, previously not formally contained in the Rules.

#### II. Executive Orders 12866 and 13563

Executive Orders (E.O.s) 12866 and 13563 direct agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). E.O. 13563 emphasizes the importance of quantifying both costs and benefits, of reducing costs, of harmonizing rules, and of promoting flexibility. This is not a significant regulatory action and, therefore, was not subject to review under section 6(b) of E.O. 12866, Regulatory Planning and Review, dated September 30, 1993. This rule is not a major rule under 5 U.S.C.

#### III. Regulatory Flexibility Act

DoD does not expect this rule to have a significant economic impact on a substantial number of small entities within the meaning of the Regulatory Flexibility Act, 5 U.S.C. 601, et seq., because the rule revises the Rules of the Armed Services Board of Contract Appeals to improve clarity and to remove ambiguities and contradictions. Therefore, an initial regulatory flexibility analysis has not been performed. DoD invites comments from small business concerns and other interested parties on the expected impact of this rule on small entities.

DoD will also consider comments from small entities concerning the existing regulations in subparts affected by this rule in accordance with 5 U.S.C. 610. Interested parties must submit such comments separately and should cite 5 U.S.C 610 (Rules of the Armed Services Board of Contract Appeals), in correspondence.

#### IV. Paperwork Reduction Act

The rule does not contain any information collection requirements that require the approval of the Office of Management and Budget under the Paperwork Reduction Act (44 U.S.C. chapter 35).

#### List of Subjects in 48 CFR, Chapter 2, Appendix A, Part 2

Government procurement.

#### Manuel Quinones,

Editor, Defense Acquisition Regulations System.

Therefore, 48 CFR chapter 2 is amended as follows:

■ 1. The authority citation for 48 CFR chapter 2 continues to read as follows:

**Authority:** 41 U.S.C. 1303 and 48 CFR chapter 1.

## CHAPTER 2—DEFENSE ACQUISITION REGULATIONS SYSTEM, DEPARTMENT OF DEFENSE

■ 2. Appendix A to Chapter 2 is amended by revising Part 2—Rules to read as follows:

#### Appendix A to Chapter 2—Armed Services Board of Contract Appeals Armed Services Board of Contract Appeals

Part 2—Rules

Approved 15 July 1963 Revised 1 May 1969 Revised 1 September 1973 Revised 30 June 1980 Revised 11 May 2011 Revised [DATE]

#### Preface

#### I. Jurisdiction for Considering Appeals

The Armed Services Board of Contract Appeals (referred to herein as the Board) has jurisdiction to decide any appeal from a final decision of a contracting officer, pursuant to the Contract Disputes Act, 41 U.S.C. 7101–7109, or its Charter, 48 CFR Chap. 2, App. A, Pt. 1, relative to a contract made by the Department of Defense, the Department of the Army, the Department of the Navy, the Department of the Air Force, the National Aeronautics and Space Administration or any other department or agency, as permitted by law.

#### II. Location and Organization of the Board

(a) The Board's address is Skyline Six, Room 703, 5109 Leesburg Pike, Falls Church, VA 22041–3208; telephone 703–681–8500 (general), 703–681–8502 (Recorder). The Board's facsimile number is 703–681–8535. The Board's Recorder's email address is asbca.recorder@mail.mil. The Board's Web site address is http://www.asbca.mil.

(b) The Board consists of a Chairman, two or more Vice Chairmen, and other Members, all of whom are attorneys at law duly licensed by a state, commonwealth, territory, or the District of Columbia. Board Members are designated Administrative Judges.

(c) There are a number of divisions of the Board, established by the Chairman in such manner as to provide for the most effective and expeditious handling of appeals. The Chairman and a Vice Chairman act as members of each division. Hearings may be held by an Administrative Judge or by a duly authorized examiner. Except for appeals processed under the expedited or accelerated procedure (see Rules 12.2(c) and 12.3(c)), the decision of a majority of a division constitutes the decision of the Board, unless the Chairman refers the appeal to the Board's Senior Deciding Group (consisting of the Chairman, Vice Chairmen, all division heads, and the Judge who drafted the decision), in which event a decision of a majority of that group constitutes the decision of the Board. Appeals referred to the Senior Deciding Group are those of unusual difficulty or significant precedential importance, or that have occasioned serious dispute within the normal division decision process.

(d) The Board will to the fullest extent practicable provide informal, expeditious, and inexpensive resolution of disputes.

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#### **RULES**

#### Rule 1. Appeals

(a) Taking an Appeal—For appeals subject to the Contract Disputes Act, notice of an appeal shall be in writing and mailed or otherwise furnished to the Board within 90 days from the date of receipt of a contracting officer's decision. The appellant (contractor) should also furnish a copy of the notice of appeal to the contracting officer. For appeals not subject to the Contract Disputes Act, the contractor should refer to the Disputes clause in its contract for the time period in which it must file a notice of appeal.

(1) Where the contractor has submitted a claim of \$100,000 or less to the contracting officer and has requested a written decision within 60 days from receipt of the request, and the contracting officer has not provided a decision within that period, or where such a contractor request has not been made and the contracting officer has not issued a decision within a reasonable time, the contractor may file a notice of appeal as provided in paragraph (a) of this Rule, citing the failure of the contracting officer to issue a decision.

(2) Where the contractor has submitted a properly certified claim over \$100,000 to the contracting officer or has submitted a claim that involves no monetary amount, and the contracting officer, within 60 days of receipt of the claim, fails to issue a decision or fails to provide the contractor with a reasonable date by which a decision will be issued, and the contracting officer has failed to issue a decision within a reasonable time, the contractor may file a notice of appeal as provided in paragraph (a) of this Rule, citing the failure of the contracting officer to issue a decision.

(3) A reasonable time shall be determined by taking into account such factors as the size and complexity of the claim and the adequacy of the information provided by the contractor to support the claim.

(4) Where an appeal is before the Board pursuant to paragraph (a)(1) or (a)(2) of this Rule, the Board may, at its option, stay further proceedings pending issuance of a final decision by the contracting officer within such period of time as is determined by the Board.

(5) In lieu of filing a notice of appeal under (a)(1) or (a)(2) of this Rule, the contractor may petition the Board to direct the contracting officer to issue a decision in a specified period of time as determined by the Board.

(b) Contents of Notice of Appeal—A notice of appeal shall indicate that an appeal is being taken and should identify the contract by number, the department and/or agency involved in the dispute, the decision from which the appeal is taken, and the amount in dispute, if any. A copy of the contracting officer's final decision, if any, should be attached to the notice of appeal. The notice of appeal should be signed by the appellant or by the appellant's duly authorized

representative or attorney. The complaint referred to in Rule 6 may be filed with the notice of appeal, or the appellant may designate the notice of appeal as a complaint, if it otherwise fulfills the requirements of a complaint.

(c) Docketing of Appeal—When a notice of appeal has been received by the Board, it will be docketed. The Board will provide a written notice of docketing to the appellant and to the Government.

#### **Rule 2. Filing Documents**

(a) Documents may be filed with the Board by the following methods:

(1) Governmental Postal Service—
Documents may be filed via a governmental postal service. Filing occurs when the document, properly addressed and with sufficient postage, is transferred into the custody of the postal service. Contact the Recorder before submitting classified documents.

(2) Courier—Documents may be filed via courier. Filing occurs when the document is delivered to the Board. Contact the Recorder before submitting classified documents.

(3) Electronic Mail—Documents, except appeal files submitted pursuant to Rule 4, hearing exhibits, classified documents, and documents submitted in camera or under a protective order, may be filed via electronic mail (email). Email attachments should be in PDF format and the attachments may not exceed 10 megabytes total. The transmittal email should include the ASBCA docket number(s), if applicable, and the name of the appellant in the "Subject:" line. Filing occurs upon receipt by the Board's email server. When a document is successfully filed via email, the document should not also be submitted by any other means, unless so directed by the Board. Submit emails to: asbca.recorder@mail.mil.

(4) Facsimile Transmission—Documents, except appeal files submitted pursuant to Rule 4, hearing exhibits, classified documents, and documents submitted in camera or under a protective order, may be filed via facsimile (fax) machine. Due to equipment constraints, transmissions over 10 pages should not be made absent Board permission. Filing occurs upon receipt by the Board. When a document is successfully filed via fax, the document should not also be submitted by any other means, unless so directed by the Board.

(b) Copies to Opposing Party—The party filing any document with the Board will send a copy to the opposing party unless the Board directs otherwise, noting on the document filed with the Board that a copy has been so furnished.

#### Rule 3. Service Upon Other Parties

Documents may be served personally or by mail, addressed to the party upon whom service is to be made, unless the parties have agreed to an alternate means of service. Subpoenas shall be served as provided in Rule 22.

### Rule 4. Preparation, Content, Organization, Forwarding, and Status of Appeal File

(a) Duties of the Government—Within 30 days of notice that an appeal has been filed, the Government shall transmit to the Board

and the appellant an appeal file consisting of the documents the Government considers relevant to the appeal, including:

- (1) The decision from which the appeal is taken:
- (2) The contract, including pertinent specifications, amendments, plans, and drawings;
- (3) All correspondence between the parties relevant to the appeal, including any claim in response to which the decision was issued.

The Government's appeal file may be supplemented at such times as are fair and reasonable and as ordered by the Board.

- (b) Duties of the Appellant—Within 30 days after receipt of a copy of the Government's appeal file, the appellant shall transmit to the Board and the Government any documents not contained therein that the appellant considers relevant to the appeal. Appellant's appeal file may be supplemented at such times as are fair and reasonable and as ordered by the Board.
- (c) Organization of Appeal File-Documents in the appeal file may be originals or legible copies, and shall be arranged in chronological order where practicable, numbered sequentially, tabbed, and indexed to identify the contents of the file. Any document without internal page numbers shall have page numbers added. All documents must be in English or include an English translation. Documents shall be submitted in 3-ring binders, with spines not wider than 3 inches wide, with labels identifying the name of the appeal, ASBCA number and tab numbers contained in each volume, on the front and spine of each volume. Each volume shall contain an index of the documents contained in the entire Rule 4 submission.
- (d) Status of Documents in Appeal File—Documents contained in the appeal file are considered, without further action by the parties, as part of the record upon which the Board will render its decision. However, a party may object, for reasons stated, to the admissibility of a particular document reasonably in advance of hearing or, if there is no hearing, of settling the record, or in any case as ordered by the Board. If such objection is made, the Board will constructively remove the document from the appeal file and permit the party offering the document to move its admission as evidence in accordance with Rules 10, 11, and 13.

#### Rule 5. Time, Computation, and Extensions

- (a) Where practicable, actions should be taken in less time than the time allowed. Where appropriate and justified, however, extensions of time will be granted. All requests for extensions of time should be in writing and indicate that the other party was contacted to seek its concurrence.
- (b) In computing any period of time, the day of the event from which the designated period of time begins to run will not be included, but the last day of the period will be included unless it is a Saturday, Sunday, or a Federal holiday, in which event the period will run to the next business day.

#### Rule 6. Pleadings

(a) Appellant—Within 30 days after receipt of notice of docketing of the appeal, the

- appellant shall file with the Board a complaint setting forth simple, concise, and direct statements of each of its claims. The complaint shall also set forth the basis, with appropriate reference to contract provisions, of each claim and the dollar amount claimed, if any. This pleading shall fulfill the generally recognized requirements of a complaint, although no particular form is required. Should the complaint not be timely received, the appellant's claim and notice of appeal may be deemed to set forth its complaint if, in the opinion of the Board, the issues before the Board are sufficiently defined, and the parties will be notified.
- (b) Government—Within 30 days from receipt of the complaint, or the aforesaid notice from the Board, the Government shall file with the Board an answer thereto. The answer shall admit or deny the allegations of the complaint and shall set forth simple, concise, and direct statements of the Government's defenses to each claim asserted by the appellant, including any affirmative defenses. Should the answer not be timely received, the Board may enter a general denial on behalf of the Government, and the parties will be notified.
- (c) Foreign Law—A party who intends to raise an issue concerning the law of a foreign country shall give notice in its pleadings or other reasonable written notice. The Board, in determining foreign law, may consider any relevant material or source, including testimony, whether or not submitted by a party or admissible under Rules 10, 11, or 13. The determination of foreign law shall be treated as a ruling on a question of law.
- (d) Further Pleadings—The Board upon its own initiative or upon motion may order a party to make a more definite statement of the complaint or answer, or to reply to an answer. The Board may permit either party to amend its pleading upon conditions fair to both parties. When issues within the proper scope of the appeal, but not raised by the pleadings, are tried by express or implied consent of the parties, or by permission of the Board, they shall be treated in all respects as if they had been raised therein. In such instances, motions to amend the pleadings to conform to the proof may be entered, but are not required. If evidence is objected to at a hearing on the ground that it is not within the issues raised by the pleadings, it may be admitted within the proper scope of the appeal, provided however, that the objecting party may be granted an opportunity to meet such evidence.

#### Rule 7. Motions

- (a) Motions Generally—The Board may entertain and rule upon motions and may defer ruling as appropriate. The Board will rule on motions so as to secure, to the fullest extent practicable, the informal, expeditious, and inexpensive resolution of appeals. All motions should be filed as separate documents with an appropriate heading describing the motion. Oral argument on motions is subject to the discretion of the Board.
- (b) *Jurisdictional Motions*—Any motion addressed to the jurisdiction of the Board should be promptly filed. An evidentiary hearing to address disputed jurisdictional

facts will be afforded on application of either party or by order of the Board. The Board may defer its decision on the motion pending hearing on the merits. The Board may at any time and on its own initiative raise the issue of its jurisdiction, and shall do so by an appropriate order, affording the parties an opportunity to be heard thereon.

(c) Summary Judgment Motions-(1) To facilitate disposition of such a motion, the parties should adhere to the following procedures. Where the parties agree that disposition by summary judgment or partial summary judgment is appropriate, they may file a stipulation of all material facts necessary for the Board to rule on the motion. Otherwise, the moving party should file with its motion a "Statement of Undisputed Material Facts," setting forth the claimed undisputed material facts in separate, numbered paragraphs. The nonmoving party should file a "Statement of Genuine Issues of Material Fact," responding to each numbered paragraph proposed, demonstrating, where appropriate, the existence of material facts in dispute and if appropriate propose additional facts. The moving party and the non-moving party should submit a memorandum of law supporting or opposing summary judgment.

(2) In deciding motions for summary judgment, the Board looks to Rule 56 of the Federal Rules of Civil Procedure for guidance. The parties should explicitly state and support by specific evidence all facts and legal arguments necessary to sustain a party's position. Each party should cite to the record and attach any additional evidence upon which it relies (e.g., affidavits, declarations, excerpts from depositions, answers to interrogatories, admissions). The Board may accept a fact properly proposed and supported by one party as undisputed, unless the opposing party properly responds and establishes that it is in dispute.

(d) Response to Motions—A non-moving party has 30 days from receipt of a motion to file its response, unless a different period is ordered by the Board. A moving party has 30 days from receipt of a non-moving party's response to file a reply, unless a different period is ordered by the Board.

#### Rule 8. Discovery

(a) General Policy and Protective Orders-The parties are encouraged to engage in voluntary discovery procedures. Within 45 days after the pleadings have been filed, the parties must confer concerning each party's discovery needs, including the scheduling of discovery and the production of electronically stored information. Absent stipulation or a Board order, no discovery may be served prior to this conference. Any motion pertaining to a discovery dispute shall include a statement that the movant has in good faith attempted to resolve the discovery dispute without involvement of the Board. In connection with any discovery procedure, the Board may issue orders to protect a party or person from annoyance, embarrassment, or undue burden or expense. Those orders may include limitations on the scope, method, time, and place for discovery, and provisions for governing the disclosure of information or documents. Any discovery

under this Rule shall be subject to the provisions of Rule 16 with respect to sanctions.

- (b) Depositions—when permitted—Subject to paragraph (a) of this Rule, a party may take, or the Board may upon motion order the taking of, testimony of any person by deposition upon oral examination or written interrogatories before any officer authorized to administer oaths at the place of examination, for use as evidence or for purpose of discovery. The Board expects the parties to make persons under their control available for deposition. The motion for an order shall specify whether the purpose of the deposition is discovery or for use as evidence.
- (1) Depositions—Orders—The time, place, and manner of taking depositions shall be as mutually agreed by the parties, or failing such agreement, governed by order of the Board.
- (2) Depositions—Use as Evidence—No testimony taken by deposition shall be considered as part of the evidence in the hearing of an appeal until such testimony is offered and received in evidence at such hearing. It will not ordinarily be received in evidence if the deponent can testify at the hearing. The deposition may be used to contradict or impeach the testimony of the deponent given at a hearing. In cases submitted on the record, the Board may receive depositions to supplement the record.
- (3) *Depositions—Expenses*—Each party shall bear its own expenses associated with the taking of any deposition, absent an agreement by the parties or a Board order to the contrary.
- (4) *Depositions—Subpoenas*—Where appropriate, a party may request the issuance of a subpoena under the provisions of Rule 22.
- (c) Interrogatories, Requests for Admissions, Requests for Production— Subject to paragraph (a) of this Rule, a party may serve, or the Board may upon motion order:
- (i) Written interrogatories to be answered separately in writing, signed under oath and answered or objected to within 45 days after service;
- (ii) A request for the admission of specified facts and/or of the authenticity of any documents, to be answered or objected to within 45 days after service, the factual statements and/or the authenticity of the documents to be deemed admitted upon failure of a party to respond to the request; and
- (iii) A request for the production, inspection, and copying of any documents, electronic or otherwise, or objects, not privileged, which reasonably may lead to the discovery of admissible evidence, to be answered or objected to within 45 days after service. The Board may allow a shorter or longer time.

#### Rule 9. Pre-Hearing or Pre-Submission Conference

The Board may, upon its own initiative, or upon the request of either party, arrange a conference or order the parties to appear before an Administrative Judge or examiner for a conference to address any issue related to the prosecution of the appeal.

#### Rule 10. Hearings

- (a) Where and When Held—Hearings will be held at such times and places determined by the Board to best serve the interests of the parties and the Board.
- (b) *Unexcused Absence*—The unexcused absence of a party at the time and place set for hearing will not be occasion for delay. In the event of such absence, the hearing will proceed and the evidentiary record will consist solely of the evidence of record at the conclusion of the hearing, except as ordered otherwise by the Board.
- (c) Nature of Hearings—Hearings shall be as informal as may be reasonable and appropriate under the circumstances. The parties may offer such evidence as they deem appropriate and as would be admissible under the Federal Rules of Evidence or in the sound discretion of the presiding Administrative Judge or examiner. The Federal Rules of Evidence are not binding on the Board but may guide the Board's rulings. The parties may stipulate the testimony that would be given by a witness if the witness were present. The Board may require evidence in addition to that offered by the parties.
- (d) Examination of Witnesses—Witnesses will be examined orally under oath or affirmation, unless the presiding Administrative Judge or examiner shall otherwise order. If the testimony of a witness is not given under oath or affirmation, the Board may advise the witness that his or her testimony may be subject to any provision of law imposing penalties for knowingly making false representations in connection with claims.
- (e) Interpreters—In appropriate cases, the Board may order that an interpreter be used. An interpreter must be qualified and must be placed under oath or affirmation to give a complete and true translation.
- (f) Transcripts—Testimony and argument at hearings will be reported verbatim, unless the Board otherwise orders. The Board will contract for a reporter. No other recordings of the proceedings will be made.

#### Rule 11. Submission Without a Hearing

- (a) Either party may elect to waive a hearing and to submit its case upon the record. Submission of a case without hearing does not relieve the parties from the necessity of proving the facts supporting their allegations or defenses. Affidavits, declarations, depositions, admissions, answers to interrogatories, and stipulations may be employed in addition to the Rule 4 file if moved and accepted into evidence. Such submissions may be supplemented by briefs. The Board may designate, with notice to the parties, any document to be made part of the record.
- (b) As appropriate, the Board may also rely on pleadings, prehearing conference memoranda, orders, briefs, stipulations and other documents contained in the Board's file.
- (c) Except as the Board may otherwise order, no evidence will be received after notification by the Board that the record is closed.
- (d) The weight to be given to any evidence will rest within the discretion of the Board.

The Board may require either party, with appropriate notice to the other party, to submit additional evidence on any matter relevant to the appeal.

(e) The record will at all reasonable times be available for inspection by the parties at the offices of the Board.

### Rule 12. Optional Small Claims (Expedited) and Accelerated

#### **Procedures**

- 12.1 Elections To Utilize Small Claims (Expedited) and Accelerated Procedures
- (a) In appeals where the amount in dispute is \$50,000 or less, or in the case of a small business concern (as defined in the Small Business Act and regulations under that Act), \$150,000 or less, the appellant may elect to have the appeal processed under a Small Claims (Expedited) procedure requiring decision of the appeal, whenever possible, within 120 days after the Board receives written notice of the appellant's election to utilize this procedure. The details of this procedure appear in section 12.2 of this Rule. An appellant may elect the Accelerated procedure rather than the Small Claims (Expedited) procedure for any appeal where the amount in dispute is \$50,000 or less.

(b) In appeals where the amount in dispute is \$100,000 or less, the appellant may elect to have the appeal processed under an Accelerated procedure requiring decision of the appeal, whenever possible, within 180 days after the Board receives written notice of the appellant's election to utilize this procedure. The details of this procedure appear in section 12.3 of this Rule.

- (c) The appellant's election of either the Small Claims (Expedited) procedure or the Accelerated procedure shall be made by written notice within 60 days after receipt of notice of docketing, unless such period is extended by the Board for good cause. The election, once made, may not be changed or withdrawn except with permission of the Board and for good cause.
- (d) The 45-day conference required by Rule 8(a) does not apply to Rule 12 appeals.

#### 12.2 Small Claims (Expedited) Procedure

- (a) In appeals proceeding under the Small Claims (Expedited) procedure, the following time periods shall apply:
- (1) Within 10 days from the Government's receipt of the appellant's notice of election of the Small Claims (Expedited) procedure, the Government shall send the Board a copy of the contract, the contracting officer's final decision, and the appellant's claim letter or letters, if any. Any other documents required under Rule 4 shall be submitted in accordance with times specified in that Rule unless the Board otherwise directs.
- (2) Within 15 days after the Board has acknowledged receipt of the appellant's notice of election, the assigned Administrative Judge should take the following actions, if feasible, in a pre-hearing conference:
- (i) Identify and simplify the issues; (ii) Establish a simplified procedure, including discovery, appropriate to the particular appeal involved;

- (iii) Determine whether either party elects a hearing, and if so, fix a time and place therefor; and
- (iv) Establish an expedited schedule for the timely resolution of the appeal.
- (b) Pleadings, discovery, and other prehearing activity will be allowed only as consistent with the requirement to conduct a hearing, or if no hearing is elected, to close the record on a date that will allow the timely issuance of the decision. The Board may shorten time periods prescribed or allowed under these Rules as necessary to enable the Board to decide the appeal within the 120-day period.
- (c) Written decisions by the Board in appeals processed under the Small Claims (Expedited) procedure will be short and will contain only summary findings of fact and conclusions. Decisions will be rendered for the Board by a single Administrative Judge. If there has been a hearing, the Administrative Judge presiding at the hearing may at the conclusion of the hearing and after entertaining such oral argument as deemed appropriate, render on the record oral summary findings of fact, conclusions, and a decision of the appeal. Whenever such an oral decision is rendered, the Board will subsequently furnish the parties an authenticated copy of such oral decision for record and payment purposes and to establish the starting date for the period for filing a motion for reconsideration under Rule 20.
- (d) A decision under Rule 12.2 shall have no value as precedent, and in the absence of fraud, shall be final and conclusive and may not be appealed or set aside.

#### 12.3 Accelerated Procedure

- (a) In appeals proceeding under the Accelerated procedure, the parties are encouraged, to the extent possible consistent with adequate presentation of their factual and legal positions, to waive pleadings, discovery, and briefs. The Board may shorten time periods prescribed or allowed under these Rules as necessary to enable the Board to decide the appeal within the 180-day period.
- (b) Within 30 days after the Board has acknowledged receipt of the appellant's notice of election, the assigned Administrative Judge should take the following actions, if feasible, in a pre-hearing conference:
  - (1) Identify and simplify the issues;
- (2) Establish a simplified procedure, including discovery, appropriate to the particular appeal involved;
- (3) Determine whether either party elects a hearing, and if so, fix a time and place therefor; and
- (4) Establish an accelerated schedule for the timely resolution of the appeal.
- (c) Written decisions by the Board in appeals processed under the Accelerated procedure will normally be short and contain only summary findings of fact and conclusions. Decisions will be rendered for the Board by a single Administrative Judge with the concurrence of a Vice Chairman, or by a majority among these two and the Chairman in case of disagreement.

12.4 Motions for Reconsideration in Rule 12 Appeals

Motions for reconsideration of appeals decided under either the Small Claims (Expedited) procedure or the Accelerated procedure need not be decided within the original 120-day or 180-day limit, but all such motions will be processed and decided promptly so as to be consistent with the intent of this Rule.

### Rule 13. Settling the Record in Appeals With a Hearing

- (a) The record upon which the Board's decision will be rendered consists of the documents admitted under Rule 4, the documents admitted into evidence as hearing exhibits, together with the hearing transcript. The Board may designate with notice to the parties, any document to be made part of the record.
- (b) As appropriate, the Board may also rely on pleadings, pre-hearing conference memoranda, orders, briefs, stipulations, and other documents contained in the Board's file.
- (c) Except as the Board may otherwise order, no evidence will be received after completion of an oral hearing.
- (d) The weight to be given to any evidence will rest within the discretion of the Board. The Board may require either party, with appropriate notice to the other party, to submit additional evidence on any matter relevant to the appeal.
- (e) The record will at all reasonable times be available for inspection by the parties at the offices of the Board.

#### Rule 14. Briefs

- (a) *Pre-Hearing Briefs*—The Board may require the parties to submit pre-hearing briefs. If the Board does not require pre-hearing briefs, either party may, upon appropriate and sufficient notice to the other party, furnish a pre-hearing brief to the Board.
- (b) Post-Hearing Briefs—Post-hearing briefs may be submitted upon such terms as may be directed by the presiding Administrative Judge or examiner at the conclusion of the hearing.

#### Rule 15. Representation

- (a) An individual appellant may represent his or her interests before the Board; a corporation may be represented by one of its officers; and a partnership or joint venture by one of its members; or any of these by an attorney at law duly licensed in any state, commonwealth, territory, the District of Columbia, or in a foreign country. Anyone representing an appellant shall file a written notice of appearance with the Board.
- (b) The Government shall be represented by counsel. Counsel for the Government shall file a written notice of appearance with the Board.

#### **Rule 16. Sanctions**

If any party fails to obey an order issued by the Board, the Board may impose such sanctions as it considers necessary to the just and expeditious conduct of the appeal.

#### Rule 17. Dismissal or Default for Failure To Prosecute or Defend

Whenever the record discloses the failure of either party to file documents required by these Rules, respond to notices or correspondence from the Board, comply with orders of the Board, or otherwise indicates an intention not to continue the prosecution or defense of an appeal, the Board may, in the case of a default by the appellant, issue an order to show cause why the appeal should not be dismissed with prejudice for failure to prosecute. In the case of a default by the Government, the Board may issue an order to show cause why the Board should not act thereon pursuant to Rule 16. If good cause is not shown, the Board may take appropriate action.

### Rule 18. Suspensions; Dismissal Without Prejudice

- (a) The Board may suspend the proceedings by agreement of the parties for settlement discussions, or for good cause shown.
- (b) In certain cases, appeals docketed before the Board are required to be placed in a suspense status and the Board is unable to proceed with disposition thereof for reasons not within the control of the Board. Where the suspension has continued, or may continue, for an inordinate length of time, the Board may dismiss such appeals from its docket for a period of time without prejudice to their restoration. Unless either party or the Board moves to reinstate the appeal within the time period set forth in the dismissal order, or if no time period is set forth, within one year from the date of the dismissal order, the dismissal shall be deemed to be with prejudice.

#### Rule 19. Decisions

- (a) Decisions of the Board will be made in writing and authenticated copies of the decision will be sent simultaneously to both parties. All orders and decisions, except those as may be required by law to be held confidential, will be available to the public. Decisions of the Board will be made solely upon the record.
- (b) Any monetary award shall be promptly paid.
- (c) In awards that may be paid from the Judgment Fund, 31 U.S.C. 1304, the Recorder will forward the required forms to each party with the decision. If the parties do not contemplate an appeal or motion for reconsideration, they will execute the forms indicating that no judicial review will be sought. The Government agency will forward the required forms with a copy of the decision to the Department of the Treasury for certification of payment.
- (d) When the parties settle an appeal in favor of the appellant, they may file with the Board a stipulation setting forth the amount of the settlement due to the appellant. By joint motion, the parties may request that the Board issue a decision in the nature of a consent judgment, awarding the stipulated amount to the appellant. These decisions will be processed in accordance with paragraph (c) of this Rule.
- (e) After a decision has become final the Board may, upon request of a party and after

notice to the other party, grant the withdrawal of original exhibits, or any part thereof. The Board may require the substitution of true copies of exhibits or any part thereof as a condition of granting permission for such withdrawal.

#### Rule 20. Motion for Reconsideration

A motion for reconsideration may be filed by either party. It shall set forth specifically the grounds relied upon to grant the motion. The motion must be filed within 30 days from the date of the receipt of a copy of the decision of the Board by the party filing the motion. An opposing party must file any cross-motion for reconsideration within 30 days from its receipt of the motion for reconsideration. Extensions in the period to file a motion will not be granted. Extensions to file a memorandum in support of a timelyfiled motion may be granted.

#### Rule 21. Remand From Court

Whenever any Court remands an appeal to the Board for further proceedings, each of the parties shall, within 30 days of receipt of such remand, submit a report to the Board recommending procedures to be followed so as to comply with the Court's remand. The Board will consider the reports and enter an order governing the remanded appeal.

#### Rule 22. Subpoenas

- (a) Voluntary Cooperation—Each party is expected:
- (1) To cooperate and make available witnesses and evidence under its control as requested by the other party without issuance of a subpoena, and
- (2) To secure voluntary attendance of desired third-party witnesses and production of desired third-party books, records, documents, or tangible things whenever possible.
- (b) General—Upon written request of either party, or on his or her own initiative, an Administrative Judge may issue a subpoena requiring:
- (1) Testimony at a deposition—The deposing of a witness in the city or county where the witness resides or is employed or transacts business in person, or at another location convenient for the witness that is specifically determined by the Board;
- (2) Testimony at a hearing—The attendance of a witness for the purpose of taking testimony at a hearing; and
- (3) Production of books and records—The production by the witness at the deposition or hearing of books and records (including electronically stored information and other tangible things) designated in the subpoena.
  - (c) Request for Subpoena-
- (1) A request for subpoena shall normally be filed at least:
- (i) 15 days before a scheduled deposition where the attendance of a witness at a deposition is sought; or
- (ii) 30 days before a scheduled hearing where the attendance of a witness at a hearing is sought.
- (iii) The Board may honor a request for subpoena not made within these time limitations.
- (2) A request for a subpoena shall state the reasonable scope and general relevance to the case of the testimony and of any books and

- records sought. The Board may require resubmission of a request that does not provide this information.
- (d) Requests to Quash or Modify—Upon written request by the person subpoenaed or by a party, made within 10 days after service but in any event not later than the time specified in the subpoena for compliance, the Board may quash or modify the subpoena if it is unreasonable or oppressive or for other good cause shown, or require the person in whose behalf the subpoena was issued to advance the reasonable cost of producing subpoenaed books and papers. Where circumstances require, the Board may act upon such a request at any time after a copy of the request has been served upon the opposing party.
  - (e) Form of Subpoena—
- (1) Every subpoena shall state the name of the Board and the caption of the appeal, and shall command each person to whom it is directed to attend and give testimony, and if appropriate, to produce specified books and records at a time and place therein specified. In issuing a subpoena to a requesting party, the Administrative Judge will sign the subpoena, enter the name of the witness and may otherwise leave it blank. The party to whom the subpoena is issued shall complete the subpoena before service.
- (2) Where the witness is located in a foreign country, a letter rogatory may be issued and served under the circumstances and in the manner provided in 28 U.S.C. 1781.
  - (f) Service—
- (1) The party requesting issuance of a subpoena shall arrange for service.
- (2) A subpoena requiring the attendance of a witness at a deposition or hearing may be served in any state, commonwealth, territory, or the District of Columbia. A subpoena may be served by a United States marshal or deputy marshal, or by any other person who is not a party and not less than 18 years of age. Service of a subpoena upon a person named therein shall be made by personally delivering a copy to that person and tendering the fees for one day's attendance and the mileage provided by 28 U.S.C. § 1821 or other applicable law. However, where the subpoena is issued on behalf of the Government, payment need not be tendered in advance of attendance.
- (3) The party at whose instance a subpoena is issued shall be responsible for the payment of fees and mileage of the witness and of the officer who serves the subpoena. The failure to make payment of such charges on demand may be deemed by the Board as a sufficient ground for striking such evidence as the Board deems appropriate.
- (g) Contumacy or Refusal to Obey a Subpoena—In case of contumacy or refusal to obey a subpoena by a person who resides, is found, or transacts business within the jurisdiction of a United States District Court, the Board may apply to the Court through the Attorney General of the United States for an order requiring the person to appear before the Board to give testimony or produce evidence or both. Any failure of any such person to obey the order of the Court may be punished by the Court as a contempt thereof.

#### Rule 23. Ex Parte Communications

No member of the Board or of the Board's staff shall entertain, nor shall any person directly or indirectly involved in an appeal, submit to the Board or the Board's staff, ex parte, any evidence, explanation, analysis, or advice, whether written or oral, regarding any matter at issue in an appeal. This Rule does not apply to consultation among Board members or its staff or to ex parte communications concerning the Board's administrative functions or procedures.

#### Rule 24. Effective Date

These rules and addendums are applicable to appeals processed under the Contract Disputes Act (CDA), 41 U.S.C. 7101-7109, and other appeals to the extent consistent with law. They apply to all appeals filed on or after the date of final publication in the Federal Register, and to those appeals filed before that date, unless that application is inequitable or unfair.

#### Addendum I

#### **Equal Access to Justice Act Procedures**

(a) Definitions—

For the purpose of these procedures:

- (1) "Equal Access to Justice Act," or "EAJA," means 5 U.S.C. 504, as amended;
- (2) "Board" means the Armed Services
- Board of Contract Appeals; and (3) "Contract Disputes Act" means the Contract Disputes Act, 41 U.S.C. 7101–7109 (CDA).
- (b) Scope of procedures—These procedures are intended to assist the parties in the processing of EAJA applications for award of fees and other expenses incurred in connection with appeals pursuant to the CDA
  - (c) Eligibility of applicants-
- (1) To be eligible for an EAJA award, an applicant must be a party appellant that has prevailed in a CDA appeal before the Board and must be one of the following:
- (i) An individual with a net worth which did not exceed \$2,000,000 at the time the appeal was filed; or
- (ii) Any owner of an unincorporated business, or any partnership, corporation, association, unit of local Government, or organization, the net worth of which does not exceed \$7,000,000 and which does not have more than 500 employees; except:
- (A) Certain charitable organizations or cooperative associations; and
- (B) For the purposes of 5 U.S.C. 504(a)(4), a small entity as defined in 5 U.S.C. 601, need not comply with any net worth requirement (see 5 U.S.C. 504(b)(1)(B)).
- (2) For the purpose of eligibility, the net worth and number of employees of an applicant shall be determined as of the date the underlying CDA appeal was filed with the Board.
- (d) Standards of awards. A prevailing eligible applicant shall receive an award of fees and expenses incurred in connection with a CDA appeal, unless the position of the Government over which the applicant prevailed was substantially justified, or if special circumstances make the award uniust.
- (e) Allowable fees and other expenses. (1) Fees and other expenses must be reasonable.

Awards will be based upon the prevailing market rates, subject to paragraph (e)(2) of this section, for the kind and quality of services furnished by attorneys, agents, and expert witnesses.

- (2) No award for the fee of an attorney or agent may exceed \$125 per hour. No expert witness shall be compensated at a rate in excess of the highest rate of compensation for expert witnesses paid by the agency involved.
- (3) The reasonable cost of any study, analysis, engineering report, test, or project, prepared on behalf of a party may be awarded, to the extent that the study or other matter was necessary in connection with the appeal and the charge for the service does not exceed the prevailing rate for similar services.
- (f) Time for filing of applications—An application may be filed after an appellant has prevailed in the CDA appeal within 30 days after the Board's disposition of the appeal has become final.
  - (g) Application contents—
- (1) An EAJA application shall comply with each of the following:
- (i) Show that the applicant is a prevailing party;
- (ii) Show that the applicant is eligible to receive an award;
- (iii) Allege that the position of the government was not substantially justified; and
- (iv) Show the amount of fees and other expenses sought, including an itemized statement thereof.
- (2) An original and one copy of the application and exhibits should be filed with the Board. The applicant will forward one copy to the Government.

(3) When a compliant application has been timely filed, the Board, in order to obtain more detailed information, may require supplementation of the application.

- (h) Net worth exhibit—Each applicant for which a determination of net worth is required under the EAJA should provide with its application a detailed net worth exhibit showing the net worth of the applicant when the CDA appeal was filed. The exhibit may be in any form convenient to the applicant that provides full disclosure of assets, liabilities, and net worth.
- (i) Fees and other expenses exhibit—The application should be accompanied by a detailed fees and other expenses exhibit fully documenting the fees and other expenses, including the cost of any study, analysis, engineering report, test, or project, for which an award is sought. The date and a description of all services rendered or costs incurred should be indicated. A separate itemized statement should be submitted for each professional firm or individual whose services are covered by the application showing the hours spent in connection with the CDA appeal by each individual, a description of the particular services performed by specific date, the rate at which each fee has been computed, any expenses for which reimbursement is sought, the total amount claimed, and the total amount paid or payable by the applicant or by any other person or entity for the services provided. The Board may require the applicant to

provide vouchers, receipts, or other substantiation for any expenses sought.

(j) Answer to application—

- (1) Within 30 days after receipt by the Government of an application, the Government may file an answer. Unless the Government requests an extension of time for filing or files a statement of intent to negotiate under paragraph (2) below, failure to file an answer within the 30-day period may be treated by the Board at its discretion as a general denial to the application on behalf of the Government.
- (2) If the Government and the applicant believe that the matters raised in the application can be resolved by mutual agreement, they may jointly file a statement of intent to negotiate a settlement. Filing of this statement will extend the time for filing an answer for an additional 30 days. Further extensions may be requested by the parties.
- (3) The answer will explain in detail any objections to the award requested and identify the facts relied upon in support of the Government's position.
- (4) An original and one copy of the answer should be filed with the Board. The Government will forward one copy to the applicant.
- (k) Reply—Within 15 days after receipt of an answer, the applicant may file a reply. An original and one copy of the reply will be filed with the Board. The applicant will forward one copy to the Government.
  - (l) Award proceedings—
- (1) The Board may enter an order prescribing the procedure to be followed or take such other action as may be deemed appropriate under the EAJA. Further proceedings will be held only when necessary for full and fair resolution of the issues arising from the application.
- (2) A request that the Board order further proceedings under this paragraph will describe the disputed issues, explain why the additional proceedings are deemed necessary to resolve the issues and specifically identify any information sought and its relationship to the disputed issues.
- (m) Evidence—(1) Decisions on the merits. When a CDA appeal is decided on the merits, other than by a consent judgment, the record relating to whether the Government's position under the EAJA was substantially justified will be limited to the record in the CDA appeal. Evidence relevant to other issues in the award proceeding may be submitted.
- (2) Other dispositions. When a CDA appeal is settled, or decided by a consent judgment, either party in proceedings under the EAJA may, for good cause shown, supplement the record established in the CDA appeal with affidavits and other supporting evidence relating to whether the position of the agency was substantially justified or other issues in the award proceeding.
- (n) Decision—Decisions under the EAJA will be rendered by the Administrative Judge or a majority of the judges who would have participated in a motion for reconsideration of the underlying CDA appeal. The decision of the Board will include written findings and conclusions and the basis therefor. The Board's decision on an application for fees and other expenses under the EAJA will be

the final administrative decision regarding the EAJA application.

- (o) Motions for reconsideration—Either party may file a motion for reconsideration. Motions for reconsideration must be filed within 30 days of receipt of the Board's EAJA decision. Extensions in the period to file a motion will not be granted. Extensions to file a memorandum in support of a timely filed motion may be granted.
- (p) Payment of Awards—The Board's EAJA awards will be paid directly by the contracting agency over which the applicant prevailed in the underlying CDA appeal.

#### Addendum II

#### **Alternative Methods of Dispute Resolution**

- 1. The Contract Disputes Act (CDA), 41 U.S.C. 7105(g)(1), states that boards of contract appeals "shall . . . to the fullest extent practicable provide informal, expeditious, and inexpensive resolution of disputes". Resolution of a dispute at the earliest stage feasible, by the fastest and least expensive method possible, benefits both parties. To that end, the parties are encouraged to consider Alternative Dispute Resolution (ADR) procedures for pre-claim and pre-final decision matters, as well as appeals pending before the Board. The Board may also conduct ADRs for any Federal agency. However, if the matter is not pending before the Board under its CDA jurisdiction, any settlement may not be paid out of the Judgment Fund.
- 2. The ADR methods described in this Addendum are intended to suggest techniques that have worked in the past. Any appropriate method that brings the parties together in settlement, or partial settlement, of their disputes is a good method. The ADR methods listed are not intended to preclude the parties' use of other ADR techniques that do not require the Board's participation, such as settlement negotiations, fact-finding conferences or procedures, mediation, or minitrials not involving use of the Board's personnel. Any method, or combination of methods, including one that will result in a binding decision, may be selected by the parties without regard to the dollar amount in dispute.
- 3. The parties must jointly request ADR procedures at the Board. The request must be approved by the Board. The Board may also schedule a conference to explore the desirability and selection of an ADR method and related procedures. If an ADR involving the Board's participation is requested and approved by the Board, a Neutral will be appointed. If an Administrative Judge has already been assigned to an appeal, the same judge will normally be assigned to be the Neutral in an ADR. If an Administrative Judge has not yet been assigned to the appeal, or if the subject of the ADR is a matter pending before the contracting officer prior to any appeal, the Board will appoint an Administrative Judge to be the Neutral. In such instances, as well as situations in which the parties prefer that an assigned Administrative Judge not be appointed to serve as the Neutral, the parties may submit a list of at least three preferred Administrative Judges and the Board will endeavor to accommodate their preferences.

- 4. To facilitate full, frank and open discussion and presentations, any Neutral who has participated in a non-binding ADR procedure that has failed to resolve the underlying dispute will be recused from further participation in the matter unless the parties expressly agree otherwise in writing and the Board concurs. Further, the recused Neutral will not discuss the merits of the dispute or substantive matters involved in the ADR proceedings with other Board personnel.
- 5. Written material prepared specifically for use in an ADR proceeding, oral presentations made at an ADR proceeding, and all discussions in connection with such proceedings between the parties and the Neutral are confidential and, unless otherwise specifically agreed by the parties, inadmissible as evidence in any pending or future Board proceeding involving the parties or matter in dispute. However, evidence otherwise admissible before the Board is not rendered inadmissible because of its use in the ADR proceeding.
- 6. The ADR method and the procedures and requirements implementing the ADR method will be prescribed by the written agreement of the parties and approved by the Board. ADR methods can be used successfully at any stage of the litigation.
- 7. The following are examples of ADR methods commonly used at the Board:

(a) Nonbinding—

Mediations: A Neutral is an Administrative Judge who will not normally hear or have any formal or informal decision-making authority in the matter and who is appointed for the purpose of facilitating settlement. In many circumstances, settlement can be fostered by a frank, in-depth discussion of the strengths and weaknesses of each party's position with the Neutral. The agenda for meetings with the Neutral will be flexible to accommodate the requirements of the case. To further the settlement effort, the Neutral may meet with the parties either jointly or individually. A Neutral's recommendations are not binding on the parties. When this method is selected, the ADR agreement must contain a provision in which the parties and counsel agree not to subpoena the Neutral in any legal action or administrative proceeding of any kind to produce any notes or documents related to the ADR proceeding or to testify concerning any such notes or documents or concerning his/her thoughts or impressions.

(b) Binding-

Summary Proceeding With Binding Decision: A summary proceeding with binding decision is a procedure whereby the resolution of the appeal is expedited and the parties try their appeal informally before an Administrative Judge. A binding "bench" decision may be issued upon conclusion of the proceeding, or a binding summary written decision will be issued by the judge no later than ten days following the later of conclusion of the proceeding or receipt of a transcript. The parties must agree in the ADR agreement that all decisions, rulings, and orders by the Board under this method shall be final, conclusive, not appealable, and may not be set aside, except for fraud. All such decisions, rulings, and orders will have no

precedential value. Pre-hearing, hearing, and post-hearing procedures and rules applicable to appeals generally will be modified or eliminated to expedite resolution of the appeal.

(c) Other Agreed Methods—The parties and the Board may agree upon other informal methods, binding or nonbinding that are structured and tailored to suit the requirements of the individual case.

8. The above-listed ADR procedures are intended to shorten and simplify the Board's more formalized procedures. Generally, if the parties resolve their dispute by agreement, they benefit in terms of cost and time savings and maintenance or restoration of amicable relations. The Board will not view the parties' participation in ADR proceedings as a sign of weakness. Any method adopted for dispute resolution depends upon both parties having a firm, good faith commitment to resolve their differences. Absent such intention, the best structured dispute resolution procedure is unlikely to be successful.

[FR Doc. 2014–04153 Filed 2–27–14; 8:45 am] BILLING CODE 5001–06–P

#### **DEPARTMENT OF DEFENSE**

#### Defense Acquisition Regulations System

## 48 CFR Parts 229 and 252 RIN 0750-AI19

Defense Federal Acquisition Regulation Supplement: Clauses With Alternates—Taxes (DFARS Case 2013– D025)

**AGENCY:** Defense Acquisition Regulations System, Department of Defense (DoD).

**ACTION:** Proposed rule.

SUMMARY: DoD is proposing to amend the Defense Federal Acquisition Regulation Supplement (DFARS) to create an overarching prescription for a tax-related clause with an alternate and adds a separate prescription for the basic clause. The rule also proposes to include in the regulation the full text of the alternate clause.

**DATES:** Comments on the proposed rule should be submitted in writing to the address shown below on or before April 29, 2014, to be considered in the formation of a final rule.

**ADDRESSES:** Submit comments identified by DFARS Case 2013–D025, using any of the following methods:

O Regulations.gov: http:// www.regulations.gov. Submit comments via the Federal eRulemaking portal by entering "DFARS Case 2013–D025" under the heading "Enter keyword or ID" and selecting "Search." Select the link "Submit a Comment" that corresponds with "DFARS Case 2013–D025." Follow the instructions provided at the "Submit a Comment" screen. Please include your name, company name (if any), and "DFARS Case 2013–D025" on your attached document.

• Email: dfars@mail.mil. Include DFARS Case 2013–D025 in the subject line of the message.

○ *Fax:* 571–372–6094.

Mail: Defense Acquisition
 Regulations System, Attn: Ms. Annette
 Gray, OUSD(AT&L)DPAP/DARS, Room
 3B855, 3060 Defense Pentagon,
 Washington, DC 20301–3060.

Comments received generally will be posted without change to http://www.regulations.gov, including any personal information provided. To confirm receipt of your comment(s), please check www.regulations.gov, approximately two to three days after submission to verify posting (except allow 30 days for posting of comments submitted by mail).

#### FOR FURTHER INFORMATION CONTACT:

Annette Gray, Defense Acquisition Regulations System, OUSD(AT&L)DPAP/DARS, Room 3B855, 3060 Defense Pentagon, Washington, DC 20301–3060. Telephone 571–372–6093.

#### SUPPLEMENTARY INFORMATION:

#### I. Background

DoD is undertaking a revision of provisions and clauses with alternates and the associated prescriptions, in order to clarify usage and facilitate the use of automated contract writing systems. These changes do not affect the meaning or applicability of the provisions or clauses.

#### **II. Discussion**

This proposed rule addresses the single DFARS part 229 clause that has an alternate, 252.229–7001, Tax Relief. The naming convention results in proposed new clause titles, i.e., Tax Relief—Basic and Tax Relief—Alternate I.

An umbrella prescription is proposed for the elements common to the basic clause and the alternate. The specific prescriptions for the basic clause and the alternate address only the requirements for their use that enable the selection of the basic or the alternate. The planned changes will increase the clarity and ease of use but will not revise the applicability in any way. The presentation of the text of the clause alternate in the regulations would no longer consist solely of paragraph (d) with a reference to the basic clause, but would include the entire text of paragraphs (a) through (c)

along with paragraph (d). Further, this proposed rule also revises the applicable clause preface, i.e., the language in part 252 that precedes the clause, but still identifies the difference from the basic clause.

#### III. Executive Orders 12866 and 13563

Executive Orders (E.O.s) 12866 and 13563 direct agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). E.O. 13563 emphasizes the importance of quantifying both costs and benefits, of reducing costs, of harmonizing rules, and of promoting flexibility. This is not a significant regulatory action and, therefore, was not subject to review under section 6(b) of E.O. 12866, Regulatory Planning and Review, dated September 30, 1993. This rule is not a major rule under 5 U.S.C.

#### IV. Regulatory Flexibility Act

DoD does not expect this proposed rule to have a significant economic impact on a substantial number of small entities within the meaning of the Regulatory Flexibility Act, 5 U.S.C. 601, et seq., because it merely revises the prescriptions for a basic clause with alternate, and includes the full text of the clause in the alternate. However, an initial regulatory flexibility analysis has been performed and is summarized as follows:

The purpose of this rule is to amend the Defense Federal Acquisition Regulation Supplement (DFARS) to create an overarching prescription for use of the basic and alternate of DFARS clause 252.229–7001, Tax Relief, a separate prescription for the basic clause, and to include the full text of the clause alternate.

Employing a prescription for the basic version and alternate of DFARS clause 252.229-7001 will facilitate the use of automated contract writing systems. The current convention requires the prescription for the basic provision or clause to address all the possibilities covered by the alternates, and then the prescription for each alternate addresses only what is different for the use of that particular alternate. Instead of the current convention for alternates to show only paragraphs changed from the basic version of the provision or clause, this rule proposes to include the full text of the clause alternate.

There will be no impact on small business entities since DFARS clause

252.229–7001 is used only in solicitations and contracts when award is made to a foreign concern and performance is in a foreign country.

This rule does not add any new information collection requirements. The rule does not duplicate, overlap, or conflict with any other Federal rules. No alternatives were identified that will accomplish the objectives of the rule.

DoD invites comments from small business concerns and other interested parties on the expected impact of this rule on small entities.

DoD will also consider comments from small entities concerning the existing regulations in subparts affected by this rule in accordance with 5 U.S.C. 610. Interested parties must submit such comments separately and should cite 5 U.S.C. 610 (DFARS Case 2013–D025), in correspondence.

#### V. Paperwork Reduction Act

The rule does not contain any information collection requirements that require the approval of the Office of Management and Budget under the Paperwork Reduction Act (44 U.S.C. chapter 35).

### List of Subjects in 48 CFR Parts 229 and 252

Government procurement.

#### Manuel Quinones,

Editor, Defense Acquisition Regulations System.

Therefore, 48 CFR parts 229 and 252 are proposed to be amended as follows:

■ 1. The authority citation for parts 229 and 252 continues to read as follows:

Authority: 41 U.S.C. 1303 and 48 CFR chapter 1.

#### PART 229—TAXES

■ 2. Revise section 229.402–70 to read as follows:

#### 229.402-70 Additional clauses.

- (a) Use the basic or the alternate of the clause at 252.229–7001, Tax Relief, in solicitations and contracts when a contract will be awarded to a foreign concern for performance in a foreign country.
- (1) Use the clause Tax Relief—Basic in solicitations and contracts when the contract will be performed in a foreign country other than Germany.
- (2) Use the clause Tax Relief—Alternate I in solicitations and contracts when the contract will be performed in Germany.

#### PART 252—SOLICITATION PROVISIONS AND CONTRACT CLAUSES

- 3. Amend section 252.229-7001 by-
- a. Revising the introductory text, clause title and date; and
- b. Revising Alternate I.

#### 252.229-7001 Tax Relief.

As prescribed in 229.402–70(a), use one of the following clauses:

*Basic.* As prescribed at 229.402–70(a)(1), use the following clause.

#### Tax Relief—Basic (Date)

\* \* \* \*

Alternate I. As prescribed at 229.402—70(a)(2), use the following clause, which adds a paragraph (d) not included in the basic clause.

#### Tax Relief—Alternate (Date)

(a) Prices set forth in this contract are exclusive of all taxes and duties from which the United States Government is exempt by virtue of tax agreements between the United States Government and the Contractor's government. The following taxes or duties have been excluded from the contract price:

NAME OF TAX: (Offeror insert) RATE (PERCENTAGE): (Offeror insert)

- (b) The Contractor's invoice shall list separately the gross price, amount of tax deducted, and net price charged.
- (c) When items manufactured to United States Government specifications are being acquired, the Contractor shall identify the materials or components intended to be imported in order to ensure that relief from import duties is obtained. If the Contractor intends to use imported products from inventories on hand, the price of which includes a factor for import duties, the Contractor shall ensure the United States Government's exemption from these taxes. The Contractor may obtain a refund of the import duties from its government or request the duty-free import of an amount of supplies or components corresponding to that used from inventory for this contract.
- (d) Tax relief will be claimed in Germany pursuant to the provisions of the Agreement Between the United States of America and Germany Concerning Tax Relief to be Accorded by Germany to United States Expenditures in the Interest of Common Defense. The Contractor shall use Abwicklungsschein fuer abgabenbeguenstigte Lieferungen/Leistungen nach dem Offshore Steuerabkommen (Performance Certificate for Tax-Free Deliveries/Performance according to the Offshore Tax Relief Agreement) or other documentary evidence acceptable to the German tax authorities. All purchases made and paid for on a tax-free basis during a 30-day period may be accumulated, totaled, and reported as tax-free.

#### (End of clause)

 $[FR\ Doc.\ 2014-04157\ Filed\ 2-27-14;\ 8:45\ am]$ 

BILLING CODE 5001-06-P

#### **DEPARTMENT OF COMMERCE**

National Oceanic and Atmospheric Administration

#### 50 CFR Part 622

RIN 0648-BD08

Fisheries of the Caribbean, Gulf of Mexico, and South Atlantic; Dolphin and Wahoo Fishery Off the Atlantic States; Amendment 5

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice of availability; request for comments.

**SUMMARY:** The South Atlantic Fishery Management Council (Council) has submitted Amendment 5 to the Fishery Management Plan for the Dolphin and Wahoo Fishery off the Atlantic States (FMP) for review, approval, and implementation by NMFS. Amendment 5 proposes actions to revise the acceptable biological catch (ABC), annual catch limits (ACLs) and accountability measures (AMs) for the commercial and recreational sectors for dolphin and wahoo, and update the framework procedures for the FMP. The purpose of Amendment 5 is to help achieve optimum vield (OY) within the dolphin and wahoo fishery and to minimize socio-economic impacts in accordance with the requirements of the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act).

**DATES:** Written comments must be received on or before April 29, 2014.

ADDRESSES: You may submit comments on Amendment 5 identified by "NOAA–NMFS–2013–0170" by any of the following methods:

- Electronic submissions: Submit electronic comments via the Federal e-Rulemaking Portal: http://www.regulations.gov. Go to www.regulations.gov/#!docketDetail;D=NOAA-NMFS-2013-0170, click the "Comment Now!" icon, complete the required fields, and enter or attach your comments.
- Mail: Submit written comments to Nikhil Mehta, Southeast Regional Office, NMFS, 263 13th Avenue South, St. Petersburg, FL 33701.

Instructions: Comments sent by any other method, to any other address or individual, or received after the end of the comment period, may not be considered by NMFS. All comments received are a part of the public record and will generally be posted for public

viewing on www.regulations.gov without change. All personal identifying information (e.g., name, address, etc.), confidential business information, or otherwise sensitive information submitted voluntarily by the sender will be publicly accessible. NMFS will accept anonymous comments (enter "N/A" in the required fields if you wish to remain anonymous). Attachments to electronic comments will be accepted in Microsoft Word, Excel, or Adobe PDF file formats only.

Electronic copies of Amendment 5, which includes an environmental assessment, a Regulatory Flexibility Act analysis, and a regulatory impact review, may be obtained from the Southeast Regional Office Web site at <a href="http://sero.nmfs.noaa.gov/sustainable\_fisheries/s\_atl/dw/2013/am5/index.html">http://sero.nmfs.noaa.gov/sustainable\_fisheries/s\_atl/dw/2013/am5/index.html</a>.

#### FOR FURTHER INFORMATION CONTACT:

Nikhil Mehta, Southeast Regional Office, telephone: 727–824–5305, or email: nikhil.mehta@noaa.gov.

SUPPLEMENTARY INFORMATION: The dolphin and wahoo fishery off the Atlantic states is managed under the FMP. The FMP was prepared by the Council and is implemented through regulations at 50 CFR part 622 under the authority of the Magnuson-Stevens Act. The Magnuson-Stevens Act also requires that NMFS, upon receiving a plan or amendment, publish an announcement in the Federal Register notifying the public that the plan or amendment is available for review and comment.

#### **Background**

The final rule for the Comprehensive ACL Amendment included Amendment 3 to the FMP, which established ACLs (including ACL allocations to both the recreational and commercial sectors), acceptable biological catches (ABCs), recreational annual catch targets (ACTs), and accountability measures (AMs) for dolphin and wahoo (77 FR 15916, March 16, 2012). Recreational catch estimates used in the Comprehensive ACL Amendment were determined with data collected by the Marine Recreational Fisheries Statistics Survey (MRFSS), which was the best scientific information available at that time. NMFS has made significant improvements in the data collection and catch estimation methodologies that are used to collect and analyze the recreational data for the computation of ABCs, as well as ACLs and ACTs. NMFS now estimates recreational landings using the Marine Recreational Information Program (MRIP).

The MRIP collects recreational data on a more frequent basis and provides more accurate recreational catch estimates by accounting for potential biases such as possible differences in catch rates at high-activity and lowactivity fishing sites, as well as variation in fishing effort throughout the day. As described in Amendment 5, the MRIP values used to estimate recreational landings, along with updates to headboat and commercial landings, are now the best scientific information available to revise the ABC catch estimates, ACLs, recreational ACTs, and AMs for dolphin and wahoo. Updates to the commercial and headboat landings were included in the revisions to the ACLs and ACTs, because the ABC control rule and subsequent ABCs and ACLs established in the Comprehensive ACL Amendment used data from both the recreational and commercial sectors (77 FR 15916, March 16, 2012). The headboat and commercial data updates reflect NMFS's ongoing data quality assurance and quality control protocols and reflect the the best available scientific information.

These revisions are necessary because if the ABC, ACL, and ACT values are not updated using the new MRIP estimates, the recreational ACLs would be based on MRFSS data while the landings information being used to track the recreational ACLs would be estimated using MRIP data. This would result in inconsistencies in how the ACLs are calculated versus how the ACLs are monitored.

#### **Actions Contained in Amendment 5**

Amendment 5 would revise the ABCs, ACLs, and AMs for the commercial and recreational sectors for dolphin and wahoo, revise the recreational ACTs for dolphin and wahoo, and update the framework procedures for the FMP.

Dolphin and Wahoo ABCs

Amendment 5 would revise the ABCs for dolphin and wahoo. The ABC for dolphin would increase from 14,596,216 lb (6,620,732 kg) to 15,344,846 lb (6,960,305 kg). The ABC for wahoo would increase from 1,491,785 lb (676,662 kg) to 1,794,960 lb (814,180 kg). The revised ABCs would be established using MRIP data as opposed to the current ABCs that were established using MRFSS data.

Dolphin Commercial and Recreational ACLs

Amendment 5 would revise the dolphin commercial and recreational ACLs. The current dolphin commercial ACL of 1,065,524 lb (483,314 kg) would be increased to 1,157,001 lb (524,807

kg). The current dolphin recreational ACL of 13,530,692 lb (6,137,419 kg) would be increased to 14,187,845 lb (6,435,498 kg). The increases in the ACLs for dolphin are not large, and negligible effects are expected to the stock and the human environment.

Wahoo Commercial and Recreational ACLs

Amendment 5 would revise the wahoo commercial and recreational ACLs. The wahoo commercial ACL would be increased from 64,147 lb (29,097 kg) to 70,542 lb (31,997 kg). The wahoo recreational ACL would be increased from 1,427,638 lb (647,566 kg) to 1,724,418 lb (782,183 kg). The effects of the small increases in ACLs for wahoo are expected to be negligible to the stock and the human environment.

Dolphin and Wahoo Commercial AMs

The current commercial AMs for dolphin and wahoo close the commercial sector for the respective species for the remainder of the fishing year, if commercial landings as estimated by the Science and Research Director (SRD), reach or are projected to reach the commercial ACL (in-season closure).

Amendment 5 would also provide that if the commercial ACL is met or projected to be met, then the commercial ACL for the respective species in the following fishing year would be reduced by the amount of the commercial ACL overage. However, the commercial ACL overage adjustment would only be applied if the species is overfished and the total ACL (combined commercial and recreational ACLs) is exceeded. The Council determined the commercial ACL overage adjustment, combined with the in-season AM closure, would offer greater protection to the stocks and provided the best management strategy for the commercial sector based on the biology and recent catch levels of dolphin and wahoo.

Dolphin and Wahoo Recreational AMs

The current recreational AMs for dolphin and wahoo provide that if recreational landings, as estimated by the SRD, exceed the recreational ACL, then during the following fishing year, recreational landings will be monitored for a persistence in increased landings and, if necessary, the length of the following recreational fishing season will be reduced by the amount necessary to ensure recreational landings do not exceed the recreational ACL in the following fishing year. However, the length of the recreational season will not be reduced during the following fishing year if the NMFS

Southeast Regional Administrator (RA) determines, using the best scientific information available, that a reduction in the length of the following fishing season is unnecessary.

Amendment 5 would modify the recreational AM to reduce the length of the fishing season and the recreational ACL in the fishing year following any recreational ACL overage, if the stock is overfished and the total ACL (commercial and recreational ACLs combined) is exceeded. However, the recreational ACL overage adjustment and fishing season reduction would not be applied if the RA determines, using the best scientific information available, that such a reduction is unnecessary. The ability to reduce the recreational ACL when an overage of the respective ACL occurs would provide additional protection to the dolphin and wahoo stocks.

Dolphin and Wahoo Recreational ACTs

Amendment 5 would increase the current dolphin recreational ACT of 11,595,803 lb (5,259,768 kg) to 12,769,061 (5,791,949 kg) and increase the current wahoo recreational ACT of 1,164,953 lb (528,414 kg) to 1,258,825 lb (570,993 kg). The current recreational ACTs for dolphin and wahoo function as performance standards, and do not have management measures associated with them, such as triggering AMs.

Dolphin and Wahoo FMP Framework Procedures

The current framework procedures for dolphin and wahoo were implemented in 2004 through the FMP (69 FR 30235, May 27, 2004). Amendment 5 would revise the framework procedures for the FMP. These revisions would include adding an ABC control rule, ACLs, ACTs, and AMs to the measures that could be revised via the framework amendment process. Additionally, Amendment 5 would allow an ABC, ACL, and ACT to be modified using an abbreviated framework procedure, whereby after the Council has taken final action to change an ABC, ACL, and/or ACT, the Council would submit a letter containing an analysis of the relevant biological, economic, social, and administrative information necessary to support the action to the NMFS RA. Based on the information provided by the Council, the RA would determine whether or not the requested modifications are warranted. If the requested modifications may be warranted, NMFS would develop the appropriate documentation to comply with the National Environmental Policy Act and other applicable law, and propose the action through rulemaking.

NMFS anticipates this expedited process will shorten the time it would take to make routine changes to harvest limits in response to new scientific information, while allowing the public adequate time to comment on any change.

Dolphin Trip Limit

Amendment 5 also contained an action to establish a commercial trip limit for dolphin in the Atlantic exclusive economic zone. However, the Council chose to take no action on that issue at this time because a commercial trip limit would have very little effect on constraining harvest of dolphin as most commercial trips harvest 1,000 lb (454 kg) or less of dolphin and the ACL had not been met. The Council has not historically imposed trip limits on fishers in the commercial sector if an ACL has not been met.

A proposed rule that would implement measures outlined in Amendment 5 has been drafted. In accordance with the Magnuson-Stevens Act, NMFS is evaluating Amendment 5 to determine whether it is consistent with the FMP, the Magnuson-Stevens Act, and other applicable law. If the determination is affirmative, NMFS will publish the proposed rule in the Federal Register for public review and comment

#### **Consideration of Public Comments**

The Council submitted Amendment 5 for Secretarial review, approval, and implementation. NMFS' decision to approve, partially approve, or disapprove Amendment 5 will be based, in part, on consideration of comments, recommendations, and information received during the comment period on this notice of availability.

Public comments received on or before April 29, 2014, will be considered by NMFS in the approval, partial approval, or disapproval decision regarding Amendment 5. Comments received after that date will not be considered by NMFS in this decision. All comments received by NMFS on the amendment or the proposed rule during their respective comment periods will be addressed in the final rule.

Authority: 16 U.S.C. 1801 et seq.

Dated: February 25, 2014.

#### James P. Burgess,

Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. 2014–04457 Filed 2–27–14; 8:45 am]

BILLING CODE 3510-22-P

#### **DEPARTMENT OF COMMERCE**

National Oceanic and Atmospheric Administration

50 CFR Part 660

[Docket No. 131119977-4143-01]

RIN 0648-BD75

Magnuson-Stevens Act Provisions; Fisheries Off West Coast States; Pacific Coast Groundfish Fishery; 2014 Tribal Fishery for Pacific Whiting

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Proposed rule; request for comments.

SUMMARY: NMFS issues this proposed rule for the 2014 Pacific whiting fishery under the authority of the Pacific Coast Groundfish Fishery Management Plan (FMP), the Magnuson Stevens Fishery Conservation and Management Act (Magnuson-Stevens Act), and the Pacific Whiting Act of 2006. This proposed rule would allocate 17.5 percent of the U.S. Total Allowable Catch of Pacific whiting for 2014 to Pacific Coast Indian tribes that have a Treaty right to harvest groundfish.

**DATES:** Comments on this proposed rule must be received no later than March 31, 2014.

**ADDRESSES:** You may submit comments on this document, identified by NOAA–NMFS–2014–0020, by any of the following methods:

• Electronic Submission: Submit all electronic public comments via the Federal eRulemaking Portal. Go to www.regulations.gov/#!docketDetail;D=NOAA-NMFS-2014-0020, click the "Comment Now!" icon, complete the required fields, and enter or attach your comments.

• Mail: William W. Stelle, Jr., Regional Administrator, Northwest Region, NMFS, 7600 Sand Point Way NE., Seattle, WA 98115–0070, Attn: Kevin C. Duffy.

Instructions: Comments sent by any other method, to any other address or individual, or received after the end of the comment period, may not be considered by NMFS. All comments received are part of the public record and will generally be posted for public viewing on www.regulations.gov without change. All personal identifying information (e.g., name, address, etc.), confidential business information, or otherwise sensitive information submitted voluntarily by the sender will be publicly accessible. NMFS will accept anonymous comments (enter "N/A" in the required fields if you wish to remain anonymous). Attachments to electronic comments will be accepted in Microsoft Word, Excel, or Adobe PDF file formats only.

FOR FURTHER INFORMATION CONTACT: Kevin C. Duffy (Northwest Region, NMFS), phone: 206–526–4743, and

### email: kevin.duffy@noaa.gov. SUPPLEMENTARY INFORMATION:

#### **Electronic Access**

This proposed rule is accessible via the Internet at the Office of the Federal Register Web site at https://wwww.federalregister.gov. Background information and documents are available at the NMFS West Coast Region Web site at http://www.westcoast.fisheries.noaa.gov/fisheries/management/whiting/pacific\_whiting.html and at the Pacific Fishery Management Council's Web site at http://www.pcouncil.org/.

#### **Background**

The regulations at 50 CFR 660.50(d) establish the process by which the tribes with treaty fishing rights in the area covered by the FMP request new allocations or regulations specific to the tribes, in writing, during the biennial harvest specifications and management measures process. The regulations state that "the Secretary will develop tribal

allocations and regulations under this paragraph in consultation with the affected tribe(s) and, insofar as possible, with tribal consensus." The procedures NOAA employs in implementing tribal treaty rights under the FMP, in place since May 31, 1996, were designed to provide a framework process by which NOAA Fisheries can accommodate tribal treaty rights by setting aside appropriate amounts of fish in conjunction with the Pacific Fishery Management Council (Council) process for determining harvest specifications and management measures. The Council's groundfish fisheries require a high degree of coordination among the tribal, state, and federal co-managers in order to rebuild overfished species and prevent overfishing, while allowing fishermen opportunities to sustainably harvest over 90 species of groundfish managed under the FMP.

Since 1996, NMFS has been allocating a portion of the U.S. total allowable catch (TAC) (called Optimum Yield (OY) or Annual Catch Limit (ACL) prior to 2012) of Pacific whiting to the tribal fishery, following the process established in 50 CFR 660.50(d). The tribal allocation is subtracted from the U.S. Pacific whiting TAC before allocation to the non-tribal sectors.

To date, only the Makah Tribe has prosecuted a tribal fishery for Pacific whiting. The Makah Tribe has annually harvested a whiting allocation every year since 1996 using midwater trawl gear. Since 1999, the tribal allocation has been made in consideration of their participation in the fishery. In 2008 the Quileute Tribe and Quinault Indian Nation expressed an interest in commencing participation in the whiting fishery. Tribal allocations for 2009–2013 were based on discussions with all three tribes regarding their intent for those fishing years. The table below provides a history of U.S. OYs/ ACLs and the annual tribal allocation in metric tons (mt).

Year	U.S. OY	Tribal allocation
2000	232,000 mt	32,500 mt
2001	190,400 mt	27,500 mt
2002	129,600 mt	22,680 mt
2003	148,200 mt	25,000 mt
2004	250,000 mt	32,500 mt
2005	269,069 mt	35,000 mt
2006	269,069 mt	32,500 mt
2007	242,591 mt	35,000 mt
2008	269,545 mt	35,000 mt
2009	135,939 mt	50,000 mt
2010	193,935 mt	49,939 mt
2011	290,903 mt	66,908 mt
2012	<sup>1</sup> 186,037 mt TAC	48,556 mt

Year	U.S. OY	Tribal allocation
2013	269,745 mt TAC	63,205 mt

<sup>1</sup>Beginning in 2012, the United States started using the term Total Allowable Catch, based on the Agreement between the Government of the United States of America and the Government of Canada on Pacific Hake/Whiting.

For the past five years, NMFS and the co-managers, including the States of Washington and Oregon, as well as the Treaty tribes, have been involved in a process designed to determine the long-term tribal allocation for Pacific whiting. In 2009, NMFS shared a preliminary report summarizing scientific information available on the migration and distribution of Pacific whiting on the west coast. The comanagers met in 2009 and discussed this preliminary information.

In 2010, NMFS finalized the report summarizing scientific information available on the migration and distribution of Pacific whiting on the West Coast. In addition, NMFS responded in writing to requests from the tribes for clarification on the paper and requests for additional information. NMFS also met with each of the tribes in the fall of 2010 to discuss the report and to discuss a process for negotiation of the long-term tribal allocation of Pacific whiting.

In 2011, NMFS again met individually with the Makah, Quileute, and Quinault tribes to discuss these matters. Due to the detailed nature of the evaluation of the scientific information, and the need to negotiate a long-term tribal allocation following completion of the evaluation, the process continued in 2012. No additional meetings were held on these matters in 2013. The 2014 tribal allocation of Pacific whiting will not reflect a negotiated long-term tribal allocation. Instead, it is an interim allocation not intended to set precedent for future allocations.

#### **Tribal Allocation for 2014**

In exchanges between NMFS and the tribes during November and December of 2013, the Makah tribe indicated their intent to participate in the tribal whiting fishery in 2014. The Makah tribe has requested 17.5% of the U.S. TAC. The Quileute tribe and the Quinault Indian Nation indicated that they are not planning to participate in 2014. The Hoh tribe has not expressed an interest in participating to date. NMFS proposes a tribal allocation that accommodates the Makah request, specifically 17.5% of the U.S. TAC. NMFS believes that the current scientific information regarding the distribution and abundance of the coastal Pacific whiting stock suggests

that the 17.5% is within the range of the tribal treaty right to Pacific whiting.

NMFS cannot at this time propose a specific amount for the tribal allocation because this amount depends on the amount of the U.S. TAC of whiting, which will not be determined until late March. Because the whiting fishery typically begins in May, the final rule establishing the whiting specifications for 2014 must be published by early April. Therefore, in order to provide for public input on the tribal allocation, NMFS is issuing this proposed rule without knowledge of the 2014 TAC However, to provide a basis for public input, NMFS is describing a range of potential tribal allocations in this proposed rule, applying the proposed approach to determining the tribal allocation to a range of potential TACs derived from historical experience. The Joint Management Committee (JMC), which was established pursuant to the Agreement between the Government of the United States of America and the Government of Canada on Pacific Hake/ Whiting (the Agreement), is anticipated to recommend the coastwide and corresponding U.S./Canada TACs no later than March 25, 2014. The U.S. TAC is 73.88% of the coastwide TAC.

As mentioned above, NMFS is applying its proposed approach to determining the tribal allocation to the range of U.S. TACs over the last ten years, 2004 through 2013 (plus or minus 25% to capture variability in stock abundance) in order to project a range of potential tribal allocations for 2014. The range of TACs is 135,939 mt (2009) to 290,903 mt (2011). Applying the 25% variability results in a range of potential TACs from 101,954 mt to 363,629 mt for 2014.

Application of the 17.5% requested by the Makah Tribe to the above modified range of U.S. TACs over the last ten years results in a tribal allocation of between 17,842 and 67,271 mt for 2014.

As described earlier, NOAA Fisheries proposes this rule as an interim allocation for the 2014 tribal Pacific whiting fishery. As with past allocations, this proposed rule is not intended to establish any precedent for future whiting seasons or for the long-term tribal allocation of whiting.

The rule would be implemented under authority of Section 305(d) of the

Magnuson-Stevens Act, which gives the Secretary responsibility to "carry out any fishery management plan or amendment approved or prepared by him, in accordance with the provisions of this Act." With this proposed rule, NMFS, acting on behalf of the Secretary, would ensure that the FMP is implemented in a manner consistent with treaty rights of four Northwest tribes to fish in their "usual and accustomed grounds and stations" in common with non-tribal citizens. United States v. Washington, 384 F. Supp. 313 (W.D. 1974).

#### Classification

NMFS has preliminarily determined that the management measures for the 2014 Pacific whiting tribal fishery are consistent with the national standards of the Magnuson-Stevens Act and other applicable laws. In making the final determination, NMFS will take into account the data, views, and comments received during the comment period.

The Office of Management and Budget has determined that this proposed rule is not significant for purposes of Executive Order 12866.

An IRFA was prepared, as required by section 603 of the Regulatory Flexibility Act (RFA). The IRFA describes the economic impact this proposed rule, if adopted, would have on small entities. A summary of the analysis follows. A copy of this analysis is available from NMFS and is published on the NMFS Web site under Groundfish Management (see ADDRESSES).

This proposed rule would allocate 17.5 percent of the U.S. Total Allowable Catch of Pacific whiting for 2014 to Pacific Coast Indian tribes that have a Treaty right to harvest groundfish. The entities that this rule impacts are catcher vessels in the tribal fishery, and the following in the non-tribal fishery: Catcher vessels delivering to shoreside facilities; catcher vessels delivering to mothership vessels at sea; and catcher/processor vessels.

Under the RFA, the term "small entities" includes small businesses, small organizations, and small governmental jurisdictions. The Small Business Administration has established size criteria for all different industry sectors in the US, including fish harvesting and fish processing businesses. On June 20, 2013, the SBA

issued a final rule revising the small business size standards for several industries effective July 22, 2013 (78 FR 37398; June 20, 2013). This change affects the classification of vessels that harvest groundfish under this program. The rule increased the size standard for Finfish Fishing from \$4.0 to 19.0 million, Shellfish Fishing from \$4.0 to 5.0 million, and Other Marine Fishing from \$4.0 to 7.0 million (Id. at 37400-Table 1). Prior to SBA's recent changes to the size standards for commercial harvesters, a business involved in both the harvesting and processing of seafood products, also referred to as a catcher/ processor (C/P), was considered a small business if it met the \$4.0 million criterion for commercial fish harvesting operations. Prior NMFS policy was to apply the \$4 million Finfish Harvest standard to C/Ps. For purposes of this proposed rulemaking, NMFS is applying the \$19 million standard because whiting C/Ps are involved in the commercial harvest of finfish. The size standards for entities that process were not changed. A seafood processor is a small business if it is independently owned and operated, not dominant in its field of operation, and employs 500 or fewer persons on a full time, part time, temporary, or other basis, at all its affiliated operations worldwide.

This rule proposes to allocate fish to tribal harvesters. There are four tribes that can participate in the tribal whiting fishery: The Hoh, Makah, Quileute, and Quinault. The current tribal fleet is composed of 5 trawlers that either deliver to a shoreside plant or to a contracted mothership. Based on groundfish ex-vessel revenues and on tribal enrollments (the population size of each tribe), the four tribes and their fleets are considered "small" entities.

This rule would impact vessels in the non-tribal fishery that fish for Pacific whiting. Currently, there are three non-tribal sectors in the Pacific whiting fishery: Shorebased Individual Fishing Quota (IFQ) Program—Trawl Fishery; Mothership Coop (MS) Program—Whiting At-sea Trawl Fishery; and C/P Coop Program—Whiting At-sea Trawl Fishery.

The Shorebased IFQ Program is composed of 138 Quota Share permits/accounts, 136 vessel accounts, and 42 first receivers. The MS Coop fishery is currently composed of a single coop, with six mothership processor permits, and 36 Mothership/Catcher-Vessel (MS/CV) endorsed permits, with one permit having two catch history assignments endorsed to it. The C/P Coop Program is composed of 10 C/P permits owned by three companies.

Although there are three non-tribal sectors, many companies participate in two or more of these sectors. All mothership catcher-vessel participants participate in the shorebased IFQ sector, while two of the three catcher-processor companies also participate in both the shorebased IFQ sector and in the MS sector. Many companies own several QS accounts. After accounting for cross participation, multiple QS account holders, and for affiliation through ownership, there are 95 entities directly affected by these proposed regulations, 82 of which are considered to be ''small'' businesses.

For the years 2008 to 2012, the total whiting fishery (tribal and non-tribal) has averaged harvests of 186,000 mt annually, worth \$40 million in terms of ex-vessel revenues. As the U.S. TAC has been highly variable during this time, so have harvests. During this period, harvests have ranged from 121,000 mt (2009) to 248,000 mt (2008). In 2012, the harvest was approximately 160,000 mt. Ex-vessel revenues have also varied. Annual ex-vessel revenues have ranged from \$14 million (2009) to \$58 million (2008). Ex-vessel revenues in 2012 were about \$47 million, with an average shorebased ex-vessel price of \$295 per mt. Total whiting harvest in 2013 was approximately 233,000 mt worth \$61 million, at an ex-vessel price of \$262 per mt. The prices for whiting are largely determined by the world market for groundfish, because most of the whiting harvested is exported. Note that the use of ex-vessel values does not take into account the wholesale or export value of the fishery or the costs of harvesting and processing whiting into a finished product. NMFS does not have sufficient information to make a complete assessment of these values.

The Pacific whiting fishery harvests almost exclusively Pacific whiting. While bycatch of other species occurs, the fishery is constrained by bycatch limits on key overfished species. This is a high-volume fishery with low exvessel prices per pound. This fishery also has seasonal aspects based on the distribution of whiting off the west coast.

Since 1996, there has been a tribal allocation of the U.S. whiting TAC. Tribal fisheries undertake a mixture of fishing activities that are similar to the activities that non-tribal fisheries undertake. Tribal harvests are delivered to both shoreside plants and motherships for processing. These processing facilities also process fish harvested by non-tribal fisheries.

This proposed rule would allocate 17.5 percent of Pacific whiting to the tribal fishery, and would ultimately

determine how much is left for allocation to the non-tribal sectors, which are the Shorebased IFQ Program—Trawl Fishery; Mothership Coop (MS) Program—Whiting At-sea Trawl Fishery; and C/P Coop Program— Whiting At-sea Trawl Fishery. The amount of whiting allocated to both the tribal and non-tribal sectors is based on the U.S. TAC. From the U.S. TAC, small amounts of whiting that account for research catch and for bycatch in other fisheries are deducted. The amount of the tribal allocation is also deducted directly from the TAC. After accounting for these deductions, the remainder is the commercial harvest guideline. This guideline is then allocated among the other three sectors as follows: 34 percent for the C/P Coop Program; 24 percent for the MS Coop Program; and 42 percent for the Shorebased IFO Program.

The effect of the tribal allocation on non-tribal fisheries will depend on the level of tribal harvests relative to their allocation and the reapportioning process. Total whiting harvest in 2013 was approximately 233,000 mt worth \$61 million, at an ex-vessel price of \$262 per mt. Assuming a similar harvest level and ex-vessel price in 2014, if the tribe were to harvest 17.5%, the approximate value of that harvest would be \$10.7 million. If the tribes do not harvest their entire allocation, there are opportunities during the year to reapportion unharvested tribal amounts to the non-tribal fleets. For example, last year, NMFS did such a reapportionment. On, September 18, 2013, NMFS announced: "The best available information on September 16, 2013, indicates that at least 30,000 mt of the tribal allocation of 63,205 mt for the 2013 tribal Pacific whiting fishery will not be used by December 31, 2013. Recent conversations with tribal fishery managers indicate that reapportioning 30,000 mt, leaving a tribal allocation of 33,205 mt, will not limit tribal harvest opportunities for the remainder of year. Tribal harvests to date amount to approximately 3,000 mt.'

NMFS considered two alternatives for this action: The "No-Action" vs. the "Proposed Action." NMFS did not consider a broader range of alternatives to the proposed allocation. The tribal allocation is based primarily on the requests of the tribes. These requests reflect the level of participation in the fishery that will allow them to exercise their treaty right to fish for whiting. Under the Proposed Action alternative, NMFS proposes to set the tribal allocation percentage at 17.5%, as requested by the tribes. This would yield a tribal allocation of between

17,842 and 67,271 mt for 2014. Consideration of a percentage lower than the tribal request of 17.5% is not appropriate in this instance. As a matter of policy, NMFS has historically supported the harvest levels requested by the tribes. Based on the information available to NMFS, the tribal request is within their tribal treaty rights. A higher percentage would, arguably, also be within the scope of the treaty right. However, a higher percentage would unnecessarily limit the non-tribal fishery.

A no-action alternative was considered, but the regulatory framework provides for a tribal allocation on an annual basis only. Therefore, no action would result in no allocation of Pacific whiting to the tribal sector in 2014, which would be inconsistent with NMFS' responsibility to manage the fishery consistent with the tribes' treaty rights. Given that there is a tribal request for allocation in 2014, this alternative received no further consideration.

NMFS believes this proposed rule would not adversely affect small entities. This reapportioning process allows unharvested tribal allocations of whiting, fished by small entities, to be fished by the non-tribal fleets, benefitting both large and small entities. Nonetheless, NMFS has prepared this IRFA and is requesting comments on this conclusion. See ADDRESSES.

There are no reporting, recordkeeping or other compliance requirements in the proposed rule.

No Federal rules have been identified that duplicate, overlap, or conflict with this action.

NMFS issued Biological Opinions under the ESA on August 10, 1990, November 26, 1991, August 28, 1992, September 27, 1993, May 14, 1996, and December 15, 1999 pertaining to the effects of the Pacific Coast groundfish FMP fisheries on Chinook salmon (Puget Sound, Snake River spring/ summer, Snake River fall, upper Columbia River spring, lower Columbia River, upper Willamette River, Sacramento River winter, Central Valley spring, California coastal), coho salmon (Central California coastal, southern Oregon/northern California coastal), chum salmon (Hood Canal summer, Columbia River), sockeye salmon (Snake River, Ozette Lake), and steelhead (upper, middle and lower Columbia River, Snake River Basin, upper Willamette River, central California coast, California Central Valley, south/ central California, northern California, southern California). These biological opinions have concluded that implementation of the FMP for the

Pacific Coast groundfish fishery was not expected to jeopardize the continued existence of any endangered or threatened species under the jurisdiction of NMFS, or result in the destruction or adverse modification of critical habitat.

NMFS issued a Supplemental Biological Opinion on March 11, 2006, concluding that neither the higher observed bycatch of Chinook in the 2005 whiting fishery nor new data regarding salmon bycatch in the groundfish bottom trawl fishery required a reconsideration of its prior ''no jeopardy'' conclusion. NMFS also reaffirmed its prior determination that implementation of the Groundfish PCGFMP is not likely to jeopardize the continued existence of any of the affected ESUs. Lower Columbia River coho (70 FR 37160, June 28, 2005) and Oregon Coastal coho (73 FR 7816, February 11, 2008) were recently relisted as threatened under the ESA. The 1999 biological opinion concluded that the bycatch of salmonids in the Pacific whiting fishery were almost entirely Chinook salmon, with little or no bycatch of coho, chum, sockeye, and steelhead.

On December 7, 2012, NMFS completed a biological opinion concluding that the groundfish fishery is not likely to jeopardize non-salmonid marine species including listed eulachon, green sturgeon, humpback whales, Steller sea lions, and leatherback sea turtles. The opinion also concludes that the fishery is not likely to adversely modify critical habitat for green sturgeon and leatherback sea turtles. An analysis included in the same document as the opinion concludes that the fishery is not likely to adversely affect green sea turtles, olive ridley sea turtles, loggerhead sea turtles, sei whales, North Pacific right whales, blue whales, fin whales, sperm whales, Southern Resident killer whales, Guadalupe fur seals, or the critical habitat for Steller sea lions.

Steller sea lions and humpback whales are protected under the Marine Mammal Protection Act (MMPA). Impacts resulting from fishing activities proposed in this rule are discussed in the FEIS for the 2013-2014 groundfish fishery specifications and management measures. West coast pot fisheries for sablefish are considered Category II fisheries under the MMPA's List of Fisheries, indicating occasional interactions. All other west coast groundfish fisheries, including the trawl fishery, are considered Category III fisheries under the MMPA, indicating a remote likelihood of or no known serious injuries or mortalities to marine

mammals. MMPA section 101(a)(5)(E) requires that NMFS authorize the taking of ESA-listed marine mammals incidental to U.S. commercial fisheries if it makes the requisite findings, including a finding that the incidental mortality and serious injury from commercial fisheries will have negligible impact on the affected species or stock. As noted above, NMFS concluded in its biological opinion for the groundfish fisheries that these fisheries were not likely to jeopardize Steller sea lions or humpback whales. The eastern distinct population segment of Steller sea lions was delisted under the ESA on November 4, 2013 (78 FR 66140). On September 4, 2013, based on its negligible impact determination dated August 28, 2013, NMFS issued a permit for three years to authorize the incidental taking of humpback whales by the sablefish pot fishery (78 FR 54553).

On November 21, 2012, the U.S. Fish and Wildlife Service (FWS) issued a biological opinion concluding that the groundfish fishery will not jeopardize the continued existence of the short-tailed albatross. The FWS also concurred that the fishery is not likely to adversely affect the marbled murrelet, California least tern, southern sea otter, bull trout, nor bull trout critical habitat.

Pursuant to Executive Order 13175, this proposed rule was developed after meaningful consultation and collaboration with tribal officials from the area covered by the FMP. Consistent with the Magnuson-Stevens Act at 16 U.S.C. 1852(b)(5), one of the voting members of the Pacific Council is a representative of an Indian tribe with federally recognized fishing rights from the area of the Council's jurisdiction. In addition, NMFS has coordinated specifically with the tribes interested in the whiting fishery regarding the issues addressed by this rule.

#### List of Subjects in 50 CFR Part 660

Fisheries, Fishing, Indian fisheries. Dated: February 24, 2014.

#### Samuel D. Rauch III,

Deputy Assistant Administrator For Regulatory Programs, National Marine Fisheries Service.

For the reasons set out in the preamble, 50 CFR part 660 is proposed to be amended as follows:

### PART 660—FISHERIES OFF WEST COAST STATES

■ 1. The authority citation for part 660 is amended to read as follows:

Authority: 16 U.S.C. 1801  $et\ seq.$  and 16 U.S.C. 773  $et\ seq.$ 

 $\blacksquare$  2. In § 660.50, paragraph (f)(4) is revised to read as follows:

 $\S\,660.50$  Pacific Coast treaty Indian fisheries.

(f) \* \* \*

(4) *Pacific whiting.* The tribal allocation for 2014 will be 17.5 percent of the U.S. TAC.

\* \* \* \* \*

[FR Doc. 2014–04375 Filed 2–27–14; 8:45 am]

BILLING CODE 3510-22-P

### **Notices**

Federal Register

Vol. 79, No. 40

Friday, February 28, 2014

This section of the FEDERAL REGISTER contains documents other than rules or proposed rules that are applicable to the public. Notices of hearings and investigations, committee meetings, agency decisions and rulings, delegations of authority, filing of petitions and applications and agency statements of organization and functions are examples of documents appearing in this section.

#### DEPARTMENT OF AGRICULTURE

### Submission for OMB Review; Comment Request

February 24, 2014.

The Department of Agriculture will submit the following information collection requirement(s) to OMB for review and clearance under the Paperwork Reduction Act of 1995, Public Law 104–13 on or after the date of publication of this notice. Comments regarding (a) whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (b) the accuracy of the agency's estimate of burden including the validity of the methodology and assumptions used; (c) ways to enhance the quality, utility and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology should be addressed to: Desk Officer for Agriculture, Office of Information and Regulatory Affairs, Office of Management and Budget (OMB), New Executive Office Building, Washington, DC; New Executive Office Building, 725 17th Street NW., Washington, DC 20503. Commenters are encouraged to submit their comments to OMB via email to: OIRA Submission@ omb.eop.gov or fax (202) 395-5806 and to Departmental Clearance Office, USDA, OCIO, Mail Stop 7602, Washington, DC 20250-7602.

Comments regarding these information collections are best assured of having their full effect if received by March 31, 2014. Copies of the submission(s) may be obtained by calling (202) 720–8681.

An agency may not conduct or sponsor a collection of information

unless the collection of information displays a currently valid OMB control number and the agency informs potential persons who are to respond to the collection of information that such persons are not required to respond to the collection of information unless it displays a currently valid OMB control number.

#### **Agricultural Marketing Service**

*Title:* Vegetable and Specialty Crops. *OMB Control Number:* 0581–0178.

Summary of Collection: The Agricultural Marketing Agreement Act of 1937 (7 U.S.C. 601-674; Act) was designed to permit regulation of certain agricultural commodities for the purpose of providing orderly marketing conditions in interstate commerce and improving returns to growers. The Orders and Agreements become effective only after public hearings are held in accordance with formal rulemaking procedures specified by the Act. The vegetable, and specialty crops marketing order programs provide an opportunity for producers in specified production areas to work together to solve marketing problems that cannot be solved individually.

Need and Use of the Information: Various forms are used to collect information necessary to effectively carry out the requirements of the Act and the Order/Agreement. Orders and Agreements can authorize the issuance of grade, size, quality, maturity, inspection requirements, pack and container requirements, and pooling and volume regulations. Information collected is used to formulate market policy, track current inventory and statistical data for market development programs, ensure compliance, and verify eligibility, monitor and record grower's information. If this information were not collected, it would eliminate data needed to keep the industry and the Secretary abreast of changes at the State and local level.

Description of Respondents: Business or other for profit; Farms; Individuals or households.

Number of Respondents: 20,446.

Frequency of Responses: Reporting: On occasion, Quarterly, Biennially, Weekly, Semi-annually, Monthly, Annually and Recordkeeping.

Total Burden Hours: 24,279.

#### **Agricultural Marketing Service**

Title: Organic Handler Market Promotion Assessment Exemption. OMB Control Number: 0581-0216. Summary of Collection: Industries enter into a marketing order program under the Agricultural Marketing Agreement Act (AMAA) of 1937, as amended by U.S.C. 601-674. Marketing Order programs provide an opportunity for producers of fresh fruit, vegetables, and specialty crops, in specified production areas, to work together to solve marketing problems that cannot be solved individually. In 2002, section 501 of the FAIR Act was amended (7 U.S.C. 7401) to exempt any person that produces and markets solely 100 percent organic products, and that does not produce any conventional or nonorganic products, from paying assessments under a commodity promotion law with respect to any agricultural commodity that is produced on a certified organic farm as defined in section 2103 of the Organic Foods

Production Act of 1990.

Need and Use of the Information: The information collected on form FV–649, is necessary to assist the applicants in making their certifications and the committees or boards to determine an applicant's eligibility, to properly administer the assessment exemption and to verify compliance.

Description of Respondents: Business or other for-profit; Farms.

Number of Respondents: 55. Frequency of Responses:

Recordkeeping; Reporting: On occasion; Annually.

Total Burden Hours: 28.

#### Charlene Parker.

Departmental Information Collection Clearance Officer.

[FR Doc. 2014–04378 Filed 2–27–14; 8:45 am]

BILLING CODE 3410-02-P

#### **DEPARTMENT OF AGRICULTURE**

#### Agricultural Marketing Service

[Doc. No. AMS-TM-14-0019]

Notice of Request for Extension of a Currently Approved Information Collection for Data Collection for Container Availability

**AGENCY:** Agricultural Marketing Service, USDA.

**ACTION:** Notice and request for comments.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), this notice announces the Agricultural Marketing Service's (AMS) intention to request approval, from the Office of Management and Budget, for an extension without change of a currently approved information collection titled Data Collection for Container Availability.

**DATES:** Comments on this notice must be received by April 29, 2014 to be assured of consideration.

Additional Information Or Comments: Contact April Taylor, Transportation Services Division, Transportation and Marketing Program, Agricultural Marketing Service, U.S. Department of Agriculture, 1400 Independence Ave. SW.—Room 4534 South, Stop 0266, Washington, DC 20250, telephone 202–295–7374, fax 202–690-2451.

#### SUPPLEMENTARY INFORMATION:

*Title:* Data Collection for Container Availability.

OMB Number: 0581–0276. Expiration Date of Approval: September 30, 2014.

Type of Request: Extension without change of a currently approved information collection.

Abstract: The Agricultural Marketing Act of 1946 (7 U.S.C. 1621–1627) directs and authorizes the collection and dissemination of marketing information including adequate outlook information, on a market area basis, for the purpose of anticipating and meeting consumer requirements aiding in the maintenance of farm income and to bring about a balance between production and utilization.

As part of the Agricultural Marketing Service, the Transportation Services Division (TSD) provides insightful agricultural transportation information and analysis to help move agricultural products to market. TSD informs, represents, and assists agricultural shippers and government policymakers through: Market reports, representation, analysis, assistance, and responses to inquiries. TSD collects data for its analysis from public resources as well as unique data sources to help the agricultural exporters make the most out of the transportation options available.

The Data Collection for Container Availability provides U.S. agricultural exporters with weekly data detailing the availability of containers at 18 select locations around the country. AMS collects these data on a voluntary basis from ocean container carriers and then provides these up-to-date data in an aggregate report on its Web site. The goal of the report is to provide more transparency in the market for the location and availability of marine shipping containers for U.S. exporters. Exporters use this tool to make more knowledgeable decisions about which locations provide the best chance for finding available containers to move their products overseas.

Estimate of Burden: Public reporting burden for this collection of information is estimated to average 1.61 hours per response.

Respondents: Ocean Container/Liner Carriers and the Transpacific Stabilization Agreement.

Estimated Number of Respondents: 21.

Estimated Total Annual Responses: 1,092.

Estimated Number of Responses per Respondent: 52.

Estimated Total Annual Burden on Respondents: 1,759.26.

Comments are invited on: (1) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (2) the accuracy of the agency's estimate of the burden of the proposed collection of information including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on those who are to respond, including the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology. Comments may be sent to April Taylor, Transportation Services Division, Transportation and Marketing Program, Agricultural Marketing Service, U.S. Department of Agriculture, 1400 Independence Ave. SW.—Rm 4534 South, Stop 0266, Washington, DC 20250, telephone 202-295-7374, fax 202-690-2451. All comments received will be available for public inspection during regular business hours at the same address.

All responses to this notice will be summarized and included in the request for OMB approval. All comments will become a matter of public record.

Dated: February 18 2014.

#### Rex A. Barnes,

Associate Administrator, Agricultural Marketing Service.

[FR Doc. 2014–04169 Filed 2–27–14; 8:45 am]

BILLING CODE 3410-02-M

#### **DEPARTMENT OF AGRICULTURE**

#### **Forest Service**

Ochoco National Forest, Lookout Mountain Ranger District; Oregon; Bear Creek Allotment Management Plans EIS

**AGENCY:** Forest Service, USDA. **ACTION:** Notice of intent to prepare an environmental impact statement.

**SUMMARY:** The Ochoco National Forest is preparing an environmental impact statement (EIS) to analyze the effects of changing grazing management in four grazing allotments on the Ochoco National Forest. These four allotments are Bear Creek, Elkhorn, Snowshoe, and Trout Creek. The proposed action would reauthorize term grazing permits, make rangeland improvements, manage livestock use and distribution to facilitate the improvement of riparian conditions, including streambank stability, riparian vegetation, and water temperature, and would conduct riparian restoration activities on some streams in the project area. These actions are needed to achieve and maintain consistency with the Ochoco National Forest Land and Resource Management Plan, as amended. **DATES:** Comments concerning the scope

DATES: Comments concerning the scope of the analysis must be received by March 31, 2014. The draft environmental impact statement is expected to be completed and available for public comment in January, 2015. The final environmental impact statement is expected to be completed in May, 2015.

ADDRESSES: Send written comments to Slater Turner, District Ranger, Lookout Mountain District, Ochoco National Forest, 3160 NE Third Street, Prineville, Oregon 97754. Alternately, electronic comments may be sent to comments-pacificnorthwest-ochoco@fs.fed.us. Electronic comments must be submitted as part of the actual email message, or as an attachment in plain text (.txt), Microsoft Word (.doc), rich text format (.rtf), or portable document format (.pdf).

FOR FURTHER INFORMATION CONTACT: Tory Kurtz, Project Leader, at 3160 NE Third Street, Prineville, Oregon 97754, or at (541) 416–6407, or by email at *tlkurtz@fs.fed.us*.

#### SUPPLEMENTARY INFORMATION:

#### **Purpose and Need for Action**

The purpose of this proposal is to reauthorize livestock grazing consistent with Forest Plan standards and guidelines. Based on surveys, conditions on some streams in the project area are not consistent with desired condition; there is a need to make range improvements and change livestock management to move towards desired conditions for stream shade, bank stability and width-to-depth ratio. Livestock grazing is one of the factors that can contribute to altered riparian function. Active riparian restoration activities will facilitate the achievement of the desired condition.

#### **Proposed Action**

The proposed action includes a variety of pasture-specific management strategies and activities, including active management of livestock, relocation or reconstruction of existing water developments, planting of riparian hardwoods, placing logs and rocks in and along stream channels, and protection of riparian vegetation and streambanks.

#### Bear Creek Allotment

- The allotment would continue to consist of 11,158 acres divided between three pastures: North Bear, South Bear and Dodd's.
- Either cattle or sheep grazing would be authorized, as follows:
- The current permitted amount of 685 AUMs with 132 cow/calf pair from June 5 to September 30 would be authorized;
- OR ewe/lamb livestock kind may be used instead of cow/calf pair; a permitted amount of 1,298 AUMs with 1,100 ewe/lamb pairs from June 5 to September 30 would be authorized.
- Existing structural improvements would be reauthorized including 16 troughs, 8 reservoirs and approximately 21 miles of fence.
- Approximately 12 miles of fence would be reauthorized; (interior fence lines would not be required with ewe/lamb pairs since there is a herder).
- The grazing system for cattle would be a three pasture rotation, deferring North Bear and South Bear pastures each year and utilizing Dodd's pasture last each year.
- Active management of livestock would be required for cattle.
- The grazing system for ewe/lamb pairs would be a herded system with the following rules:
- O Sheep would not be grazed within a minimum of 1/4 mile of anadromous fish-bearing streams prior to July 15th.
- O Siesta or bedding places would be far from open roads, streams, new plantations, aspen stands, heritage sites and prairies, and would not be located in riparian areas or scablands.
- The sheep would not take siesta or bedding at the same place more than once per grazing season.

- O Salt and supplements would be placed in portable containers, on rocks, sawed tree trunks and fallen tree trunks, and would be located away from roads and generally 1/4 mile away from Riparian Habitat Conservation Areas (RHCAs) and scablands.
- Streams containing anadromous fish habitat would not be used prior to July 15th; off-source water including water brought in by truck would be used prior to July 15th.
- Drafting for water would not occur in streams that are occupied by steelhead.
- Aspen stands identified in the field would be protected and enhanced through conifer thinning and utilization of thinned materials, prescribed fire, and mechanical treatment. Exclosures may be used when thinning and placement of thinned materials to protect aspens stands is not found to provide adequate protection.

#### Elkhorn Allotment

- The allotment would continue to consist of 9,620 acres divided between four pastures: Bridge Creek, Elkhorn, Indian Prairie and Val Trail.
- The current permitted amount of 1,378 AUMs with 290 cow/calf pair from June 15 to September 30 would be authorized.
- Existing structural improvements would be reauthorized including 30 troughs and approximately 18 miles of fence.
- The grazing system would be a three pasture rotation using Elkhorn first to decrease the spread of *Cynoglossum officinale* (houndstongue) infestations, Val Trail pasture and utilizing Bridge Creek pasture last each year. Indian Prairie pasture would be used as needed for gathering and holding.
- Active management of livestock would be required.
- Trailing routes and anticipated crossings between pastures would be identified for *Cynoglossum officinale* (houndstongue) infestations and other listed non-native invasive plants and routes and crossings would either be avoided, relocated or be a priority for treatment.
- Aspen stands identified in the field would be protected and enhanced through conifer thinning and utilization of thinned materials, prescribed fire, and mechanical treatment. Exclosures may be used when thinning and placement of thinned materials to protect aspens stands is not found to provide adequate protection.

#### Snowshoe Allotment

- The allotment would continue to consist of 2,711 acres divided between two pastures: North Nature Creek and Snowshoe.
- The current permitted amount of 343 AUMs with 156 cow/calf pair from August 12 to September 30 would be authorized.
- Existing structural improvements would be reauthorized including 10 troughs and approx. 9.25 miles of fence.
- The grazing system would be a two pasture rotation deferring Snowshoe pasture each year until after July 15th at the earliest.
- Active management of livestock would be required.
- Trailing routes and anticipated crossings between pastures would be identified for *Cynoglossum officinale* (houndstongue) infestations and other listed non-native invasive plants and routes and crossings would either be avoided, relocated or be a priority for treatment.
- Existing aspen stands identified in the field would be protected and enhanced through conifer thinning and utilization of thinned materials, prescribed fire, and mechanical treatment. Exclosures may be used when thinning and placement of thinned materials to protect aspens stands is not found to provide adequate protection.

#### Trout Creek Allotment

- The allotment would consist of 21,370 acres.
- The current permitted amount of 1,797 AUMs with 1,953 ewe/lamb pairs from June 16 to September 15 would be authorized.
- Existing structural improvements would be reauthorized including 22 troughs, 5 ponds, and approx. 20 miles of fence.
- The grazing system for ewe/lamb pairs would be a herded system with the following rules:
- O Sheep would not be grazed within a minimum of 1/4 mile of anadromous fish-bearing streams prior to July 15th.
- Siesta or bedding places would be far from open roads, streams, new plantations, aspen stands, heritage sites and prairies, and would not be located in riparian areas or scablands.
- The sheep would not take siesta or bedding at the same place more than once per grazing season.
- Salt and supplements would be placed in portable containers, on rocks, sawed tree trunks and fallen tree trunks, and would be located away from roads and generally 1/4 mile away from Riparian Habitat Conservation Areas (RHCAs) and scablands.

- Streams containing anadromous fish habitat would not be used prior to July 15th; off-source water including water brought in by truck would be used prior to July 15th.
- O Drafting for water would not occur in streams that are occupied by steelhead.
- Twenty-five water developments would be reconstructed and associated springs would be protected as needed.
- Two water developments would be removed and their sites restored to a natural state.
- Existing aspen stands identified in the field would be protected and enhanced through conifer thinning and utilization of thinned materials, prescribed fire, and mechanical treatment. Exclosures may be used when thinning and placement of thinned materials to protect aspens stands is not found to provide adequate
- Juniper up to 12" diameter would be mechanically thinned and/or thinned by prescribed fire.
- An approximately 2-acre aspen stand would be enhanced and protected through conifer thinning and utilization of thinned materials, prescribed fire and mechanical treatment. Exclosures may be used when thinning and placement of thinned materials to protect aspens stands is not found to provide adequate protection.
- Bedding/camping areas would be monitored for known Taeniatherum caput-medusae (medusahead) populations. Trailing routes onto the allotment would be identified for listed non-native invasive plants.
- Riparian restoration activities would take place where necessary on 4.5 miles of Little McKay Creek and tributaries; activities would include instream placement of wood and/or rock structures, filling and connecting floodplains, planting hardwoods, and creating physical barriers (such as wood, rock or fences) to protect hardwoods and improve bank stability, conifer thinning to improve RHCA stand conditions and utilization of thinning materials for in-stream placement and improved bank stability. Wood and physical barrier material may come from on-site.
- An alternative grazing plan would be included to have two total grazing plans that can be alternated.

#### Possible Alternatives

In addition to the Proposed Action and any alternative that is developed following this scoping effort, the project interdisciplinary team will analyze the effects of:

- No Action alternative: No grazing permits would be reauthorized; cattle would be removed from all allotments within two years.
- Current management alternative: Permits would be reauthorized at current levels; there would be no new water developments, no riparian restoration, and there would be no requirement for permittees to move livestock out of sensitive areas, except as required by current permits.

#### Responsible Official

The responsible official will be District Ranger, Lookout Mountain Ranger District, Ochoco National Forest, 3160 NE Third Street, Prineville, Oregon

#### **Nature of Decision To Be Made**

Given the purpose and need, the deciding official will review the proposed action, the other alternatives, and the environmental consequences in order to make the following decisions:

- Whether and under what circumstances grazing will be reauthorized in the Bear Creek, Elkhorn, Snowshoe, and Trout Creek allotments.
- · Whether and under what circumstances range improvements will be constructed.
- · Whether and under what circumstances riparian restoration activities will be implemented.

#### **Preliminary Issues**

Preliminary issues identified include the potential effect of the proposed action on livestock grazing, heritage resources, fisheries, water quality, sensitive plants, and on the introduction and/or spread of invasive plants, as well as the cumulative effects of the proposed action where the effects of associated activities overlap with the effects of other management activities.

#### Scoping Process

Public comments about this proposal are requested in order to assist in identifying issues, determining how to best manage the resources, and focusing the analysis. Comments received to this notice, including names and addresses of those who comment, will be part of the public record for this proposed action. Comments submitted anonymously will be accepted and considered; however, anonymous comments will not provide the Agency with the ability to provide the respondent with subsequent environmental documents.

Dated: February 21, 2014.

Slater R. Turner,

District Ranger.

[FR Doc. 2014–04394 Filed 2–27–14; 8:45 am]

BILLING CODE 3410-11-P

#### **DEPARTMENT OF AGRICULTURE**

#### **Forest Service**

### **GMUG Resource Advisory Committee**

**AGENCY:** Forest Service, USDA. **ACTION:** Notice of meeting.

**SUMMARY:** The GMUG Resource Advisory Committee (RAC) will meet in Delta, Colorado. The committee is authorized under the Secure Rural Schools and Community Self-Determination Act (Pub. L. 110-343) (the Act) and operates in compliance with the Federal Advisory Committee Act. The purpose of the committee is to improve collaborative relationships and to provide advice and recommendations to the Forest Service concerning projects and funding consistent with the title II of the Act. The meeting is open to the public. The purpose of the meeting is to review past and current project proposals to recommend for funding and implementation under the Secure Rural Schools, Title II disbursements. **DATES:** The meeting will be held April 8, 2014 at 1:00 to 4:00 p.m.

All RAC meetings are subject to

cancellation. For status of meeting prior to attendance, please contact the person listed under **FOR FURTHER INFORMATION** CONTACT.

**ADDRESSES:** The meeting will be held at 2250 Highway 50, Delta, Colorado at the Grand Mesa, Uncompangre & Gunnison National Forests Forest Headquarters in the North Spruce conference room.

Written comments may be submitted as described under SUPPLEMENTARY **INFORMATION.** All comments, including names and addresses when provided, are placed in the record and are available for public inspection and copying. The public may inspect comments received at the Forest Headquarters Office at 2250 Highway 50, Delta, Colorado. Please call ahead to facilitate entry into the building.

FOR FURTHER INFORMATION CONTACT: Lee Ann Loupe, RAC Coordinator by phone at 970.874.6717 or via email at *lloupe*@ fs.fed.us.

Individuals who use telecommunication devices for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339 between 8:00 a.m. and 8:00 p.m., Eastern Standard Time, Monday through Friday. Please make requests in

advance for sign language interpreting, assistive listening devices or other reasonable accommodation for access to the facility or procedings by contacting the person listed FOR FURTHER INFORMATION.

#### SUPPLEMENTARY INFORMATION:

Additional RAC information, including the meeting agenda and the meeting summary/minutes can be found at the following Web site:

www.facadatabase.gov. The agenda will include time for people to make oral statements of three minutes or less. Individuals wishing to make an oral statement should request in writing by March 25 to be scheduled on the agenda.

Anyone who would like to bring related matters to the attention of the committee may file written statements with the committee staff before or after the meeting. Written comments and requests for time for oral comments must be sent to Lee Ann Loupe, GMUG RAC Coordinator, 2250 Highway 50 Delta, CO 81416; or by email to *lloupe@fs.fed.us*, or via facsimile to C/O Lee Ann Loupe 970–874–6686.

Dated: February 24, 2014.

#### Scott G. Armentrout,

Forest Supervisor.

[FR Doc. 2014–04398 Filed 2–27–14; 8:45 am]

BILLING CODE 3410-11-P

#### **DEPARTMENT OF COMMERCE**

#### Submission for OMB Review; Comment Request

The Department of Commerce will submit to the Office of Management and Budget (OMB) for clearance the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

Agency: National Institute of Standards and Technology (NIST).

Title: BEES (Building for Environmental and Economic Sustainability) Please.

OMB Control Number: 0693–0036. Form Number(s): None.

*Type of Request:* Regular submission (extension of a current collection).

Burden Hours: 1,875.

Number of Respondents: 30.

Average Hours per Response: 6

Average Hours per Response: 62 hours and 30 minutes.

Needs and Uses: BEES Please is a voluntary program to collect data from product manufacturers so that the environmental performance of their products may be evaluated scientifically using the BEES software. These data include product-specific materials use,

energy consumption, waste, and environmental releases. BEES evaluates these data, translates them into decision-enabling results, and delivers them in a visually intuitive graphical format.

Affected Public: Business or other forprofit organizations.

Frequency: On Occasion.

Respondent's Obligation: Voluntary. This information collection request may be viewed at reginfo.gov. Follow the instructions to review Department of Commerce collections under review.

Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to *OIRA\_Submission@* omb.eop.gov or fax no. (202) 395–5806.

Dated: February 25, 2014.

#### Gwellnar Banks,

Management Analyst, Office of the Chief Information Officer.

[FR Doc. 2014–04395 Filed 2–27–14; 8:45 am]

BILLING CODE 3510-13-P

#### **DEPARTMENT OF COMMERCE**

## Bureau of Economic Analysis [Docket No. 140205104–4104–01]

#### BE-15: Annual Survey of Foreign Direct Investment in the United States

**AGENCY:** Bureau of Economic Analysis, Commerce.

**ACTION:** Notice of Reporting Requirements.

**SUMMARY:** By this Notice, the Bureau of Economic Analysis (BEA), Department of Commerce, is informing the public that it is conducting the mandatory survey titled BE–15, Annual Survey of Foreign Direct Investment in the United States. This survey is authorized by the International Investment and Trade in Services Survey Act.

SUPPLEMENTARY INFORMATION: This Notice constitutes legal notification to all United States persons (defined below) who meet the reporting requirements set forth in this Notice that they must respond to, and comply with, the survey. A completed report covering a reporting company's fiscal year ending during the previous calendar year is due by May 31 (or by June 30 for reporting companies that use BEA's eFile system). This notice is being issued in conformance with the rule BEA issued in 2012 (77 FR 24373) establishing guidelines for collecting data on international trade in services and direct investment through notices, rather than through rulemakings. Additional

information about BEA's collection of data on international trade in services and direct investment can be found in the 2012 rule and the International Investment and Trade in Services Survey Act (22 U.S.C. 3101 et. seq.). The BE–15 survey forms and instructions are available on the BEA Web site at www.bea.gov/fdi.

#### **Definitions**

- (a) *United States*, when used in a geographic sense, means the 50 States, the District of Columbia, the Commonwealth of Puerto Rico, and all territories and possessions of the United States.
- (b) Foreign, when used in a geographic sense, means that which is situated outside the United States or which belongs to or is characteristic of a country other than the United States.
- (c) Person means any individual, branch, partnership, associated group, association, estate, trust, corporation, or other organization (whether or not organized under the laws of any State), and any government (including a foreign government, the United States Government, a State or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government-sponsored agency).
- (d) Business enterprise means any organization, association, branch, or venture that exists for profit making purposes or to otherwise secure economic advantage, and any ownership of any real estate.

#### Who Must Report

- (a) Reports are required from each U.S. business enterprise in which a foreign person has a direct and/or indirect ownership interest of at least 10 percent of the voting stock if an incorporated business enterprise, or an equivalent interest if an unincorporated business enterprise, and that meets the additional conditions detailed in Form BE–15.
- (b) Entities required to report will be contacted individually by BEA. Entities not contacted by BEA have no reporting responsibilities.

*What To Report:* The survey collects information on the operations of U.S. affiliates of foreign companies.

How To Report: Reports can be filed using BEA's electronic reporting system at www.bea.gov/efile. Copies of the survey forms and instructions, which contain complete information on reporting procedures and definitions, may be obtained at the BEA Web site given above. Form BE-15 inquiries can be made by phone to (202) 606-5615 or

by sending an email to be12/15@

bea.gov.

When To Report: A completed report covering a reporting company's fiscal year ending during the previous calendar year is due by May 31 (or by June 30 for reporting companies that use BEA's eFile system).

Paperwork Reduction Act Notice: This data collection has been approved by the Office of Management and Budget (OMB) in accordance with the Paperwork Reduction Act and assigned control number 0608-0034. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid control number assigned by OMB. Public reporting burden for this collection of information is estimated to average 19.5 hours per response. Send comments regarding this burden estimate to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce, Washington, DC 20230; and to the Office of Management and Budget, Paperwork Reduction Project 0608-0034, Washington, DC 20503.

Authority: 22 U.S.C. 3101-3108.

#### J. Steven Landefeld,

Director, Bureau of Economic Analysis. [FR Doc. 2014–04444 Filed 2–27–14; 8:45 am] BILLING CODE 3510–06–P

#### **DEPARTMENT OF COMMERCE**

Bureau of Economic Analysis [Docket No. 140205106-4106-01]

#### BE-11: Annual Survey of U.S. Direct Investment Abroad

**AGENCY:** Bureau of Economic Analysis, Commerce.

**ACTION:** Notice of Reporting

Requirements.

**SUMMARY:** By this Notice, the Bureau of Economic Analysis (BEA), Department of Commerce, is informing the public that it is conducting the mandatory survey titled BE–11, Annual Survey of U.S. Direct Investment Abroad. This survey is authorized by the International Investment and Trade in Services Survey Act.

SUPPLEMENTARY INFORMATION: This
Notice constitutes legal notification to
all United States persons (defined
below) who meet the reporting
requirements set forth in this Notice that
they must respond to, and comply with,
the survey. A completed report covering
a reporting company's fiscal year ending
during the previous calendar year is due
by May 31. This notice is being issued

in conformance with the rule BEA issued in 2012 (77 FR 24373) establishing guidelines for collecting data on international trade in services and direct investment through notices, rather than through rulemakings. Additional information about BEA's collection of data on international trade in services and direct investment can be found in the 2012 rule and the International Investment and Trade in Services Survey Act (22 U.S.C. 3101 et. seq.). The BE–11 survey forms and instructions are available on the BEA Web site at www.bea.gov/dia.

#### **Definitions**

- (a) *United States*, when used in a geographic sense, means the 50 States, the District of Columbia, the Commonwealth of Puerto Rico, and all territories and possessions of the United States.
- (b) Foreign, when used in a geographic sense, means that which is situated outside the United States or which belongs to or is characteristic of a country other than the United States.
- (c) *Person* means any individual, branch, partnership, associated group, association, estate, trust, corporation, or other organization (whether or not organized under the laws of any State), and any government (including a foreign government, the United States Government, a State or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government-sponsored agency).
- (d) Business enterprise means any organization, association, branch, or venture that exists for profit making purposes or to otherwise secure economic advantage, and any ownership of any real estate.

#### Who Must Report

(a) Reports are required from each U.S. person that has a direct and/or indirect ownership interest of at least 10 percent of the voting stock in an incorporated foreign business enterprise or an equivalent interest in an unincorporated foreign business enterprise and that meets the additional conditions detailed in Form BE-11.

(b) Entities required to report will be contacted individually by BEA. Entities not contacted by BEA have no reporting responsibilities.

*What To Report:* The survey collects information on the operations of U.S. parent companies and their foreign affiliates.

How To Report: Reports can be filed using BEA's electronic reporting system at www.bea.gov/efile. Copies of the

survey forms and instructions, which contain complete information on reporting procedures and definitions, may be obtained at the BEA Web site given above. Form BE–15 inquiries can be made by phone to (202) 606–5566 or by sending an email to be10/11@bea.gov.

When To Report: A completed report covering a reporting company's fiscal year ending during the previous calendar year is due by May 31.

Paperwork Reduction Act Notice: This data collection has been approved by the Office of Management and Budget (OMB) in accordance with the Paperwork Reduction Act and assigned control number 0608–0053. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid control number assigned by OMB. Public reporting burden for this collection of information is estimated to average 91 hours per response. Send comments regarding this burden estimate to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce, Washington, DC 20230; and to the Office of Management and Budget, Paperwork Reduction Project 0608-0053, Washington, DC 20503.

Authority: 22 U.S.C. 3101–3108.

#### J. Steven Landefeld,

 $\begin{array}{l} Director, Bureau\ of\ Economic\ Analysis. \\ [FR\ Doc.\ 2014-04445\ Filed\ 2-27-14;\ 8:45\ am] \end{array}$ 

BILLING CODE 3510-06-P

#### **DEPARTMENT OF COMMERCE**

#### **Bureau of Economic Analysis**

[Docket No. 140113034-4034-01]

BE-185: Quarterly Survey of Financial Services Transactions Between U.S. Financial Services Providers and Foreign Persons

**AGENCY:** Bureau of Economic Analysis, Commerce.

**ACTION:** Notice of Reporting Requirements.

SUMMARY: By this Notice, the Bureau of Economic Analysis (BEA), Department of Commerce, is informing the public that it is conducting the mandatory survey titled Quarterly Survey of Financial Services Transactions between U.S. Financial Services Providers and Foreign Persons (BE—185). This mandatory survey is conducted under the authority of the International Investment and Trade in Services Survey Act and by Section

5408 of the Omnibus Trade and Competitiveness Act of 1988.

**SUPPLEMENTARY INFORMATION: This** Notice constitutes legal notification to all United States persons (defined below) who meet the reporting requirements set forth in this Notice that they must respond to, and comply with, the survey. Reports are due 45 days after the end of the U.S. person's fiscal quarter, except for the final quarter of the U.S. person's fiscal year when reports must be filed within 90 days. This notice is being issued in conformance with the rule BEA issued in 2012 (77 FR 24373) establishing guidelines for collecting data on international trade in services and direct investment through notices, rather than through rulemakings. The BE-125 survey forms and instructions are available on the BEA Web site at www.bea.gov/surveys/iussurv.htm.

#### **Definitions**

(a) Person means any individual, branch, partnership, associated group, association, estate, trust, corporation, or other organization (whether or not organized under the laws of any State), and any government (including a foreign government, the United States Government, a State or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government-sponsored agency).

(b) *United States person* means any person resident in the United States or subject to the jurisdiction of the United

States.

(c) Foreign person means any person resident outside the United States or subject to the jurisdiction of a country other than the United States.

Who Must Report: Reports are required from each U.S. person who: (a) Had sales of covered financial services to foreign persons that exceeded \$20 million for the previous fiscal year or are expected to exceed that amount during the current fiscal year, or (b) had purchases of covered financial services from foreign persons that exceeded \$15 million for the previous fiscal year or are expected to exceed that amount during the current fiscal year. Because the thresholds are applied separately to sales and purchases, the reporting requirements may apply only to sales, only to purchases, or to both sales and purchases. Entities required to report will be contacted individually by the Bureau of Economic Analysis (BEA). Entities not contacted by BEA have no reporting responsibilities.

What To Report: The survey is intended to collect information on

transactions in the covered financial services between U.S. financial services providers and foreign persons. The survey is intended to collect information on transactions in the covered services occurring in the last quarter of calendar year 2013 and in the first three quarters of calendar year 2014

How To Report: Reports can be filed via BEA's electronic reporting system at www.bea.gov/efile. Additionally, copies of the survey forms and instructions, which contain complete information on reporting procedures and definitions, can be obtained from the BEA Web site at www.bea.gov/surveys/iussurv.htm. Inquiries can be made to BEA at (202) 606–5588.

When To Report: Reports are due to BEA 45 days after the end of the fiscal quarter, except for the final quarter of the reporter's fiscal year when reports must be filed within 90 days.

Paperwork Reduction Act Notice: This data collection has been approved by the Office of Management and Budget (OMB) in accordance with the Paperwork Reduction Act and assigned control number 0608-0065. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid control number assigned by OMB. The estimated average annual public reporting burden for this collection of information is 10 hours per response. Send comments for this burden estimate to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce, Washington, DC 20230; and to the Office of Management and Budget, Paperwork Reduction Project 0608-0065, Washington, DC 20503.

**Authority:** 22 U.S.C. 3101-3108, as amended, and 15 U.S.C. 4908(b).

Dated: January 24, 2014.

#### J. Steven Landefeld,

Director, Bureau of Economic Analysis. [FR Doc. 2014–04453 Filed 2–27–14; 8:45 am]

BILLING CODE 3510-06-P

#### DEPARTMENT OF COMMERCE

**Bureau of Economic Analysis** 

[Docket No. 140110026-4026-01]

BE-9: Quarterly Survey of Foreign Airline Operators' Revenues and Expenses in the United States

**AGENCY:** Bureau of Economic Analysis, Commerce.

**ACTION:** Notice of Reporting Requirements.

SUMMARY: By this Notice, the Bureau of Economic Analysis (BEA), Department of Commerce is informing the public that it is conducting the mandatory survey titled Quarterly Survey of Foreign Airline Operators' Revenues and Expenses in the United States (BE–9). This survey is authorized by the International Investment and Trade in Services Survey Act.

**SUPPLEMENTARY INFORMATION:** This Notice constitutes legal notification to all United States persons (defined below) who meet the reporting requirements set forth in this Notice that they must respond to, and comply with, the survey. Reports are due 45 days after the end of each calendar quarter. This notice is being issued in conformance with the rule BEA issued in 2012 (77 FR 24373) establishing guidelines for collecting data on international trade in services and direct investment through notices, rather than through rulemakings. The BE-9 survey forms and instructions are available on the BEA Web site at www.bea.gov/surveys/ iussurv.htm.

#### **Definitions**

(a) Person means any individual, branch, partnership, associated group, association, estate, trust, corporation, or other organization (whether or not organized under the laws of any State), and any government (including a foreign government, the United States Government, a State or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government-sponsored agency).

(b) *Únited States person* means any person resident in the United States or subject to the jurisdiction of the United States. United States, when used in a geographic sense, means the 50 States, the District of Columbia, the Commonwealth of Puerto Rico, and all territories and possessions of the United States.

(c) Foreign person means any person resident outside the United States or subject to the jurisdiction of a country other than the United States.

Who Must Report: Reports are required from U.S. offices, agents, or other representatives of foreign airline operators that transport passengers or freight and express to or from the United States and whose total covered revenues or total covered expenses: (a) were \$5,000,000 or more during the previous year or are (b) expected to be \$5,000,000 or more during the current year. Because the thresholds are applied separately to sales and purchases, the reporting requirements may apply only

to sales, only to purchases, or to both sales and purchases. Entities required to report will be contacted individually by BEA. Entities not contacted by BEA have no reporting responsibilities.

What To Report: The survey is intended to collect information on foreign airline operators' revenues and expenses in the United States. The survey is intended to collect information on transactions occurring in the covered services in the last quarter of calendar year 2013 and in the first three quarters of calendar year 2014.

How To Report: Reports can be filed via BEA's electronic reporting system at www.bea.gov/efile. Additionally, copies of the survey forms and instructions, which contain complete information on reporting procedures and definitions, can be obtained from the BEA Web site at www.bea.gov/surveys/iussurv.htm. Inquiries can be made to BEA at (202) 606–5588.

When To Report: Reports are due to BEA 45 days after the end of each calendar quarter.

Paperwork Reduction Act Notice: This data collection has been approved by the Office of Management and Budget (OMB) in accordance with the Paperwork Reduction Act and assigned control number 0608-0068. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid control number assigned by OMB. The estimated average annual public reporting burden for this collection of information is 6 hours per response. Send comments regarding this burden estimate to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce, Washington, DC 20230; and to the Office of Management and Budget, Paperwork Reduction Project 0608-0068, Washington, DC 20503.

**Authority:** 22 U.S.C. 3101–3108, as amended.

#### J. Steven Landefeld,

Director, Bureau of Economic Analysis. [FR Doc. 2014–04464 Filed 2–27–14; 8:45 am] BILLING CODE 3510–06–P

#### **DEPARTMENT OF COMMERCE**

### **Bureau of Economic Analysis**

[Docket No. 140123066-4066-01]

BE-605: Quarterly Survey of Foreign Direct Investment in the United States—Transactions of U.S. Affiliate With Foreign Parent

**AGENCY:** Bureau of Economic Analysis, Commerce.

**ACTION:** Notice of reporting requirements.

SUMMARY: By this Notice, the Bureau of Economic Analysis (BEA), Department of Commerce, is informing the public that it is conducting the mandatory survey titled BE-605, Quarterly Survey of Foreign Direct Investment in the United States—Transactions of U.S. Affiliate with Foreign Parent. This survey is authorized by the International Investment and Trade in Services Survey Act.

**SUPPLEMENTARY INFORMATION: This** Notice constitutes legal notification to all United States persons (defined below) who meet the reporting requirements set forth in this Notice that they must respond to, and comply with, the survey. Reports are due 30 days after the close of each calendar or fiscal quarter; 45 days if the report is for the final quarter of the financial reporting year. This notice is being issued in conformance with the rule BEA issued in 2012 (77 FR 24373) establishing guidelines for collecting data on international trade in services and direct investment through notices, rather than through rulemakings. Additional information about BEA's collection of data on international trade in services and direct investment can be found in the 2012 rule and the International Investment and Trade in Services Survey Act (22 U.S.C. 3101 et. seg.). The BE-605 survey forms and instructions are available on the BEA Web site at www.bea.gov/fdi.

#### **Definitions**

- (a) *United States*, when used in a geographic sense, means the 50 States, the District of Columbia, the Commonwealth of Puerto Rico, and all territories and possessions of the United States.
- (b) Foreign, when used in a geographic sense, means that which is situated outside the United States or which belongs to or is characteristic of a country other than the United States.
- (c) Person means any individual, branch, partnership, associated group, association, estate, trust, corporation, or other organization (whether or not organized under the laws of any State), and any government (including a foreign government, the United States Government, a State or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government-sponsored agency).
- (d) Business enterprise means any organization, association, branch, or venture that exists for profit making

purposes or to otherwise secure economic advantage, and any ownership of any real estate.

#### Who Must Report

- (a) Reports are required from each U.S. business enterprise in which a foreign person has a direct and/or indirect ownership interest of at least 10 percent of the voting stock if an incorporated business enterprise, or an equivalent interest if an unincorporated business enterprise, and that meets the additional conditions detailed in Form BE-605.
- (b) Entities required to report will be contacted individually by BEA. Entities not contacted by BEA have no reporting responsibilities.

What To Report: The survey collects information on transactions between parent companies and their affiliates and on direct investment positions (stocks).

How To Report: Reports can be filed using BEA's electronic reporting system at www.bea.gov/efile. Copies of the survey forms and instructions, which contain complete information on reporting procedures and definitions, may be obtained at the BEA Web site given above. Form BE–605 inquiries can be made by phone to (202) 606–5577 or by sending an email to be605@bea.gov.

When To Report: Reports are due to BEA 30 days after the close of each calendar or fiscal quarter; 45 days if the report is for the final quarter of the financial reporting year.

Paperwork Reduction Act Notice: This data collection has been approved by the Office of Management and Budget (OMB) in accordance with the Paperwork Reduction Act and assigned control number 0608-0009. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid control number assigned by OMB. Public reporting burden for this collection of information is estimated to average 1 hour per response. Send comments regarding this burden estimate to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce, Washington, DC 20230; and to the Office of Management and Budget, Paperwork Reduction Project 0608-0009, Washington, DC 20503.

Authority: 22 U.S.C. 3101-3108.

#### J. Steven Landefeld,

BILLING CODE 3510-06-P

Director, Bureau of Economic Analysis. [FR Doc. 2014–04440 Filed 2–27–14; 8:45 am]

#### **DEPARTMENT OF COMMERCE**

Bureau of Economic Analysis [Docket No. 140113032–4032–01]

#### BE–45: Quarterly Survey of Insurance Transactions by U.S. Insurance Companies With Foreign Persons

**AGENCY:** Bureau of Economic Analysis,

Commerce.

**ACTION:** Notice of Reporting

Requirements.

SUMMARY: By this Notice, the Bureau of Economic Analysis (BEA), Department of Commerce, is informing the public that it is conducting the mandatory survey titled Quarterly Survey of Insurance Transactions by U.S. Insurance Companies with Foreign Persons (BE–45). This mandatory survey is conducted under the authority of the International Investment and Trade in Services Survey Act.

SUPPLEMENTARY INFORMATION: This Notice constitutes legal notification to all United States persons (defined below) who meet the reporting requirements set forth in this Notice that they must respond to, and comply with, the survey. Reports are due 60 days after the end of the U.S. person's fiscal quarter, except for the final quarter of the U.S. person's fiscal year when reports must be filed within 90 days. This notice is being issued in conformance with the rule BEA issued in 2012 (77 FR 24373) establishing guidelines for collecting data on international trade in services and direct investment through notices, rather than through rulemakings. The BE-45 survey forms and instructions are available on the BEA Web site at www.bea.gov/ surveys/iussurv.htm.

#### **Definitions**

(a) Person means any individual, branch, partnership, associated group, association, estate, trust, corporation, or other organization (whether or not organized under the laws of any State), and any government (including a foreign government, the United States Government, a State or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government-sponsored agency).

(b) *United States person* means any person resident in the United States or subject to the jurisdiction of the United

States.

(c) Foreign person means any person resident outside the United States or subject to the jurisdiction of a country other than the United States.

Who Must Report: Reports are required from U.S. persons whose covered transactions: (a) Exceeded \$8 million (positive or negative) in the prior fiscal year or (b) are expected to exceed that amount during the current fiscal year. Entities required to report will be contacted individually by the Bureau of Economic Analysis (BEA). Entities not contacted by BEA have no reporting responsibilities.

What To Report: The survey is intended to collect information on cross-border insurance transactions between U.S. insurance companies and foreign persons. The survey is intended to collect information on transactions in the covered services occurring in the last quarter of calendar year 2013 and in the first three quarters of calendar year 2014.

How To Report: Reports can be filed via BEA's electronic reporting system at www.bea.gov/efile. Additionally, copies of the survey forms and instructions, which contain complete information on reporting procedures and definitions, can be obtained from the BEA Web site at www.bea.gov/surveys/iussurv.htm. Inquiries can be made to BEA at (202) 606–5588.

When To Report: Reports are due to BEA 60 days after the end of the fiscal quarter, except

for the final quarter of the reporter's fiscal year when reports must be filed within 90 days.

Paperwork Reduction Act Notice: This data collection has been approved by the Office of Management and Budget (OMB) in accordance with the Paperwork Reduction Act and assigned control number 0608–0066. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid control number assigned by OMB. The estimated average annual public reporting burden for this collection of information is 8 hours per response. Send comments regarding this burden estimate to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce, Washington, DC 20230; and to the Office of Management and Budget, Paperwork Reduction Project 0608-0066, Washington, DC 20503.

**Authority:** 22 U.S.C. 3101–3108, as amended.

#### J. Steven Landefeld,

 $\begin{array}{l} Director, Bureau\ of\ Economic\ Analysis. \\ [FR\ Doc.\ 2014-04454\ Filed\ 2-27-14;\ 8:45\ am] \end{array}$ 

#### BILLING CODE 3510-06-P

#### **DEPARTMENT OF COMMERCE**

Bureau of Economic Analysis [Docket No. 140123067–4067–01]

BE-577: Quarterly Survey of U.S. Direct Investment Abroad— Transactions of U.S. Reporter With Foreign Affiliate

**AGENCY:** Bureau of Economic Analysis,

Commerce.

**ACTION:** Notice of Reporting

Requirements.

SUMMARY: By this Notice, the Bureau of Economic Analysis (BEA), Department of Commerce, is informing the public that it is conducting the mandatory survey titled BE-577, Quarterly Survey of U.S. Direct Investment Abroad—Transactions of U.S. Reporter with Foreign Affiliate. This survey is authorized by the International Investment and Trade in Services Survey Act.

SUPPLEMENTARY INFORMATION: This Notice constitutes legal notification to all United States persons (defined below) who meet the reporting requirements set forth in this Notice that they must respond to, and comply with, the survey. Reports are due 30 days after the close of each calendar or fiscal quarter; 45 days if the report is for the final quarter of the financial reporting year. This notice is being issued in conformance with the rule BEA issued in 2012 (77 FR 24373) establishing guidelines for collecting data on international trade in services and direct investment through notices, rather than through rulemakings. Additional information about BEA's collection of data on international trade in services and direct investment can be found in the 2012 rule and the International Investment and Trade in Services Survey Act (22 U.S.C. 3101 et seq.). The BE-577 survey forms and instructions are available on the BEA Web site at www.bea.gov/dia.

#### **Definitions**

- (a) *United States*, when used in a geographic sense, means the 50 States, the District of Columbia, the Commonwealth of Puerto Rico, and all territories and possessions of the United States.
- (b) Foreign, when used in a geographic sense, means that which is situated outside the United States or which belongs to or is characteristic of a country other than the United States.
- (c) *Person* means any individual, branch, partnership, associated group, association, estate, trust, corporation, or other organization (whether or not

organized under the laws of any State), and any government (including a foreign government, the United States Government, a State or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government-sponsored agency).

(d) Business enterprise means any organization, association, branch, or venture that exists for profit making purposes or to otherwise secure economic advantage, and any ownership of any real estate.

#### Who Must Report

(a) Reports are required from each U.S. person that has a direct and/or indirect ownership interest of at least 10 percent of the voting stock in an incorporated foreign business enterprise or an equivalent interest in an unincorporated foreign business enterprise and that meets the additional conditions detailed in Form BE-577.

(b) Entities required to report will be contacted individually by BEA. Entities not contacted by BEA have no reporting

responsibilities.

What To Report: The survey collects information on transactions between parent companies and their affiliates and on direct investment positions (stocks).

How To Report: Reports can be filed using BEA's electronic reporting system at www.bea.gov/efile. Copies of the survey forms and instructions, which contain complete information on reporting procedures and definitions, may be obtained at the BEA Web site given above. Form BE-577 inquiries can be made by phone to (202) 606-5557 or by sending an email to be577@bea.gov.

When To Report: Reports are due to BEA 30 days after the close of each calendar or fiscal quarter; 45 days if the report is for the final quarter of the

financial reporting year.

Paperwork Reduction Act Notice: This data collection has been approved by the Office of Management and Budget (OMB) in accordance with the Paperwork Reduction Act and assigned control number 0608-0004. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid control number assigned by OMB. Public reporting burden for this collection of information is estimated to average 1 hour per response. Send comments regarding this burden estimate to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce, Washington, DC 20230; and to the Office of Management and Budget, Paperwork

Reduction Project 0608–0004, Washington, DC 20503.

Authority: 22 U.S.C. 3101-3108.

#### J. Steven Landefeld,

Director, Bureau of Economic Analysis.
[FR Doc. 2014–04442 Filed 2–27–14; 8:45 am]
BILLING CODE 3510–06–P

#### **DEPARTMENT OF COMMERCE**

#### **Bureau of Economic Analysis**

[Docket No. 140110027-4027-01]

## BE–29: Survey of Foreign Ocean Carriers' Expenses in the United States

**AGENCY:** Bureau of Economic Analysis, Commerce.

**ACTION:** Notice of Reporting Requirements.

**SUMMARY:** By this Notice, the Bureau of Economic Analysis (BEA), Department of Commerce is informing the public that it is conducting the mandatory survey titled Survey of Foreign Ocean Carriers' Revenues and Expenses in the United States (BE–29). This mandatory survey is authorized by the International Investment and Trade in Services Survey Act.

**SUPPLEMENTARY INFORMATION:** This Notice constitutes legal notification to all United States persons (defined below) who meet the reporting requirements set forth in this Notice that they must respond to, and comply with, the survey. Reports are due 90 days after the end of each calendar year. This notice is being issued in conformance with the rule BEA issued in 2012 (77 FR 24373) establishing guidelines for collecting data on international trade in services and direct investment through notices, rather than through rulemakings. The BE-29 survey forms and instructions are available on the BEA Web site at www.bea.gov/surveys/ iussurv.htm.

#### **Definitions**

(a) Person means any individual, branch, partnership, associated group, association, estate, trust, corporation, or other organization (whether or not organized under the laws of any State), and any government (including a foreign government, the United States Government, a State or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof, including a government-sponsored agency).

(b) United States person means any person resident in the United States or subject to the jurisdiction of the United States.

(c) Foreign person means any person resident outside the United States or subject to the jurisdiction of a country other than the United States.

(d) Carriers means owners or operators of dry cargo, passenger (including cruise and combination) and tanker vessels, including very large crude carriers (VLCCs), calling at U.S. ports

(e) Foreign Carriers means those carriers whose residence is outside the United States, including those who own or operate their own chartered (U.S.-flag or foreign-flag) vessels. They also include foreign subsidiaries of U.S. companies operating their own or chartered vessels as carriers for their own accounts.

Who Must Report: Reports are required from U.S. agents of foreign carriers who: (a) Handle 40 or more port calls in the reporting period by foreign ocean vessels, or (b) have total annual covered expenses for all foreign ocean vessels handled by the U.S. agent of \$250,000 or more. Entities required to report will be contacted individually by BEA. Entities not contacted by BEA have no reporting responsibilities.

What To Report: This survey is intended to collect information on foreign ocean carriers' expenses in the United States. The survey is intended to collect information on transactions in the covered services occurring in

calendar year 2013.

How To Report: Reports can be filed via BEA's electronic reporting system at www.bea.gov/efile. Additionally, copies of the survey forms and instructions, which contain complete information on reporting procedures and definitions, can be obtained from the BEA Web site at www.bea.gov/surveys/iussurv.htm. Inquiries can be made to BEA at (202) 606–5588.

When To Report: Reports are due to BEA 90 days after the end of each calendar year.

Paperwork Reduction Act Notice: This data collection has been approved by the Office of Management and Budget (OMB) in accordance with the Paperwork Reduction Act and assigned control number 0608-0012. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid control number assigned by OMB. The estimated average annual public reporting burden for this collection of information is 3 hours per response. Send comments regarding this burden estimate to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce,

Washington, DC 20230; and to the Office of Management and Budget, Paperwork Reduction Project 0608–0012, Washington, DC 20503.

**Authority:** 22 U.S.C. 3101–3108, as amended.

#### J. Steven Landefeld,

Director, Bureau of Economic Analysis. [FR Doc. 2014–04438 Filed 2–27–14; 8:45 am] BILLING CODE 3510–06–P

#### **DEPARTMENT OF COMMERCE**

#### **Bureau of Economic Analysis**

[Docket No. 140110028-4028-01]

#### BE-30: Survey of Ocean Freight Revenues and Foreign Expenses of United States Carriers

**AGENCY:** Bureau of Economic Analysis, Commerce.

**ACTION:** Notice of reporting requirements.

SUMMARY: By this Notice, the Bureau of Economic Analysis (BEA), Department of Commerce, is informing the public that it is conducting a mandatory survey titled Survey of Ocean Freight Revenues and Foreign Expenses of United States Carriers (BE–30). This survey is authorized by the International Investment and Trade in Services Survey Act.

SUPPLEMENTARY INFORMATION: This Notice constitutes legal notification to all United States persons (defined below) who meet the reporting requirements set forth in this Notice that they must respond to, and comply with, the survey. Reports are due 45 days after the end of each calendar quarter. This notice is being issued in conformance with the rule BEA issued in 2012 (77 FR 24373) establishing guidelines for collecting data on international trade in services and direct investment through notices, rather than through rulemakings. The BE-30 survey forms and instructions are available on the BEA Web site at www.bea.gov/surveys/ iussurv.htm.

#### **Definitions**

(a) Person means any individual, branch, partnership, associated group, association, estate, trust, corporation, or other organization (whether or not organized under the laws of any State), and any government (including a foreign government, the United States Government, a State or local government, and any agency, corporation, financial institution, or other entity or instrumentality thereof,

including a government-sponsored agency).

- (b) *United States person* means any person resident in the United States or subject to the jurisdiction of the United States.
- (c) Foreign person means any person resident outside the United States or subject to the jurisdiction of a country other than the United States.

Who Must Report: Reports are required from each U.S. person whose total covered revenues or total covered expenses: (a) Were \$500,000 or more during the previous year or, (b) are expected to be \$500,000 or more during the current year. Entities required to report will be contacted individually by BEA. Entities not contacted by BEA have no reporting responsibilities.

What To Report: The survey is intended to collect information on U.S. ocean freight carriers' foreign revenues and expenses. The survey is intended to collect information on transactions in the covered services occurring in the last quarter of calendar year 2013 and in the first three quarters of calendar year 2014.

How To Report: Reports can be filed via BEA's electronic reporting system at www.bea.gov/efile. Additionally, copies of the survey forms and instructions, which contain complete information on reporting procedures and definitions, can be obtained from the BEA Web site at www.bea.gov/surveys/iussurv.htm. Inquiries can be made to BEA at (202) 606–5588.

When To Report: Reports are due to BEA 45 days after the end of each calendar quarter.

Paperwork Reduction Act Notice: This data collection has been approved by the Office of Management and Budget (OMB) in accordance with the Paperwork Reduction Act and assigned control number 0608-0011. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a valid control number assigned by OMB. The estimated average annual public reporting burden for this collection of information is 4 hours per response. Send comments regarding this burden estimate to Director, Bureau of Economic Analysis (BE-1), U.S. Department of Commerce, Washington, DC 20230; and to the Office of Management and Budget, Paperwork Reduction Project 0608-0011, Washington, DC 20503.

Authority: 22 U.S.C. 3101–3108, as amended.

#### J. Steven Landefeld,

Director, Bureau of Economic Analysis. [FR Doc. 2014–04437 Filed 2–27–14; 8:45 am] BILLING CODE 3510–06–P

#### **DEPARTMENT OF COMMERCE**

### **Economics and Statistics Administration**

#### Bureau of Economic Analysis Advisory Committee; Notice of Public Meeting

**AGENCY:** Bureau of Economic Analysis, Commerce.

**ACTION:** Notice of Public Meeting.

SUMMARY: Pursuant to the Federal Advisory Committee Act (Pub. L. 92–463 as amended by Pub. L. 94–409, Pub. L. 96–523, Pub. L. 97–375 and Pub. L. 105–153), we are announcing a meeting of the Bureau of Economic Analysis Advisory Committee. The meeting will address ways in which the national economic accounts can be presented more effectively for current economic analysis and recent statistical developments in national accounting. DATES: Friday, May 9, 2014 the meeting will begin at 9:00 a.m. and adjourn at 3:30 p.m.

**ADDRESSES:** The meeting will take place at the Bureau of Economic Analysis at 1441 L St. NW., Washington, DC.

### FOR FURTHER INFORMATION CONTACT:

Gianna Marrone, Program Analyst, Bureau of Economic Analysis, U.S. Department of Commerce, Washington, DC 20230; telephone number: (202) 606–9633.

Public Participation: This meeting is open to the public. Because of security procedures, anyone planning to attend the meeting must contact Gianna Marrone of BEA at (202) 606–9633 in advance. The meeting is physically accessible to people with disabilities. Requests for foreign language interpretation or other auxiliary aids should be directed to Gianna Marrone at (202) 606–9633.

SUPPLEMENTARY INFORMATION: The Committee was established September 2, 1999. The Committee advises the Director of BEA on matters related to the development and improvement of BEA's national, regional, industry, and international economic accounts, especially in areas of new and rapidly growing economic activities arising from innovative and advancing technologies, and provides recommendations from the perspectives of the economics profession, business,

and government. This will be the Committee's twenty-sixth meeting.

Dated: January 30, 2014.

#### Brian C. Mover,

Deputy Director, Bureau of Economic Analysis.

[FR Doc. 2014–04448 Filed 2–27–14; 8:45 am]

#### BILLING CODE 3510-06-P

#### **DEPARTMENT OF COMMERCE**

#### **International Trade Administration**

Initiation of Antidumping and Countervailing Duty Administrative Reviews and Request for Revocation in Part

**AGENCY:** Enforcement and Compliance, formerly Import Administration, International Trade Administration, Department of Commerce.

**SUMMARY:** The Department of Commerce ("the Department") has received requests to conduct administrative reviews of various antidumping and countervailing duty orders and findings with January anniversary dates. In accordance with the Department's regulations, we are initiating those administrative reviews.

**DATES:** Effective Date: February 28, 2014

#### FOR FURTHER INFORMATION CONTACT:

Brenda E. Waters, Office of AD/CVD Operations, Customs Liaison Unit, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW, Washington, DC 20230, telephone: (202) 482–4735.

#### SUPPLEMENTARY INFORMATION:

#### **Background**

The Department has received timely requests, in accordance with 19 CFR 351.213(b), for administrative reviews of various antidumping and countervailing duty orders and findings with January anniversary dates.

All deadlines for the submission of various types of information, certifications, or comments or actions by the Department discussed below refer to the number of calendar days from the applicable starting time.

#### Notice of No Sales

If a producer or exporter named in this notice of initiation had no exports, sales, or entries during the period of review ("POR"), it must notify the Department within 60 days of publication of this notice in the **Federal Register**. All submissions must be filed electronically at http://

iaaccess.trade.gov in accordance with 19 CFR 351.303.¹ Such submissions are subject to verification in accordance with section 782(i) of the Tariff Act of 1930, as amended ("Act"). Further, in accordance with 19 CFR 351.303(f)(1)(i), a copy must be served on every party on the Department's service list.

#### **Respondent Selection**

In the event the Department limits the number of respondents for individual examination for administrative reviews, except for the review of the antidumping duty order on wooden bedroom furniture from the People's Republic of China ("PRC"), the Department intends to select respondents based on U.S. Customs and Border Protection ("CBP") data for U.S. imports during the POR. We intend to release the CBP data under Administrative Protective Order ("APO") to all parties having an APO within seven days of publication of this initiation notice and to make our decision regarding respondent selection within 21 days of publication of this Federal Register notice. The Department invites comments regarding the CBP data and respondent selection within five days of placement of the CBP data on the record of the applicable

Respondent Selection—Wooden Bedroom Furniture from the PRC

In the event that the Department limits the number of respondents for individual examination in the antidumping duty administrative review of wooden bedroom furniture from the PRC, for the purposes of this segment of the proceeding, i.e., the 2013 review period, the Department intends to select respondents based on volume data contained in responses to a Q&V questionnaire. All parties are hereby notified that they must timely respond to the Q&V questionnaire. The Department's Q&V questionnaire along with the Separate Rate Application, Separate Rate Certification, and certain additional questions will be available in a document package on the Department's Web site at http:// enforcement.trade.gov/download/prcwbf/ on the date this notice is signed. The responses to the Q&V questionnaire should be filed with the respondents' Separate Rate Application or Separate Rate Certification and their response to the additional questions and must be received by the Department by no later

than 60 days after publication of this notice. Please be advised that due to the time constraints imposed by the statutory and regulatory deadlines for antidumping duty administrative reviews, the Department does not intend to grant any extensions for the submission of responses to the Q&V questionnaire.

In the event the Department decides it is necessary to limit individual examination of respondents and conduct respondent selection under section 777A(c)(2) of the Act:

In general, the Department has found that determinations concerning whether particular companies should be "collapsed" (i.e., treated as a single entity for purposes of calculating antidumping duty rates) require a substantial amount of detailed information and analysis, which often require follow-up questions and analysis. Accordingly, the Department will not conduct collapsing analyses at the respondent selection phase of this review and will not collapse companies at the respondent selection phase unless there has been a determination to collapse certain companies in a previous segment of this antidumping proceeding (i.e., investigation, administrative review, new shipper review or changed circumstances review). For any company subject to this review, if the Department determined, or continued to treat, that company as collapsed with others, the Department will assume that such companies continue to operate in the same manner and will collapse them for respondent selection purposes. Otherwise, the Department will not collapse companies for purposes of respondent selection. Parties are requested to (a) identify which companies subject to review previously were collapsed, and (b) provide a citation to the proceeding in which they were collapsed. Further, if companies are requested to complete the Quantity and Value ("Q&V") Questionnaire for purposes of respondent selection, in general each company must report volume and value data separately for itself. Parties should not include data for any other party, even if they believe they should be treated as a single entity with that other party. If a company was collapsed with another company or companies in the most recently completed segment of this proceeding where the Department considered collapsing that entity, complete Q&V data for that collapsed entity must be submitted.

<sup>&</sup>lt;sup>1</sup> See Antidumping and Countervailing Duty Proceedings: Electronic Filing Procedures; Administrative Protective Order Procedures, 76 FR 39263 (July 6, 2011).

### Deadline for Withdrawal of Request for Administrative Review

Pursuant to 19 CFR 351.213(d)(1), a party that has requested a review may withdraw that request within 90 days of the date of publication of the notice of initiation of the requested review. The regulation provides that the Department may extend this time if it is reasonable to do so. In order to provide parties additional certainty with respect to when the Department will exercise its discretion to extend this 90-day deadline, interested parties are advised that the Department does not intend to extend the 90-day deadline unless the requestor demonstrates that an extraordinary circumstance has prevented it from submitting a timely withdrawal request. Determinations by the Department to extend the 90-day deadline will be made on a case-by-case

#### Separate Rates

In proceedings involving non-market economy ("NME") countries, the Department begins with a rebuttable presumption that all companies within the country are subject to government control and, thus, should be assigned a single antidumping duty deposit rate. It is the Department's policy to assign all exporters of merchandise subject to an administrative review in an NME country this single rate unless an exporter can demonstrate that it is sufficiently independent so as to be entitled to a separate rate.

To establish whether a firm is sufficiently independent from government control of its export activities to be entitled to a separate rate, the Department analyzes each entity exporting the subject merchandise under a test arising from the Final Determination of Sales at Less Than Fair Value: Sparklers from the People's Republic of China, 56 FR 20588 (May 6, 1991), as amplified by Final Determination of Sales at Less Than Fair Value: Silicon Carbide from the People's Republic of China, 59 FR 22585 (May 2, 1994). In accordance with the separate rates criteria, the Department assigns separate rates to companies in NME cases only if respondents can demonstrate the absence of both de jure and de facto government control over export activities.

All firms listed below that wish to qualify for separate rate status in the administrative reviews involving NME countries must complete, as appropriate, either a separate rate application or certification, as described below. In addition, all firms that wish to qualify for separate-rate status in the

antidumping duty administrative review of wooden bedroom furniture from the PRC must complete, as appropriate, either a separate-rate certification or application, as described below, and respond to the additional questions and the Q&V questionnaire which are included along with the separate-rate certification and application in a document package on the Department's Web site at http://trade.gov/ enforcement/news.asp. For these administrative reviews, in order to demonstrate separate rate eligibility, the Department requires entities for whom a review was requested, that were assigned a separate rate in the most recent segment of this proceeding in which they participated, to certify that they continue to meet the criteria for obtaining a separate rate. The Separate Rate Certification form will be available on the Department's Web site at http://enforcement.trade.gov/nme/nmesep-rate.html on the date of publication of this Federal Register notice. For the antidumping duty administrative review of wooden bedroom furniture from the PRC, the Separate Rate Certification form will be available at the Web site address noted above for the document package. In responding to the certification, please follow the "Instructions for Filing the Certification" in the Separate Rate Certification. Separate Rate Certifications are due to the Department no later than 60 calendar days after publication of this Federal Register notice. For the antidumping duty administrative review of wooden bedroom furniture from the PRC, Separate Rate Certifications, as well as a response to the Q&V questionnaire and the additional questions in the document package, are due to the Department no later than 60 calendar days after publication of this Federal Register notice. The deadline and requirement for submitting a Certification applies equally to NMEowned firms, wholly foreign-owned firms, and foreign sellers who purchase and export subject merchandise to the United States.

Entities that currently do not have a separate rate from a completed segment of the proceeding <sup>2</sup> should timely file a Separate Rate Application to demonstrate eligibility for a separate

rate in this proceeding. In addition, companies that received a separate rate in a completed segment of the proceeding that have subsequently made changes, including, but not limited to, changes to corporate structure, acquisitions of new companies or facilities, or changes to their official company name 3, should timely file a Separate Rate Application to demonstrate eligibility for a separate rate in this proceeding. The Separate Rate Status Application will be available on the Department's Web site at http://enforcement.trade.gov/nme/ nme-sep-rate.html on the date of publication of this Federal Register notice. For the antidumping duty administrative review of wooden bedroom furniture from the PRC, the Separate Rate Status Application will be available at the Web site address noted above for the document package. In responding to the Separate Rate Status Application, refer to the instructions contained in the application. Separate Rate Status Applications are due to the Department no later than 60 calendar days of publication of this Federal **Register** notice. For the antidumping duty administrative review of wooden bedroom furniture from the PRC, Separate Rate Status Applications, as well as a response to the Q&V questionnaire and the additional questions in the document package, are due to the Department no later than 60 calendar days after publication of this **Federal Register** notice. The deadline and requirement for submitting a Separate Rate Status Application applies equally to NME-owned firms, wholly foreign-owned firms, and foreign sellers that purchase and export subject merchandise to the United States.

For exporters and producers who submit a separate-rate status application or certification and subsequently are selected as mandatory respondents, these exporters and producers will no longer be eligible for separate rate status unless they respond to all parts of the questionnaire as mandatory respondents.

Furthermore, this notice constitutes public notification to all firms for which an antidumping duty administrative review of wooden bedroom furniture has been requested, and that are seeking separate rate status in the review, that they must submit a timely separate rate application or certification (as appropriate) as described above, and a timely response to the Q&V

<sup>&</sup>lt;sup>2</sup> Such entities include entities that have not participated in the proceeding, entities that were preliminarily granted a separate rate in any currently incomplete segment of the proceeding (e.g., an ongoing administrative review, new shipper review, etc.) and entities that lost their separate rate in the most recently completed segment of the proceeding in which they participated.

<sup>&</sup>lt;sup>3</sup> Only changes to the official company name, rather than trade names, need to be addressed via a Separate Rate Application. Information regarding new trade names may be submitted via a Separate Rate Certification.

questionnaire and the additional questions in the document package on the Department's Web site in order to receive consideration for separate-rate status. In other words, the Department will not give consideration to any timely separate rate certification or application made by parties who failed to respond in a timely manner to the Q&V questionnaire and the additional questions. All information submitted by

Fortune Furniture Ltd., Dongguan Fortune Furniture Ltd.

respondents in the antidumping duty administrative review of wooden bedroom furniture from the PRC is subject to verification. As noted above, the separate rate certification, the separate rate application, the Q&V questionnaire, and the additional questions will be available in a document package on the Department's Web site on the date of publication of this notice in the Federal Register.

Initiation of Reviews

In accordance with 19 CFR 351.221(c)(1)(i), we are initiating administrative reviews of the following antidumping and countervailing duty orders and findings. We intend to issue the final results of these reviews not later than January 31, 2015.

	Period to be reviewed
Antidumping Duty Proceedings	
The People's Republic of China:	
Potassium Permanganate, A-570-001	1/1/13–12/31/13
Pacific Accelerator Limited	
The People's Republic of China:	
Multilayered Wood Flooring, <sup>4</sup> A–570–970	12/1/12–11/30/13
Jiangsu Guyu International Trading Co., Ltd.	
Jiangsu Mingle Flooring Co., Ltd.	
Tongxiang Jisheng Import and Export Co., Ltd.	
Jiashan HuiJiaLe Decoration Material Co., Ltd <sup>5</sup>	
ne People's Republic of China:	1/1/10 10/01/10
Wooden Bedroom Furniture, A–570–890	1/1/13–12/31/13
Alexandre Furniture (Shenzhen) Co., Ltd.	
Alexandre International Corp.  Art Haritage International Lite Curey Art Franciscus Co. Ltd. Artwork Metal & Plactic Co. Ltd. Libean Industriae Ltd.	
Art Heritage International, Ltd., Super Art Furniture Co., Ltd., Artwork Metal & Plastic Co., Ltd., Jibson Industries Ltd.,	
Always Loyal International	
Baigou Crafts Factory Of Fengkai	
Balanza, Ltd. Best King International Ltd.	
Billy Wood Industrial (Dong Guan) Co., Ltd.	
BNBM Co. Ltd. (a.k.a. Beijing New Materials Co., Ltd.)	
Brother Furniture Manufacture Co., Ltd.	
C.F. Kent Co., Inc.	
C.F. Kent Hospitality, Inc.	
Changshu Htc Import & Export Co., Ltd.	
Cheng Meng Furniture (Pte) Ltd., Cheng Meng Decoration & Furniture (Suzhou) Co., Ltd.	
Chuan Fa Furniture Factory	
Classic Furniture Global Co., Ltd.	
Clearwise Company Limited	
Coe, Ltd.	
Dalian Guangming Furniture Co., Ltd.	
Dalian Huafeng Furniture Co., Ltd.	
Dalian Huafeng Furniture Group Co., Ltd.	
Decca Furniture Ltd.	
Der Cheng Furniture Co., Ltd.	
Der Cheng Wooden Works Of Factory	
Dongguan Bon Ten Furniture Co., Ltd.	
Dongguan Chengcheng Furniture Co., Ltd.	
Dongguan Grand Style Furniture Co., Ltd.	
Dongguan Huansheng Furniture Co., Ltd.	
Dongguan Hung Sheng Artware Products Co., Ltd., Coronal Enterprise Co., Ltd.	
Dongguan Kingstone Furniture Co., Ltd., Kingstone Furniture Co., Ltd.	
Dongguan Lung Dong Furniture Co., Ltd., Dongguan Dong He Furniture Co., Ltd.	
Dongguan Mingsheng Furniture Co., Ltd.	
Dongguan Mu Si Furniture Co., Ltd.	
Dongguan Singways Furniture Co., Ltd.	
Dongguan Sunrise Furniture Co., Ltd., Taicang Sunrise Wood Industry Co., Ltd., Taicang Fairmount Designs Furniture	
Co., Ltd., Meizhou Sunrise Furniture Co., Ltd.	
Dongguan Sunshine Furniture Co., Ltd.	
Dongguan Yujia Furniture Co., Ltd.	
Dongying Huanghekou Furniture Industry Co., Ltd.	
Dorbest Ltd., Rui Feng Woodwork Co., Ltd. a.k.a. Rui Feng Woodwork (Dongguan) Co., Ltd., Rui Feng Lumber Devel-	
opment Co., Ltd. a.k.a. Rui Feng Lumber Development (Shenzhen) Co., Ltd.,	
Dream Rooms Furniture (Shanghai) Co., Ltd.	
Eurosa (Kunshan) Co., Ltd., Eurosa Furniture Co., (Pte) Ltd.	
Fairmont Designs	
Fine Furniture (Shanghai) Ltd.	
Fleetwood Fine Furniture LP.	
Foliot Furniture Inc., a.k.a. Meubles Foliot Inc.	
Fortune Furniture Ltd. Dongguan Fortune Furniture Ltd.	I .

11404 Federal Register/Vol. 79, No. 40/Friday, February 28, 2014/Notices Fortune Glory Industrial Ltd. (H.K. Ltd.), Tradewinds Furniture Ltd. Fuijian Lianfu Forestry Co., Ltd. a.k.a. Fujian Wonder Pacific Inc., Fuzhou Huan Mei Furniture Co., Ltd. Jiangsu Dare Furniture Co., Ltd. Golden Well International (HK) Ltd. Great Union Industrial (Dongguan) Co., Ltd. Guangdong New Four Seas Furniture Manufacturing Ltd. Guangzhou Lucky Furniture Co., Ltd. Guangzhou Maria Yee Furnishings Ltd., Pyla HK Ltd., Maria Yee, Inc. Hainan Jong Bao Lumber Co., Ltd. Hang Hai Woodcrafts Art Factory Hangzhou Cadman Trading Co., Ltd. Hong Kong Da Zhi Furniture Co., Ltd. Hualing Furniture (China) Co., Ltd., Tony House Manufacture (China) Co., Ltd., Buysell Investments Ltd., Tony House Industries Co., Ltd. Huasen Furniture Co., Ltd. Hung Fai Wood Products Factory, Ltd. Jiangmen Kinwai Furniture Decoration Co., Ltd. Jiangmen Kinwai International Furniture Co., Ltd. Jiangsu Xiangsheng Bedtime Furniture Co., Ltd. Jiangsu Yuexing Furniture Group Co., Ltd. Jibbon Enterprise Co., Ltd. Jiedong Lehouse Furniture Co., Ltd. King Rich International, Ltd. King's Group Furniture (ENT) Co., Ltd. King's Way Furniture Industries Co., Ltd. Kingsyear Ltd. Kunshan Summit Furniture Co., Ltd. Leefu Wood (Dongguan) Co., Ltd. Marvin Furniture (Shanghai) Co. Ltd. Nanhai Jiantai Woodwork Co., Ltd., Fortune Glory Industrial Ltd. (H.K. Ltd.) Nathan International Ltd., Nathan Rattan Factory Orient International Holding Shanghai Foreign Trade Co., Ltd. Passwell Corporation, Pleasant Wave Ltd. Perfect Line Furniture Co., Ltd. Prime Wood International Co., Ltd., Prime Best International Co., Ltd., Prime Best Factory, Liang Huang (Jiaxing) Enterprise Co., Ltd. Putian Jinggong Furniture Co., Ltd. Qingdao Beiyuan Shengli Furniture Co., Ltd. Qingdao Liangmu Co., Ltd. Qingdao Shengchang Wooden Co., Ltd. Restonic (Dongguan) Furniture Ltd., Restonic Far East (Samoa) Ltd. Rizhao Sanmu Woodworking Co., Ltd. Sen Yeong International Co., Ltd., Sheh Hau International Trading Ltd. Shanghai Jian Pu Export & Import Co., Ltd. Shanghai Maoji Imp & Exp Co., Ltd. Shanghai Sunrise Furniture Co., Ltd. Sheng Jing Wood Products (Beijing) Co., Ltd. Shenyang Shining Dongxing Furniture Co., Ltd. Shenzhen Forest Furniture Co., Ltd. Shenzhen Jiafa High Grade Furniture Co., Ltd., Golden Lion International Trading Ltd. Shenzhen New Fudu Furniture Co., Ltd. Shenzhen Wonderful Furniture Co., Ltd. Shenzhen Xingli Furniture Co., Ltd. Shing Mark Enterprise Co., Ltd., Carven Industries Limited (Bvi), Carven Industries Limited (Hk), Dongguan Zhenxin Furniture Co., Ltd., Dongguan Yongpeng Furniture Co., Ltd. Songgang Jasonwood Furniture Factory, Jasonwood Industrial Co., Ltd. S.A. Southern Art Development Ltd. Southern Art Furniture Factory Starwood Industries Ltd. Strongson Furniture (Shenzhen) Co., Ltd., Strongson Furniture Co., Ltd., Strongson (Hk) Co. Sunforce Furniture (Hui-Yang) Co., Ltd., Sun Fung Wooden Factory, Sun Fung Co., Shin Feng Furniture Co., Ltd., Stupendous International Co., Ltd. Superwood Co., Ltd., Lianjiang Zongyu Art Products Co., Ltd. Teamway Furniture (Dong Guan) Co., Ltd., Brittomart Inc Techniwood Industries Ltd., Ningbo Furniture Industries Limited, Ningbo Hengrun Furniture Co. Ltd. Telstar Enterprises Ltd. Tianjin Phu Shing Woodwork Enterprise Co., Ltd. Time Faith Ltd. Tube-Smith Enterprise (Zhangzhou) Co., Ltd., Tube-Smith Enterprise (Haimen) Co., Ltd., Billionworth Enterprises Ltd. U-Rich Furniture (Zhangzhou) Co., Ltd., U-Rich Furniture Ltd.

Period to be reviewed

Woodworth Wooden Industries (Dong Guan) Co., Ltd. Xiamen Yongquan Sci-Tech Development Co., Ltd.

Wanvog Furniture (Kunshan) Co., Ltd.

	Period to be reviewed
Xilinmen Group Co. Ltd. Yeh Brothers World Trade, Inc. Yichun Guangming Furniture Co. Ltd.	

#### **Countervailing Duty Proceedings**

None.

#### **Suspension Agreements**

None.

During any administrative review covering all or part of a period falling between the first and second or third and fourth anniversary of the publication of an antidumping duty order under 19 CFR 351.211 or a determination under 19 CFR 351.218(f)(4) to continue an order or suspended investigation (after sunset review), the Secretary, if requested by a domestic interested party within 30 days of the date of publication of the notice of initiation of the review, will determine, consistent with FAG Italia v. United States, 291 F.3d 806 (Fed Cir. 2002), as appropriate, whether antidumping duties have been absorbed by an exporter or producer subject to the review if the subject merchandise is sold in the United States through an importer that is affiliated with such exporter or producer. The request must include the name(s) of the exporter or producer for which the inquiry is requested.

For the first administrative review of any order, there will be no assessment of antidumping or countervailing duties on entries of subject merchandise entered, or withdrawn from warehouse, for consumption during the relevant provisional-measures "gap" period, of the order, if such a gap period is applicable to the POR.

Interested parties must submit applications for disclosure under administrative protective orders in accordance with 19 CFR 351.305. On January 22, 2008, the Department published Antidumping and Countervailing Duty Proceedings: Documents Submission Procedures; APO Procedures, 73 FR 3634 (January 22, 2008). Those procedures apply to administrative reviews included in this notice of initiation. Parties wishing to participate in any of these

<sup>4</sup> The companies listed above were inadvertently omitted from the initiation notice that published on February 3, 2014 (79 FR 6147).

administrative reviews should ensure that the meet the requirements of these procedures (e.g., the filing of separate letters of appearance as discussed at 19 CFR 351.103(d)).

### Revised Factual Information Requirements

On April 10, 2013, the Department published Definition of Factual Information and Time Limits for Submission of Factual Information: Final Rule, 78 FR 21246 (April 10, 2013), which modified two regulations related to antidumping and countervailing duty proceedings: the definition of factual information (19 CFR 351.102(b)(21)), and the time limits for the submission of factual information (19 CFR 351.301). The final rule identifies five categories of factual information in 19 CFR 351.102(b)(21), which are summarized as follows: (i) Evidence submitted in response to questionnaires; (ii) evidence submitted in support of allegations; (iii) publicly available information to value factors under 19 CFR 351.408(c) or to measure the adequacy of remuneration under 19 CFR 351.511(a)(2); (iv) evidence placed on the record by the Department; and (v) evidence other than factual information described in (i)-(iv). The final rule requires any party, when submitting factual information, to specify under which subsection of 19 CFR 351.102(b)(21) the information is being submitted and, if the information is submitted to rebut, clarify, or correct factual information already on the record, to provide an explanation identifying the information already on the record that the factual information seeks to rebut, clarify, or correct. The final rule also modified 19 CFR 351.301 so that, rather than providing general time limits, there are specific time limits based on the type of factual information being submitted. These modifications are effective for all segments initiated on or after May 10, 2013. Please review the final rule, available at http:// enforcement.trade.gov/frn/2013/ 1304frn/2013-08227.txt, prior to submitting factual information in this segment.

Any party submitting factual information in an antidumping duty or countervailing duty proceeding must certify to the accuracy and completeness

of that information.<sup>6</sup> Parties are hereby reminded that revised certification requirements are in effect for company/ government officials as well as their representatives. Ongoing segments of any antidumping duty or countervailing duty proceedings initiated on or after March 14, 2011 should use the formats for the revised certifications provided at the end of the *Interim Final Rule.*<sup>7</sup> All segments of any antidumping duty or countervailing duty proceedings initiated on or after August 16, 2013, should use the formats for the revised certifications provided at the end of the Final Rule.<sup>8</sup> The Department intends to reject factual submissions in any proceeding segments if the submitting party does not comply with applicable revised certification requirements.

### **Revised Extension of Time Limits Regulation**

On September 20, 2013, the Department modified its regulation concerning the extension of time limits for submissions in antidumping and countervailing duty proceedings: Final Rule, 78 FR 57790 (September 20, 2013). The modification clarifies that parties may request an extension of time limits before a time limit established under Part 351 expires, or as otherwise specified by the Secretary. In general, an extension request will be considered untimely if it is filed after the time limit established under Part 351 expires. For submissions which are due from multiple parties simultaneously, an extension request will be considered untimely if it is filed after 10:00 a.m. on the due date. Examples include, but are not limited to: (1) Case and rebuttal briefs, filed pursuant to 19 CFR 351.309; (2) factual information to value factors

<sup>&</sup>lt;sup>5</sup> The company name listed above was misspelled in the initiation notice that published on February 3, 2014 (79 FR 6147). The correct spelling of the company is listed in this notice.

 $<sup>^6</sup>$  See section 782(b) of the Act.

<sup>7</sup> See Certification of Factual Information to Import Administration During Antidumping and Countervailing Duty Proceedings: Interim Final Rule, 76 FR 7491 (February 10, 2011) ("Interim Final Rule"), amending 19 CFR 351.303(g)(1) and (2); Certification of Factual Information to Import Administration during Antidumping and Countervailing Duty Proceedings: Supplemental Interim Final Rule, 76 FR 54697 (September 2, 2011).

<sup>&</sup>lt;sup>8</sup> See Certification of Factual Information To Import Administration During Antidumping and Countervailing Duty Proceedings, 78 FR 42678 (July 17, 2013) ("Final Rule"); see also the frequently asked questions regarding the Final Rule, available at http://enforcement.trade.gov/tlei/notices/factual\_ info final rule FAQ 07172013.pdf.

under 19 CFR 351.408(c), or to measure the adequacy of remuneration under 19 CFR 351.511(a)(2), filed pursuant to 19 CFR 351.301(c)(3) and rebuttal, clarification and correction filed pursuant to 19 CFR 351.301(c)(3)(iv); (3) comments concerning the selection of a surrogate country and surrogate values and rebuttal; (4) comments concerning U.S. Customs and Border Protection data; and (5) quantity and value questionnaires. Under certain circumstances, the Department may elect to specify a different time limit by which extension requests will be considered untimely for submissions which are due from multiple parties simultaneously. In such a case, the Department will inform parties in the letter or memorandum setting forth the deadline (including a specified time) by which extension requests must be filed to be considered timely. This modification also requires that an extension request must be made in a separate, stand-alone submission, and clarifies the circumstances under which the Department will grant untimelyfiled requests for the extension of time limits. These modifications are effective for all segments initiated on or after October 21, 2013. Please review the final rule, available at http:// www.gpo.gov/fdsys/pkg/FR-2013-09-20/ html/2013-22853.htm, prior to submitting factual information in these segments.

These initiations and this notice are in accordance with section 751(a) of the Act (19 U.S.C. 1675(a)) and 19 CFR 351.221(c)(1)(i).

Dated: February 24, 2014.

#### Christian Marsh,

Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations.

[FR Doc. 2014–04428 Filed 2–27–14; 8:45 am]

BILLING CODE 3510-DS-P

#### DEPARTMENT OF COMMERCE

## International Trade Administration [A-533-824]

Polyethylene Terephthalate Film, Sheet, and Strip From India: Final Results of Antidumping Duty Administrative Review; 2011–2012

**AGENCY:** Enforcement and Compliance, Formerly Import Administration, International Trade Administration, Department of Commerce.

**SUMMARY:** The Department of Commerce (the Department) published its preliminary results on August 7, 2013.<sup>1</sup>

The period of review is July 1, 2011, through June 30, 2012. This review covers two mandatory respondents, Jindal Poly Films Limited (Jindal) and SRF Limited (SRF), and one non-selected respondent, Polyplex Corporation Ltd. (Polyplex). For the final results we continue to find that Polyplex and SRF sold subject merchandise at less than normal value. DATES: Effective Date: February 28, 2014.

FOR FURTHER INFORMATION CONTACT: Toni Page, AD/CVD Operations, Office VII, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–1398.

#### SUPPLEMENTARY INFORMATION:

#### **Background**

On August 7, 2013, the Department published the *Preliminary Results.*<sup>2</sup> We invited interested parties to comment on the *Preliminary Results*. Jindal submitted a letter in lieu of a case brief on September 6, 2013. SRF submitted a case brief on September 20, 2013. Petitioners submitted a letter in lieu of a rebuttal brief on October 18, 2013, stating that the Department should not alter the differential pricing methodology that it used in the *Preliminary Results*.

As explained in the memorandum from the Assistant Secretary for Enforcement and Compliance, the Department has exercised its discretion to toll deadlines for the duration of the closure of the Federal Government from October 1, through October 16, 2013.<sup>3</sup> Therefore, all deadlines in this segment of the proceeding have been extended by 16 days. The revised deadline for the final results of this review is now February 21, 2014.

The Department has conducted this administrative review in accordance with section 751(a) of the Tariff Act of 1930, as amended (the Act).

### Scope of the Order

The products covered by the antidumping duty order are all gauges of raw, pretreated, or primed PET Film, whether extruded or coextruded. Excluded are metallized films and other finished films that have had at least one

of their surfaces modified by the application of a performance-enhancing resinous or inorganic layer of more than 0.00001 inches thick. Imports of PET Film are currently classifiable in the Harmonized Tariff Schedule of the United States (HTSUS) under item number 3920.62.00.90. HTSUS subheadings are provided for convenience and customs purposes. The written description of the scope of the antidumping duty order is dispositive.

#### **Analysis of Comments Received**

All issues raised in the case and rebuttal briefs by parties to this review are addressed in the Issues and Decision Memorandum. A list of issues that parties raised and to which we respond in the Issues and Decision Memorandum is attached to this notice as an Appendix. The Issues and Decision Memorandum is a public document and is on file electronically via Enforcement and Compliance's Antidumping and Countervailing Duty Centralized Electronic Service System (IA ACCESS). IA ACCESS is available to registered users at http:// iaaccess.trade.gov, and is available to all parties in the Central Records Unit, Room 7046 of the main Department of Commerce building. In addition, a complete version of the Issues and Decision Memorandum can be accessed directly on the Internet at http:// trade.gov/enforcement/. The signed Issues and Decision Memorandum and the electronic versions of the Issues and Decision Memorandum are identical in content.

#### **Changes Since the Preliminary Results**

Based on a review of the record and comments received from interested parties regarding our Preliminary Results, no changes have been made to Jindal's calculations. SRF's preliminary rate in the companion countervailing duty administrative review was 2.84 percent; 4 however, its final rate for the companion countervailing duty administrative review is 2.64 percent. The entirety of SRF's countervailing duty rate is based on export subsidies. Therefore, we have adjusted SRF's antidumping duty rate accordingly by the entire amount of its countervailing duty rate for these final results.5

<sup>&</sup>lt;sup>1</sup> See Polyethylene Terephthalate Film, Sheet, and Strip from India: Preliminary Results of

Antidumping Duty Administrative Review, 2011–2012, 78 FR 48143 (August 7, 2013) (Preliminary Results).

<sup>&</sup>lt;sup>2</sup> *Id*.

<sup>&</sup>lt;sup>3</sup> See Memorandum for the Record from Paul Piquado, Assistant Secretary for Enforcement and Compliance, "Deadlines Affected by the Shutdown of the Federal Government" (October 18, 2013).

<sup>&</sup>lt;sup>4</sup> See Polyethylene Terephthalate Film, Sheet, and Strip From India: Preliminary Results of Countervailing Duty Administrative Review; 2011, 78 FR 48147, 48148 (August 7, 2013).

<sup>&</sup>lt;sup>5</sup> See Memorandum to Mark Hoadley, Program Manager "Analysis Memorandum for the Final Results of the Antidumping Duty Administrative Review of Polyethylene Terephthalate Film, Sheet, and Strip from India: SRF Limited, dated concurrently with these final results.

#### Final Results of Review

As a result of our review, we determine the following weighted-average dumping margins exist for the period July 1, 2011, through June 30, 2012.

Manufacturer/Exporter	Weighted-av- erage margin (percent)
Jindal Poly Films Limited	0.00
SRF Limited	0.78
Polyplex Corporation Ltd	0.78

#### **Assessment Rates**

The Department determines, and U.S. Customs and Border Protection (CBP) shall assess, antidumping duties on all appropriate entries. We will instruct CBP to liquidate entries of merchandise produced and/or exported by Jindal, SRF, and Polyplex. The Department will issue assessment instructions to CBP 15 days after the date of publication of the final results of review. For assessment purposes, where the respondent reported the entered value for its sales, we calculated importer-specific (or customer-specific) ad valorem assessment rates based on the ratio of the total amount of the dumping duties calculated for the examined sales to the total entered value of those same sales.6 However, where the respondent did not report the entered value for its sales, we will calculate importer-specific (or customer-specific) per-unit duty assessment rates. We will instruct CBP to assess antidumping duties on all appropriate entries covered by this review if any per-unit duty assessment rate calculated in the final results of this review is above de minimis (i.e., at or above 0.50 percent). For any individually examined respondents whose weighted-average dumping margin is above *de minimis* in these final results, we will calculate importerspecific ad valorem duty assessment rates based on the ratio of the total amount of antidumping duties calculated for the importer's examined sales to the total entered value of the sales in accordance with 19 CFR 351.212(b)(1). Pursuant to 19 CFR 351.106(c)(2), we will instruct CBP to liquidate without regard to antidumping duties any entries for which the assessment rate is zero or de minimis (i.e., less than 0.50 percent).7

#### Cash Deposit Requirements

The following deposit requirements will be effective for all shipments of PET Film from India entered, or

withdrawn from warehouse, for consumption on or after the date of publication of the final results of this administrative review, as provided for by section 751(a)(2)(C) of the Act: (1) The cash deposit rate for the company under review will be the rate established in the final results of this review (except, if the rate is zero or de minimis, i.e., less than 0.5 percent, no cash deposit will be required); (2) for previously reviewed or investigated companies not listed above, the cash deposit rate will continue to be the company-specific rate published for the most recent period; (3) if the exporter is not a firm covered in this review, a prior review, or the less-than-fair-value investigation, but the manufacturer is, the cash deposit rate will be the rate established for the most recent period for the manufacturer of the merchandise; and (4) if neither the exporter nor the manufacturer is a firm covered in this or any previous review, the cash deposit rate will be the all others rate for this proceeding, 5.71 percent. These deposit requirements, when imposed, shall remain in effect until further notice.

#### **Notification to Importers**

This notice serves as a final reminder to importers of their responsibility under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of double antidumping duties.

This notice also serves as a reminder to parties subject to administrative protective order (APO) of their responsibility concerning the destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3). Timely written notification of the return or destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a sanctionable violation.

The Department is issuing and publishing these final results of administrative review in accordance with sections 751(a)(1) and 777(i)(1) of the Act.

Dated: February 21, 2014.

#### Paul Piquado,

Assistant Secretary for Enforcement and Compliance.

#### **Appendix**

### List of Topics Discussed in the Issues and Decision Memorandum

Comment 1: Differential Pricing Analysis: Magnitude of the Observed Price Differences Ignored.

Comment 2: Differential Pricing Analysis: Inclusion of Both Higher- and Lower-Priced Sales.

Comment 3: Differential Pricing Analysis: Results of the Cohen's *d* Test By Purchaser, Region or Time Period Should Be Considered Separately.

Comment 4: Differential Pricing Analysis: Results of the Cohen's d Test By Time Period Is Flawed.

Comment 5: Differential Pricing Analysis: The Cohen's *d* Test Does Not Measure Causal Links or Statistical Significance But Systematically Results in Affirmative Determinations.

Comment 6: Differential Pricing Analysis: Explanation of Why the Average-to-Average Method Cannot Account for Such Differences.

Comment 7: The Withdrawal of the Regulatory Provisions Governing Targeted Dumping in Less-Than-Fair-Value Investigations.

Comment 8: Use of an Alternative Comparison Method in Administrative Reviews.

[FR Doc. 2014–04432 Filed 2–27–14; 8:45 am]

#### **DEPARTMENT OF COMMERCE**

#### **International Trade Administration**

[A-583-837]

Polyethylene Terephthalate Film, Sheet, and Strip From Taiwan: Final Results of Antidumping Duty Administrative Review; 2011–2012

**AGENCY:** Enforcement and Compliance, formerly Import Administration, International Trade Administration, U.S. Department of Commerce.

**SUMMARY:** The Department of Commerce ("the Department") published its preliminary results of the administrative review of the antidumping duty order on polyethylene terephthalate (PET) film, sheet, and strip from Taiwan. The period of review ("POR") is July 1, 2011, through June 30, 2012. Based upon our analysis of the comments received, we have made changes to the margin calculations for these final

<sup>6</sup> See 19 CFR 351.212(b).

<sup>7</sup> See 19 CFR 351.106(c)(1).

<sup>&</sup>lt;sup>1</sup> See Polyethylene Terephthalate Film, Sheet, and Strip From Taiwan; Preliminary Results of the Antidumping Duty Administrative Review; 2011–12, 78 FR 48651 (August 9, 2013) ("Preliminary Results").

2014.

results and continue to determine that Shinkong Synthetic Fibers Corporation and its subsidiary Shinkong Material Technology Corporation (collectively "Shinkong") made sales below normal value. The final dumping margin is listed below in the "Final Results of Review" section of this notice.

DATES: Effective Date: February 28,

#### FOR FURTHER INFORMATION CONTACT:

Milton Koch or Gene Calvert at (202) 482–2584, or (202) 482–3586, respectively; AD/CVD Operations, Office VII, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230.

#### SUPPLEMENTARY INFORMATION:

#### Background

On August 9, 2013, the Department published the *Preliminary Results*.<sup>2</sup> The Department conducted verification from August 22 through 30, 2013 in Taipei, Taiwan. On November 8, 2013, Shinkong submitted an updated database.

As explained in the memorandum from the Assistant Secretary for Enforcement and Compliance, the Department has exercised its discretion to toll deadlines for the duration of the closure of the Federal Government from October 1, through October 16, 2013.3 Therefore, all deadlines in this segment of the proceeding have been extended by 16 days. If the new deadline falls on a non-business day, in accordance with the Department's practice, the deadline will become the next business day. In addition, the Department extended the deadline for the final results on November 1, 2013, in accordance with section 751(a)(3)(A). The revised deadline for the final results of this review is now February 24, 2014.4

#### Scope of the Order

The products covered by the antidumping duty order are all gauges of raw, pretreated, or primed polyethylene terephthalate film, sheet, and strip, whether extruded or coextruded. Excluded are metalized films and other

finished films that have had at least one of their surfaces modified by the application of a performance-enhancing resinous or inorganic layer of more than 0.00001 inches thick. Imports of polyethylene terephthalate film, sheet, and strip are currently classifiable in the Harmonized Tariff Schedule of the United States ("HTSUS") under item number 3920.62.00.90. HTSUS subheadings are provided for convenience and customs purposes. The written description of the scope of the antidumping duty order is dispositive.

A full description of the scope of the order is contained in the memorandum from Christian Marsh, Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, to Paul Piquado, Assistant Secretary for Import Administration, "Decision Memorandum for Final Results of Antidumping Duty Administrative Review: Polyethylene Terephthalate Film, Sheet, and Strip from Taiwan; 2011–2012 Administrative Review" ("Issues and Decision Memorandum"), which is issued concurrent with and hereby adopted by this notice.

#### **Analysis of Comments Received**

The issue raised in the case and rebuttal briefs by parties is addressed in the Issues and Decision Memorandum. The issue which parties raised is identified in the Appendix to this notice. The Issues and Decision Memorandum is a public document and is on file in the Central Records Unit ("CRU"), Room 7046 of the main Department of Commerce building, as well as electronically via Enforcement and Compliance's Antidumping and Countervailing Duty Centralized Electronic Service System ("IA ACCESS"). IA ACCESS is available to registered users at http:// iaaccess.trade.gov and in the CRU. In addition, a complete version of the Issues and Decision Memorandum can be accessed directly on the internet at http://www.trade.gov/enforcement. The signed Issues and Decision Memorandum and the electronic versions of the Issues and Decision Memorandum are identical in content.

#### **Changes Since the Preliminary Results**

Based on our analysis of the comments received and information gathered after the *Preliminary Results*, we have made adjustments to the margin calculations for Shinkong's indirect selling expenses.

#### Final Results of Review

We determine that Shinkong's weighted-average dumping margin is 4.48 percent for entries of subject merchandise that were produced and/or exported by Shinkong and that entered, or were withdrawn from warehouse, for consumption during the period July 1, 2011, through June 30, 2012.

#### **Assessment Rates**

The Department shall determine, and U.S. Customs and Border Protection ("CBP") shall assess, antidumping duties on all appropriate entries. The Department intends to issue assessment instructions to CBP 15 days after the date of publication of the final results of this review.

For any individually examined respondents whose weighted-average dumping margin is above de minimis (i.e., 0.5 percent) in the final results, we will calculate importer-specific ad valorem duty assessment rates based on the ratio of the total amount of dumping calculated for the importer's examined sales to the total entered value of those sales in accordance with 19 CFR 351.212(b)(1). We will instruct CBP to assess antidumping duties on all appropriate entries covered by this review when the importer-specific assessment rate calculated in the final results of this review is above de minimis. Where either the respondent's weighted average dumping margin is zero or below de minimis or an importer-specific assessment rate is zero or de minimis, we will instruct CBP to liquidate the appropriate entries without regard to antidumping duties.

The Department clarified its "automatic assessment" regulation on May 6, 2003. This clarification will apply to entries of subject merchandise during the POR produced by each respondent for which they did not know that their merchandise was destined for the United States. In such instances, we will instruct CBP to liquidate unreviewed entries at the all-others rate if there is no rate for the intermediate company(ies) involved in the transaction. For a full discussion of this clarification, see Antidumping and Countervailing Duty Proceedings: Assessment of Antidumping Duties, 68 FR 23954 (May 6, 2003).

#### **Cash Deposit Requirements**

The following deposit requirements will be effective for all shipments of PET film from Taiwan entered, or withdrawn from warehouse, for consumption on or after the date of publication of the final results of this administrative review, as provided for by section 751(a)(2)(C) of the Tariff Act of 1930, as amended ("the Act"): (1) The cash deposit rate for the company under review will be the rate established in the final results of this review (except, if the

<sup>&</sup>lt;sup>2</sup> See Preliminary Results.

<sup>&</sup>lt;sup>3</sup> See Memorandum for the Record from Paul Piquado, Assistant Secretary for the Enforcement and Compliance, "Deadlines Affected by the Shutdown of the Federal Government" (October 18, 2013).

<sup>&</sup>lt;sup>4</sup> See Memorandum to from Edward Yang, Office Director, Office VII, to Christian Marsh, Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, "Polyethylene Terephthalate Film, Sheet, and Strip from Taiwan: Extension of Deadline for Final Results of Antidumping Duty Administrative Review" (November 1, 2013).

rate is zero or below de minimis, i.e., 0.5 percent, no cash deposit will be required); (2) for previously reviewed or investigated companies not listed above, the cash deposit rate will continue to be the company-specific rate published for the most recent period; (3) if the exporter is not a firm covered in this review, a prior review, or the less-thanfair-value investigation, but the manufacturer is, the cash deposit rate will be the rate established for the most recent period for the manufacturer of the merchandise; and, (4) if neither the exporter nor the manufacturer is a firm covered in this or any previous review, the cash deposit rate will be the all others rate for this proceeding, 2.40 percent, as established in the less-thanfair-value investigation. These deposit requirements, when imposed, shall remain in effect until further notice.

### Notification Regarding Administrative Protective Orders

This notice is the only reminder to parties subject to the administrative protective order ("APO") of their responsibility concerning the return or destruction of proprietary information disclosed under the APO in accordance with 19 CFR 351.305(a)(3), which continues to govern business proprietary information in this segment of the proceeding. Timely written notification of the return or destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and the terms of an APO is a sanctionable violation.

#### Notification to Importers

This notice also serves as a final reminder to importers of their responsibility under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries during this review period. Failure to comply with this requirement could result in the Secretary's presumption that reimbursement of antidumping duties occurred and the subsequent assessment of double antidumping duties.

These final results of administrative review and notice are published in accordance with sections 751(a)(1) and 777(i)(1) of the Act and 19 CFR 351.213(h).

Dated: February 24, 2014.

#### Paul Piguado,

Assistant Secretary for Enforcement and Compliance.

#### **Appendix**

### **Topic Discussed in the Issues and Decision Memorandum**

Whether Shinkong's underutilized capacity should be classified as a cost of manufacturing or as a general and administrative expense.

[FR Doc. 2014–04429 Filed 2–27–14; 8:45 am] BILLING CODE 3510–DS–P

#### **DEPARTMENT OF COMMERCE**

## International Trade Administration [A-475-818]

Certain Pasta From Italy: Notice of Final Results of 16th Antidumping Duty Administrative Review; 2011–2012

**AGENCY:** Enforcement and Compliance, formerly Import Administration, International Trade Administration, Department of Commerce.

SUMMARY: On August 7, 2013, the Department of Commerce (the Department) published the preliminary results of the antidumping duty administrative review of certain pasta (pasta) from Italy and gave interested parties an opportunity to comment on the *Preliminary Results.*<sup>1</sup> The review covers two mandatory respondents, Pastificio Gallo Natale & F.Ili S.r.L. (Gallo), and Rummo,<sup>2</sup> and six nonselected companies.<sup>3</sup> The period of review (POR) is July 1, 2011, through June 30, 2012. As a result of our analysis

of the comments and information received, these final results differ from the *Preliminary Results*. For the final weighted-average dumping margin, *see* the "Final Results of Review" section below.

**DATES:** Effective Date: February 28, 2014.

#### FOR FURTHER INFORMATION CONTACT:

Stephanie Moore (Gallo) and George McMahon (Rummo), Office III, AD/CVD Operations, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–3692 and (202) 482–1167, respectively.

#### SUPPLEMENTARY INFORMATION:

#### **Background**

On August 7, 2013, the Department of Commerce (the Department) published the *Preliminary Results*. In accordance with 19 CFR 351.309(c)(1)(ii), we invited parties to comment on our *Preliminary Results*.<sup>4</sup> On September 6, 2013, Gallo submitted its case brief and Rummo requested a hearing. Rummo withdrew its hearing request on January 16, 2014. The Department conducted the verification of Rummo's cost and sales responses in Italy, from December 2 through 6, 2013, and December 9 through 13, 2013, respectively.

On January 15, 2014, Rummo filed a case brief and Petitioners <sup>5</sup> submitted a case brief regarding Gallo. On January 22, 2014, Petitioners and Gallo filed their respective rebuttal briefs.

As explained in the memorandum from the Assistant Secretary for Enforcement and Compliance, the Department has exercised its discretion to toll deadlines for the duration of the closure of the Federal Government from October 1, through October 16, 2013. Therefore, all deadlines in this segment of the proceeding have been extended by 16 days.<sup>6</sup> Pursuant to the Tolling Memo, the deadline for the final results of this review was revised with a due date of December 23, 2013.

On October 23, 2013, the Department issued a memorandum extending the time period for issuing the final results of this administrative review from

<sup>&</sup>lt;sup>1</sup> See Certain Pasta From Italy: Antidumping Duty Administrative Review; 2011–2012, 78 FR 48146 (August 7, 2013) (Preliminary Results), and accompanying Decision Memorandum (Preliminary Decision Memorandum).

<sup>&</sup>lt;sup>2</sup> The "Rummo Group" consists of Rummo S.p.A., a producer and seller of subject merchandise, Lenta Lavorazione, a seller of subject merchandise, Pasta Castiglioni, a producer and seller of subject merchandise, and the ultimate holding company (with no operations), Rummo S.p.A. Molino e Pastificio (collectively, "Rummo").

<sup>&</sup>lt;sup>3</sup> The non-selected companies are: Alberto Poiatti S.p.A (Poiatti); Delverde Industrie Alimentari S.p.A (Delverde); Fiamma Vesuviana S.r.L (Fiamma); Pastificio Zaffiri S.r.L (Zaffiri); Tandoi Filippo e Adalberto Fratelli S.p.A (Fratelli); and Valdigrano di Flavio Pagani S.r.L (Valdigrano). The Department issued a partial rescission notice in which it rescinded this administrative review, in part, with respect to Industria Alimentare Colavita, S.p.A (Indalco) and Pasta Lensi S.r.L (Lensi). We also rescinded, in part, this administrative review with respect to Pastificio Attilio Mastromauro-Pasta Granoro S.r.L (Granoro) because this company has been revoked from the antidumping duty order effective prior to the beginning of this POR. See Certain Pasta From Italy: Notice of Partial Rescission of Antidumping Duty Administrative Review, 78 FR 20091 (April 3, 2013).

<sup>&</sup>lt;sup>4</sup> The Department issued the briefing schedule in a Memorandum to the File, dated January 7, 2014. This briefing schedule indicated that the case and rebuttal briefs were due by close of business January 15, 2014 and January 22, 2014, respectively.

<sup>&</sup>lt;sup>5</sup> Petitioners are American Italian Pasta Company and Dakota Growers Pasta Company.

<sup>&</sup>lt;sup>6</sup> See Memorandum for the Record from Paul Piquado, Assistant Secretary for Enforcement and Compliance, "Deadlines Affected by the Shutdown of the Federal Government" (October 18, 2013) (Tolling Memo).

December 23, 2013 to February 21, 2014.

#### Scope of the Order

Imports covered by the order are shipments of certain non-egg dry pasta. The merchandise subject to review is currently classifiable under items 1901.90.90.95 and 1902.19.20 of the Harmonized Tariff Schedule of the United States (HTSUS). Although the HTSUS subheadings are provided for convenience and customs purposes, the written description of the merchandise subject to the order is dispositive.<sup>7</sup>

#### **Analysis of Comments Received**

All issues raised in the case and rebuttal briefs by parties to this administrative review are addressed in the Issues and Decision Memorandum. A list of the issues that parties raised

and to which we responded is attached to this notice as Appendix. The Issues and Decision Memorandum is a public document and is on-file electronically via Enforcement and Compliance's Antidumping and Countervailing Duty Centralized Electronic Service System (IA ACCESS). IA ACCESS is available to registered users at http:// iaaccess.trade.gov and in the Central Records Unit (CRU), Room 7046 of the main Department of Commerce building. In addition, a complete version of the Issues and Decision Memorandum can be accessed directly on the Internet at http:// enforcement.ita.doc.gov/frn/index.html. The signed Issues and Decision Memorandum and the electronic versions of the Issues and Decision Memorandum are identical in content.

#### **Changes Since the Preliminary Results**

Based on a review of the record and comments received from interested parties regarding our *Preliminary Results*, we have recalculated Gallo and Rummo's weighted-average dumping margins. Gallo's and Rummo's adjustments are discussed in detail in the accompanying final calculation memoranda.<sup>8</sup> As a result of the aforementioned recalculation of Gallo's and Rummo's rates, the weighted-average dumping margin for the six non-selected companies has changed.

#### Final Results of the Review

As a result of this review, the Department determines the following weighted-average dumping margins <sup>9</sup> for the period July 1, 2011, through June 30, 2012, are as follows:

Producer and/or exporter	Weighted-av- erage dumping margin (percent)
Pastificio Gallo Natale & F.Ili S.r.L	1.31
Rummo S.p.A. Molino e Pastificio, Rummo S.p.A., Lenta Lavorazione, and Pasta Castiglioni	14.48
Alberto Poiatti S.p.A	13.09
Delverde Industrie Alimentari S.p.A	13.09
Fiamma Vesuviana S.r.L	13.09
Pastificio Zaffiri S.r.L	13.09
Tandoi Filippo e Adalberto Fratelli S.p.A	13.09
Valdigrano di Flavio Pagani S.r.L	13.09

#### **Duty Assessment**

The Department shall determine and Customs and Border Protection (CBP) shall assess antidumping duties on all appropriate entries. 10 For any individually examined respondents whose weighted-average dumping margin is above de minimis, we calculated importer-specific ad valorem duty assessment rates based on the ratio of the total amount of dumping calculated for the importer's examined sales to the total entered value of those same sales in accordance with 19 CFR 351.212(b)(1). Upon issuance of the final results of this administrative review, if any importer-specific assessment rates calculated in the final results are above

de minimis (i.e., at or above 0.5 percent), the Department will issue appraisement instructions directly to CBP to assess antidumping duties on appropriate entries.

To determine whether the duty assessment rates covering the period were *de minimis*, in accordance with the requirement set forth in 19 CFR 351.106(c)(2), for each respondent we calculated importer (or customer)-specific *ad valorem* rates by aggregating the amount of dumping calculated for all U.S. sales to that importer or customer and dividing this amount by the total entered value of the sales to that importer (or customer). Where an importer (or customer)-specific *ad* 

valorem rate is greater than de minimis, and the respondent has reported reliable entered values, we apply the assessment rate to the entered value of the importer's/customer's entries during the review period. Where an importer (or customer)-specific ad valorem rate is greater than de minimis and we do not have reliable entered values, we calculate a per-unit assessment rate by aggregating the amount of dumping for all U.S. sales to each importer (or customer) and dividing this amount by the total quantity sold to that importer (or customer).

The Department clarified its "automatic assessment" regulation on May 6, 2003.<sup>11</sup> This clarification will

<sup>&</sup>lt;sup>7</sup>For a full description of the scope of the order, see the "Decision Memorandum for the Final Results of Antidumping Duty Administrative Review: Certain Pasta from Italy" from Christian Marsh, Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, to Paul Piquado, Assistant Secretary for Enforcement and Compliance, dated concurrently with this notice (Issues and Decision Memorandum) and incorporated herein by reference.

<sup>&</sup>lt;sup>8</sup> See Issues and Decision Memorandum; see also Memorandum to the File, Through Eric B. Greynolds, Program Manager, Office III, from Stephanie Moore, Case Analyst, Office III, titled "Certain Pasta from Italy: Calculation

Memorandum—Gallo," dated February 21, 2014 and Memorandum to the File, Through Eric B. Greynolds, Program Manager, Office III, from George McMahon, Case Analyst, Office III, titled "Certain Pasta from Italy: Calculation Memorandum—the Rummo Group," dated February 21, 2014.

<sup>&</sup>lt;sup>9</sup>The rate applied to the non-selected companies is a weighted-average percentage margin calculated based on the publicly-ranged U.S. volumes of the two reviewed companies with an affirmative dumping margin, for the period July 1, 2011, through June 30, 2012. *See* Memorandum to the File, titled, "Certain Pasta from Italy: Margin for Respondents Not Selected for Individual

Examination," from George McMahon and Stephanie Moore, Case Analysts, through Eric B. Greynolds, Program Manager, dated concurrently with this notice.

<sup>&</sup>lt;sup>10</sup> In these final results, the Department applied the assessment rate calculation method adopted in Antidumping Proceedings: Calculation of the Weighted-Average Dumping Margin and Assessment Rate in Certain Antidumping Proceedings: Final Modification, 77 FR 8101 (February 14, 2012).

<sup>&</sup>lt;sup>11</sup> See Antidumping and Countervailing Duty Proceedings: Assessment of Antidumping Duties, 68 FR 23954 (May 6, 2003) (Automatic Assessment Clarification).

apply to entries of subject merchandise during the POR produced by the respondent for which it did not know its merchandise was destined for the United States. In such instances, we will instruct CBP to liquidate unreviewed entries at the all-others rate if there is no rate for the intermediate company(ies) involved in the transaction. For a full discussion of this clarification, see the Automatic Assessment Clarification.

We intend to issue assessment instructions directly to CBP 15 days after publication of the final results of this review.

#### Cash Deposit Requirements

The following cash deposit requirements will be effective upon publication of the notice of final results of administrative review for all shipments of subject merchandise entered, or withdrawn from warehouse, for consumption on or after the publication of the final results of this administrative review, as provided by section 751(a)(2) of the Act: (1) The cash deposit rate for respondents noted above will be the rate established in the final results of this administrative review: (2) for merchandise exported by manufacturers or exporters not covered in this administrative review but covered in a prior segment of the proceeding, the cash deposit rate will continue to be the company specific rate published for the most recently completed segment of this proceeding; (3) if the exporter is not a firm covered in this review, a prior review, or the original investigation, but the manufacturer is, the cash deposit rate will be the rate established for the most recently completed segment of this proceeding for the manufacturer of the subject merchandise; and (4) the cash deposit rate for all other manufacturers or exporters will continue to be 15.45 percent, the all-others rate established in the antidumping investigation as modified by the section 129 determination. These cash deposit requirements, when imposed, shall remain in effect until further notice.

#### Notification to Importers Regarding the Reimbursement of Duties

This notice also serves as a final reminder to importers of their responsibility under 19 CFR 351.402(f) to file a certificate regarding the reimbursement of antidumping and/or countervailing duties prior to liquidation of the relevant entries during the POR. Failure to comply with this requirement could result in the Department's presumption that reimbursement of antidumping and/or countervailing duties occurred and the

subsequent assessment of doubled antidumping duties.

#### Administrative Protective Order

This notice also serves as a reminder to parties subject to administrative protective orders (APO) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3), which continues to govern business proprietary information in this segment of the proceeding. Timely written notification of the return/destruction of APO materials, or conversion to judicial protective order, is hereby requested. Failure to comply with the regulations and the terms of an APO is a sanctionable violation.

We are issuing and publishing this notice in accordance with sections 751(a)(1) and 777(i)(1) of the Act and 19 CFR 351.213(h).

Dated: February 21, 2014.

#### Paul Piquado,

Assistant Secretary for Enforcement and Compliance.

#### Appendix

#### List of Comments in the Accompanying Issues and Decision Memorandum

Company-Specific Issues

Comment 1: Program Language for Gallo's U.S. Warranty Expense

Comment 2: Treatment of Gallo's U.S. Warranty Expense

Comment 3: Certain U.S. Sales Not Reported by Rummo

Comment 4: The Commission Offset for Rummo's Constructed Export Price (CEP)

[FR Doc. 2014-04430 Filed 2-27-14; 8:45 am] BILLING CODE 3510-DS-P

#### **DEPARTMENT OF COMMERCE**

#### **International Trade Administration**

[A-552-802]

#### Certain Frozen Warmwater Shrimp From the Socialist Republic of Vietnam: Final Results of Changed **Circumstances Review**

**AGENCY:** Enforcement and Compliance, formerly Import Administration, International Trade Administration, Department of Commerce.

SUMMARY: On January 10, 2014, the Department of Commerce ("Department") published its notice of initiation and preliminary results of a changed circumstances review ("CCR") of the antidumping duty order on Certain Frozen Warmwater Shrimp ("shrimp") from the Socialist Republic

of Vietnam ("Vietnam").1 The Department preliminarily determined that Gallant Dachan Seafood Co., Ltd. ("Dachan") is the successor-in-interest to Gallant Ocean (Quang Ngai), Co. Ltd. ("Quang Ngai"). We invited parties to comment. No parties submitted comments, and for these final results we continue to find that Dachan is the successor-in-interest to Quang Ngai. DATES: Effective Date: February 28, 2014.

#### FOR FURTHER INFORMATION CONTACT:

Frances Veith, Office V, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: at (202) 482-4295.

#### SUPPLEMENTARY INFORMATION:

#### **Background**

On October 31, 2013,2 Dachan requested that the Department conduct a CCR to determine whether it is the successor-in-interest to Quang Ngai, for purposes of determining antidumping duties due as a result of the Order.3 On January 10, 2014, the Department initiated the CCR of Dachan and preliminarily determined that Dachan is the successor-in-interest to Quang Ngai.<sup>4</sup> In the *Preliminary Results*, the Department invited interested parties to comment.<sup>5</sup> We received no comments or requests for a hearing from interested parties.

#### Scope of the Order

The merchandise subject to the order is certain frozen warmwater shrimp. The product is currently classified under the following Harmonized Tariff Schedule of the United States item numbers: 0306.17.00.03, 0306.17.00.06, 0306.17.00.09, 0306.17.00.12, 0306.17.00.15, 0306.17.00.18, 0306.17.00.21, 0306.17.00.24, 0306.17.00.27, 0306.17.00.40, 1605.21.10.30, and 1605.29.10.10. The written description of the scope of the order is dispositive.6

Continued

<sup>&</sup>lt;sup>1</sup> See Certain Frozen Warmwater Shrimp From the Socialist Republic of Vietnam: Initiation and Preliminary Results of Changed Circumstances Review, 79 FR 1824 (January 10, 2014) ("Preliminary Results").

<sup>&</sup>lt;sup>2</sup> This changed circumstances review was originally filed on September 30, 2013, within the seventh administrative review for frozen shrimp from Vietnam. Pursuant to instructions from the Department, Gallant Ocean re-filed this CCR on October 31, 2013

<sup>&</sup>lt;sup>3</sup> See Letter from Gallant Ocean dated October 31, 2013, at 3.

<sup>&</sup>lt;sup>4</sup> See Preliminary Results, 79 FR at 1825.

<sup>5</sup> Id., 79 FR at 1826.

<sup>&</sup>lt;sup>6</sup> For a full description of the scope of the order, see the Department's memorandum to the file titled

#### Final Results of Changed Circumstances Review

Because no parties have submitted comments opposing the Department's preliminary determination, and because there is no other information or evidence on the record that calls into question the *Preliminary Results*, the Department determines that Dachan is the successor-in-interest to Quang Ngai for the purpose of determining antidumping duty liability.

### Instructions to U.S. Customs and Border Protection

As a result of this determination, we find that Dachan should receive the cash deposit rate previously assigned to Quang Ngai in the most recently completed review of the antidumping duty order on shrimp from Vietnam. Consequently, the Department will instruct U.S Customs and Border Protection to collect estimated antidumping duties for all shipments of subject merchandise exported by Dachan and entered, or withdrawn from warehouse, for consumption on or after the publication date of this notice in the Federal Register at the current cash deposit rate for Quang Ngai, which is 0.00 percent.7 This cash deposit requirement shall remain in effect until further notice.

#### **Notification**

This notice serves as a reminder to parties subject to administrative protective order ("APO") of their responsibility concerning the disposition of proprietary information disclosed under APO in accordance with 19 CFR 351.306. Timely written notification of the return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a sanctionable violation.

This notice is published in accordance with sections 751(b)(1) and 777(i) of the Tariff Act of 1930, as amended, and 19 CFR 351.216.

Dated: February 24, 2014.

#### Paul Piquado,

Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2014-04431 Filed 2-27-14; 8:45 am]

BILLING CODE 3510-DS-P

#### **DEPARTMENT OF COMMERCE**

## International Trade Administration [C-533-825]

Polyethylene Terephthalate Film, Sheet, and Strip From India: Final Results of Countervailing Duty Administrative Review: 2011

**AGENCY:** Enforcement and Compliance, formerly Import Administration, International Trade Administration, Department of Commerce.

SUMMARY: On August 7, 2013, the Department published the preliminary results of the administrative review of the countervailing duty order on polyethylene terephthalate film, sheet, and strip (PET film) from India.¹ The period of review (POR) is January 1, 2011, through December 31, 2011. Based on the analysis of the comment received, the Department has made a change to the subsidy rate determined for SRF Limited (SRF). The final subsidy rate is listed in the "Final Results of Review" section below.

DATES: Effective Date: February 28,

FOR FURTHER INFORMATION CONTACT: Elfi Blum, AD/CVD Operations, Office VII, Enforcement and Compliance, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–0197.

#### Scope of the Order

2014.

The products covered are all gauges of raw, pretreated, or primed polyethylene terephthalate film, sheet and strip, whether extruded or coextruded. Excluded are metallized films and other finished films that have had at least one of their surfaces modified by the application of a performance-enhancing resinous or inorganic layer of more than 0.00001 inches thick. Imports of PET film are classifiable in the Harmonized Tariff Schedule of the United States (HTSUS) under item number 3920.62.00.90. HTSUS subheadings are provided for convenience and customs purposes. The written description of the scope of the order is dispositive.

#### **Analysis of Comments Received**

The issue raised by SRF in its case brief is addressed in the Issues and Decision Memorandum.<sup>2</sup> The issue is

identified in the Appendix to this notice. The Issues and Decision Memorandum is a public document and is on file electronically via Enforcement and Compliance's Antidumping and Countervailing Duty Centralized Electronic Service System (IA ACCESS). Access to IA ACCESS is available to registered users at http:// iaaccess.trade.gov and in the Central Records Unit, room 7046 of the main Department of Commerce building. In addition, a complete version of the Issues and Decision Memorandum can be accessed directly on the Internet at http://enforcement.trade.gov/frn/. The signed Issues and Decision Memorandum and electronic versions of the Issues and Decision Memorandum are identical in content.

#### **Changes Since the Preliminary Results**

Based on the comment received from SRF, we made a change to the Department's U.S. dollar-denominated short-term benchmark calculations from the *Preliminary Results*. For a discussion of the issue, *see* the Issues and Decision Memorandum.

#### **Final Results of Administrative Review**

In accordance with section 777A(e)(1) of the Tariff Act of 1930, as amended (the Act) and 19 CFR 351.221(b)(5), we calculated an individual *ad valorem* subsidy rate for SRF, for the POR for this administrative review.

Manufacturer/exporter	Subsidy rate (percent)	
SRF Limited	2.64	

### Assessment and Cash Deposit Requirements

The Department intends to instruct U.S. Customs and Border Protection (CBP) to liquidate shipments of subject merchandise produced and/or exported by SRF entered or withdrawn from warehouse, for consumption from January 1, 2011, through December 31, 2011, at 2.64 percent *ad valorem* of the entered value, 15 days after publication of the final results of this review.

The Department intends also to instruct CBP to collect cash deposits of estimated countervailing duties at the rate of 2.64 percent *ad valorem* of the entered value on shipments of the subject merchandise produced and

Assistant Secretary for Enforcement and Compliance, "Issues and Decision Memorandum for the Final Results of Countervailing Duty Administrative Review: Polyethylene Terephthalate Film, Sheet, and Strip (PET film) from India; 2011," dated concurrently with this notice and herein incorporated by reference (Issues and Decision Memorandum).

<sup>&</sup>quot;Placing on the Record: Issues and Decision Memorandum from the review covering the period February 1, 2011, through January 31, 2012," (February 12, 2014).

<sup>&</sup>lt;sup>7</sup> See Certain Frozen Warmwater Shrimp From the Socialist Republic of Vietnam: Final Results of Antidumping Duty Administrative Review, 2011– 2012, 78 FR 56211 (September 12, 2013).

<sup>&</sup>lt;sup>1</sup> See Polyethylene Film, Sheet and Strip From India: Preliminary Results of Countervailing Duty Administrative Review; 2011, 78 FR 48147 (August 7, 2013) (Preliminary Results).

<sup>&</sup>lt;sup>2</sup> See Memorandum from Christian Marsh, Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, to Paul Piquado,

exported by SRF, entered, or withdrawn from warehouse, for consumption on or after the date of publication of the final results of this review. We intend to instruct CBP to continue to collect cash deposits for non-reviewed companies at the applicable company-specific countervailing duty rate for the most recent period or all-others rate established in the investigation. These deposit rates, when imposed, shall remain in effect until further notice.

#### Administrative Protective Order

This notice also serves as a reminder to parties subject to an administrative protective order (APO) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3), which continues to govern business proprietary information in this segment of proceeding. Timely written notification of the return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a violation which is subject to sanction.

These final results are issued and published in accordance with sections 751(a)(1) and 777(i)(1) of the Act.

Dated: February 21, 2014.

#### Paul Piquado,

Assistant Secretary for Enforcement and Compliance.

#### Appendix

Comment: The Department Miscalculated The Short-Term Benchmark Interest Rate. [FR Doc. 2014–04436 Filed 2–27–14; 8:45 am]

#### **DEPARTMENT OF COMMERCE**

#### National Institute of Standards and Technology

[Docket Number: 140218152-4152-01] RIN 0693-ZB07

## Manufacturing Extension Partnership (MEP) Center for Florida; Availability of Funds

**AGENCY:** National Institute of Standards and Technology (NIST), United States Department of Commerce (DoC).

**ACTION:** Notice of Funding Availability.

**SUMMARY:** NIST invites applications from eligible applicants for funding one (1) MEP center in the State of Florida. The objective of the MEP center is to provide manufacturing extension services to primarily small- and medium-sized manufacturers in the

state of Florida. The MEP center will become part of the MEP national system of extension service providers, currently comprised of more than 400 centers and field offices located throughout the United States and Puerto Rico.

**DATES:** Electronic applications must be received no later than 11:59 p.m. Eastern Time on May 14, 2014. Paper applications must be received by NIST by 5:00 p.m. Eastern Time on May 14, 2014. Applications received after the respective deadline will not be reviewed or considered. The earliest anticipated start date for awards made under this notice and the corresponding Federal Funding Opportunity (FFO) announcement is expected to be October 1, 2014.

**ADDRESSES:** For applicants without Internet access, the standard application package may be obtained by contacting Diane Henderson, National Institute of Standards and Technology, Manufacturing Extension Partnership, 100 Bureau Drive, Stop 4800, Gaithersburg, MD 20899-4800, phone (301) 975-5105. Applicants with Internet access should obtain the standard application package by downloading the application package through Grants.gov. Paper submissions should be sent to: Diane Henderson, National Institute of Standards and Technology, Manufacturing Extension Partnership, 100 Bureau Drive, Stop 4800, Gaithersburg, MD 20899-4800. Electronic submissions should be submitted to www.grants.gov.

#### FOR FURTHER INFORMATION CONTACT:

Administrative, budget, cost-sharing, and eligibility questions and other programmatic questions should be directed to Diane Henderson at Tel: (301) 975–5105; Email: diane.henderson@nist.gov; Fax: (301) 963–6556. Grants Administration questions should be addressed to: Jannet Cancino, Grants and Agreements Management Division, National Institute of Standards and Technology, 100 Bureau Drive, Stop 1650, Gaithersburg, MD 20899-1650; Tel: (301) 975-6544; Email: jannet.cancino@nist.gov; Fax: (301) 926-6319. For assistance with using Grants.gov contact Christopher Hunton at Tel: (301) 975-5718; Email: christopher.hunton@nist.gov; Fax: (301) 975–8884. All questions and responses will be posted on the MEP Web site, www.nist.gov/mep.

#### SUPPLEMENTARY INFORMATION:

Electronic access: Applicants are strongly encouraged to read the corresponding Federal Funding Opportunity (FFO) announcement available at www.grants.gov for complete information about this

program, including all program requirements and instructions for applying by paper or electronically. The FFO may be found by searching under the Catalog of Federal Domestic Assistance Name and Number provided below.

Authority: 15 U.S.C. 278k, as implemented in 15 CFR part 290.

Catalog of Federal Domestic
Assistance Name and Number:
Manufacturing Extension Partnership—
11.611.

Webinar Information Session: NIST MEP will hold an information session for organizations that are considering applying to this opportunity. This webinar will provide general information regarding MEP and offer general guidance on preparing proposals. NIST/MEP staff will be available on the webinar to answer general questions. During the webinar, proprietary technical discussions about specific project ideas will not be permitted. Also, NIST/MEP staff will not critique or provide feedback on any project ideas during the webinar or at any time before submission of a proposal to MEP. However, NIST/MEP staff will provide information about the MEP eligibility and cost-sharing requirements, evaluation criteria and selection factors, selection process, and the general characteristics of a competitive MEP proposal during this webinar, and by phone and email. The webinar will be held approximately 14 business days after posting of the FFO and publication in the **Federal Register**. The exact date and time of the webinar will be posted on the MEP Web site at www.nist.gov/mep. The webinar will be recorded and a link to the recording will be posted on the MEP Web site. In addition, the webinar presentation will be available after the webinar on the MEP Web site. Organizations wishing to participate in the webinar must sign up by contacting Diane Henderson at diane.henderson@nist.gov.

Program Description: NIST invites applications from eligible applicants for funding one (1) MEP center to provide manufacturing extension services to primarily small- and medium-sized manufacturers in the state of Florida. The MEP center will become part of the MEP national system of extension service providers, currently comprised of more than 400 centers and field offices located throughout the United States and Puerto Rico.

The objective of an MEP center is to provide manufacturing extension services that enhance productivity, innovative capacity, and technological performance, and strengthen the global competitiveness of primarily small- and medium-sized U.S.-based manufacturing firms in its service region. Manufacturing extension services are provided by utilizing the most cost effective, local, leveraged resources for those services through the coordinated efforts of a regionally-based MEP center and local technology resources. The management and operational structure of an MEP center is not prescribed, but should be based upon the characteristics of the manufacturers in the region and locally available resources with demonstrated experience working with manufacturers.

It is not the intent of this program that the centers perform research and

development.

Information regarding MEP and these centers is available at www.nist.gov/

Funding Availability: NIST anticipates funding one (1) application at the level of approximately \$3,500,000 for an initial award for an MEP Center in the state of Florida. The project awarded under the FFO will have a budget and performance period of one (1) year. The award may be renewed on an annual basis in accordance with 15 CFR § 290.4. NIST may provide annual renewal funding at a higher or lower level in the future based on availability of funds.

Cost Share Requirements: Non-Federal cost sharing of at least 50 percent of the total project costs is required for the first year of operation. Any renewal funding of an award will require non-Federal cost sharing as follows:

Year of center operation	Maximum NIST share	Minimum non-federal share
1–3	1/2	1/2
4	2/5	3/5
5 and beyond	1/3	2/3

Non-Federal cost sharing is that portion of the project costs not borne by the Federal Government. The applicant's share of the MEP center expenses may include cash, services, and third party in-kind contributions, as described at 15 CFR § 14.23 or § 24.24, as applicable, and the MEP program rule, 15 CFR § 290.4(c). No more than 50% of the applicant's total non-Federal cost share may be third party in-kind contributions of part-time personnel, equipment, software, rental value of centrally located space, and related contributions, per 15 CFR § 290.4(c)(5). The source and detailed rationale of the cost share, including cash, full- and part-time personnel, and in-kind donations, must be documented in the budget submitted with the application

and will be considered as part of the evaluation review under Section V.1(c) of the FFO.

All non-Federal cost share contributions require a letter of commitment signed by an authorized official from each source.

Any cost sharing must be in accordance with the "cost sharing or matching" provisions of 15 CFR Part 14, Uniform Administrative Requirements for Grants and Cooperative Agreements with Institutions of Higher Education, Hospitals, Other Non-Profit, and Commercial Organizations or 15 CFR part 24, Uniform Administrative Requirements for Grants and Cooperative Agreements to State and Local Governments, as applicable.

As with the Federal share, any proposed costs included as non-Federal cost sharing must be an allowable/ eligible cost under this Program and the following applicable Federal cost principles: (1) Institutions of Higher Education: 2 CFR part 220 (OMB Circular A–21); (2) Nonprofit Organizations: 2 CFR part 230 (OMB Circular A–122); and (3) State, Local and Indian Tribal Governments: 2 CFR part 225 (OMB Circular A–87).

As with the Federal share, any proposed non-Federal cost sharing will be made a part of the cooperative agreement award and will be subject to audit if the project receives MEP

funding

*Eligibility:* The eligibility requirements given in this section will be used for this competition only in lieu of those published in the MEP regulations found at 15 CFR part 290, specifically 15 CFR § 290.5(a)(1). Each award recipient must be a U.S.-based nonprofit institution or organization. For the purpose of this funding opportunity, nonprofit organizations include universities and state and local governments. An eligible organization may work individually or include proposed subawards or contracts with others in a project application, effectively forming a team. Existing MEP awardees who meet the eligibility criteria set forth in this section may apply. However, as discussed in Section III.3.b. of the FFO, NIST will generally not fund applications that propose an organizational or operational structure that, in whole or in part, delegates or transfers to another person, institution, or organization the applicant's responsibility for core MEP management and oversight functions.

Application Requirements: Applications must be submitted in accordance with the requirements set forth in the corresponding FFO announcement. Application/Review Information: The evaluation criteria, selection factors, and review and selection process provided in this section will be used for this competition only in lieu of those provided in the MEP regulations found at 15 CFR part 290, specifically 15 CFR §§ 290.6 and 290.7.

The evaluation criteria that will be used in evaluating applications and assigned weights, with a maximum score of 100, are listed below.

- a. Project Narrative. (60 points; Subcriteria i–iii will be weighted equally)
  The extent to which the applicant's proposal demonstrates how the applicant will efficiently and effectively establish an MEP center to provide manufacturing extension services to primarily small- and medium-sized manufacturers in the state of Florida will be evaluated. Reviewers will consider the following topics when evaluating the Project Narrative:
- i. Market Understanding. Reviewers will assess the strategy proposed for the Center to define the target market, understand the needs of manufacturers, with an emphasis on the small- and medium-sized manufacturers, and determine appropriate services to meet identified needs. The following subtopics will be evaluated:
- (1) Geographic Scope and Targeting. Reviewers will assess the extent to which the applicant
- delineates target service regions and manufacturers;
- makes use of appropriate quantitative and qualitative data sources and market intelligence to support proposed strategies and approaches to defining and segmenting the market; and
- aligns priority industries and regions with other state and regional priorities and investments.
- (2) Needs Identification and Service Offerings. Reviewers will assess the extent to which the applicant's proposed Center
- serves the region's manufacturing base, industry types, and technology requirements;
- meets existing and emerging needs of manufacturers in the service region;
- makes use of multiple sources of qualitative and quantitative information to determine manufacturers' needs and how to address them;
- makes use of resources, tools and services appropriate for the targeted small- and medium-sized manufacturers to meet identified needs of the region; and
- incorporates a range of complementary service providers and partners to deliver broad expertise and

maximum value to manufacturing clients.

- ii. Center Strategy. Reviewers will assess the strategy proposed for the Center to deliver services that meet manufacturers' needs and generate impact. Reviewers will assess the extent to which the proposed Center:
- Incorporates the market analysis described in criterion (i) above to inform strategies, products and services;
- defines a strategy for delivering services that balances market penetration with impact and revenue generation, addressing the needs of manufacturers, with an emphasis on the small- and medium-sized manufacturers;
- defines a state or regional ecosystem in which the Center will operate, including universities, community colleges, technology-based economic developers, and others; and
- supports achievements of the MEP mission and objectives while also satisfying the interests of other stakeholders, investors, and partners.
- iii. Business Model. Reviewers will assess the proposed business model of the Center and its ability to execute the strategy proposed in criterion (ii) based on the market understanding described in Section V.1.a.i. above. The following sub-topics will be evaluated:
- (1) Approach to the Market. Reviewers will assess the extent to which the proposed Center:
  - Reaches area manufacturers;
- enables the use of delivery methods (direct delivery, third party, account management); and
- facilitates the engagement of manufacturers' leadership in strategic discussions related to new technologies, new products, and new markets.
- (2) Products and Services. Reviewers will assess the extent to which the proposed Center:
- Engages expertise both from within the Center and from other sub-recipients and partners to make available a wide range of experts and services to manufacturers;
- delivers services to small- and medium-sized manufacturers to encourage adoption of new technologies, developing new products, and selling products in new markets;
- balances delivering process improvement services with services that will transform and grow manufacturers; and
- delivers advanced manufacturing technology to small- and medium-sized manufacturers and mechanisms for accelerating the adoption of technologies for both process improvement and new product adoption.

- (3) Partnership Leverage and Linkages. Reviewers will assess the extent to which the proposed Center:
- Establishes a sustainable business model, incorporating investment from NIST, other public investors (federal, state, and local), small- and mediumsized manufacturing clients, and other sources; and
- makes use of effective resources or partnerships with third parties such as industry, universities, nonprofit economic organizations, and state governments likely to amplify the Center's capabilities for delivering growth services.
- b. Qualifications of the Applicant and Program Management (20 points; Subcriteria i and ii will be weighted equally). Reviewers will assess the ability of the key personnel and the management structure proposed to deliver the program and services envisioned for the Center. Reviewers will consider the following topics when evaluating the Qualifications of the Applicant and Program Management
- i. Key Personnel and Organizational Structure. Reviewers will assess the extent to which:
- Proposed key personnel have the appropriate experience and education in manufacturing, outreach and partnership development to support achievements of the MEP mission and objectives;
- proposed key personnel have the appropriate experience and education to plan, direct, monitor, organize and control the monetary resources of the proposed Center to achieve its business objectives and maximize its value;
- the proposed management structure (leadership and governance) is aligned to support the execution of the strategy, products and services;
- the proposed staffing plan flows logically from the specified approach to the market and products and service offerings.
- the organizational roles and responsibilities of key personnel and staff are clearly delineated;
- the proposed field staff structure sufficiently supports the geographic concentrations and industry targets for the region; and
- a workable governance structure is delineated, including an oversight Board with a membership representing small- and medium-sized manufacturers in the region.
- *ii. Program Management.* Reviewers will assess the extent to which:
- The proposed methodology of program management and internal evaluation is likely to ensure effective operations and oversight and meet program and service delivery objectives;

- the proposed evaluation plan is aligned to support the execution of the proposed Center's strategy and business model; and
- the proposed approach aligns effectively with the proposed key personnel, staff and organizational structure.
- c. Budget Narrative and Financial Plan. (20 points; Sub-criteria i and ii will be weighted equally) Reviewers will assess the suitability and focus of the applicant's detailed one-year budget. The application will be assessed in the following areas:
- *i. Plans for Financial Cost Share.* Reviewers will assess the extent to which:
- The applicant's funding commitments for cost share are identified and demonstrate stability and duration; and
- the applicant clearly describes the total level of cost share and detailed rationale of the cost share, including cash and in-kind, within the proposed budget.
- *ii. Financial Viability.* Reviewers will assess the extent to which:
- The proposed projections for income and expenditures are appropriate for the scale of services that are to be delivered by the proposed Center and the service delivery model envisioned;
- the proposal's narrative of each of the budgeted items explains the rationale for each of the budgeted items, including assumptions the applicant used in budgeting for the Center;
- the overall financial plan is sufficiently robust and diversified so as to support the long term sustainability of the Center; and
- the proposed financial plan is aligned to support the execution of the proposed Center's strategy and business model.

Selection Factors. The Selecting Official shall select applications for award based upon the rank order of the applications, and may select an application out of rank based on one or more of the following selection factors:

- a. The availability of Federal funds.
- b. Relevance of the proposed project to MEP program goals and policy objectives.
- c. Reviewers' evaluations, including technical comments.
- d. The need to assure appropriate distribution within Florida and the surrounding region.
- e. Whether the project duplicates other projects funded by DoC or by other Federal agencies.

Review and Selection Process: (1) Initial Administrative Review of Applications. An initial review of timely received applications will be conducted to determine eligibility, completeness, and responsiveness to this notice and the corresponding FFO and the scope of the stated program objectives. Applications determined to be ineligible, incomplete, and/or non-responsive may be eliminated from further review. However, NIST, in its sole discretion, may continue the review process for an application that is missing non-substantive information that can easily be rectified or cured.

(2) Full Review of Eligible, Complete, and Responsive Applications.

Applications that are determined to be eligible, complete, and responsive will proceed for full reviews in accordance with the review and selection processes below:

(3) Evaluation and Review. Each application will be reviewed by at least three technically qualified reviewers, who will evaluate each application based on the evaluation criteria (see Section V.1. of the FFO). Each reviewer will assign each application a numeric score for each application. If a non-Federal employee reviewer is used, the reviewers may discuss the applications with each other, but scores will be determined on an individual basis, not as a consensus. Reviewers will assign each application a score, based on the application's responsiveness to the criteria above, with a maximum score of 100. Applicants whose applications receive an average score of 70 or higher out of 100 will be deemed finalists.

Finalists may receive written followup questions in order for the reviewers to gain a better understanding of the applicant's proposal. Once the reviewers have completed their review of the applicant's responses, a conference call or site visit may be deemed necessary. If deemed necessary, either all finalists will participate oneon-one with reviewers in a conference call or all finalists will receive site visits that will be conducted by the reviewers referenced in the preceding paragraph. Finalists will be reviewed and evaluated, and reviewers may revise their assigned numeric scores based on the evaluation criteria (see Section V.1. of the FFO) as a result of the conference call or site visit.

(4) Ranking and Selection. Based on the reviewers' final numeric scores, a rank order will be prepared and provided to the Selecting Official for further consideration. The Selecting Official, who is the Director of the NIST MEP Program, will then select funding recipients based upon the rank order and the selection factors (see Section V.2. of the FFO).

NIST reserves the right to negotiate the budget costs with any applicant selected to receive an award, which may include requesting that the applicant remove certain costs. Additionally, NIST may request that the successful applicant modify objectives or work plans and provide supplemental information required by the agency prior to award. NIST also reserves the right to reject an application where information is uncovered that raises a reasonable doubt as to the responsibility of the applicant. NIST may select part, some, all, or none of the applications. The final approval of selected applications and issuance of awards will be by the NIST Grants Officer. The award decisions of the NIST Grants Officer are final.

Anticipated Announcement and Award Date. Review, selection, and award processing is expected to be completed in September 2014. The earliest anticipated start date for awards made under this notice and the corresponding FFO is expected to be October 1, 2014.

#### Additional Information

a. Application Replacement Pages. Applicants may not submit replacement pages and/or missing documents once an application has been submitted. Any revisions must be made by submission of a new application that must be received by NIST by the submission deadline.

b. Notification to Unsuccessful Applicants. Unsuccessful applicants will be notified in writing.

c. Retention of Unsuccessful
Applications. For paper applications,
one (1) of each non-selected application
will be retained for three (3) years for
record keeping purposes and the other
two (2) copies will be destroyed. After
three (3) years, the remaining copy will
be destroyed. For electronic
applications, an electronic copy of each
non-selected application will be
retained for three (3) years for record
keeping purposes. After three (3) years,
it will be destroyed.

Administrative and National Policy Requirements.

The Department of Commerce Pre-Award Notification Requirements: The DoC Pre-Award Notification Requirements for Grants and Cooperative Agreements, which are contained in the **Federal Register** notice of December 17, 2012 (77 FR 74634), are applicable to this notice and the corresponding FFO and are available at <a href="http://www.osec.doc.gov/oam/grants\_management/policy/documents/">http://www.osec.doc.gov/oam/grants\_management/policy/documents/</a> Department%20of%20Commerce%20

Financial%20Assistance%20 Pre%20Award%20Notice%20-%20 77%20FR%2074634.pdf

Employer/Taxpayer Identification Number (EIN/TIN), Dun and Bradstreet Data Universal Numbering System (DUNS), and System for Award Management (SAM): All applicants for Federal financial assistance are required to obtain a universal identifier in the form of DUNS number and maintain a current registration in the Federal government's primary registrant database, SAM. On the form SF-424 items 8.b. and 8.c., the applicant's 9digit EIN/TIN and 9-digit DUNS number must be consistent with the information in SAM (https://www.sam.gov/) and the Automated Standard Application for Payment System (ASAP). For complex organizations with multiple EINs/TINs and DUNS numbers, the EIN/TIN and DUNS numbers MUST be the numbers for the applying organization. Organizations that provide incorrect/ inconsistent EIN/TIN and DUNS numbers may experience significant delays in receiving funds if their application is selected for funding. Confirm that the EIN/TIN and DUNS number are consistent with the information on the SAM and ASAP. Please note that a federal assistance award cannot be issued if the designated recipient's registration in the System for Award Management (SAM.gov) is not current at the time of the award.

Per 2 CFR part 25, each applicant must:

1. Be registered in the Central Contractor Registration (CCR) before submitting an application, noting the CCR now resides in SAM;

2. Maintain an active CCR registration, noting the CCR now resides in SAM, with current information at all times during which it has an active Federal award or an application under consideration by an agency; and

3. Provide its DUNS number in each application or application it submits to

the agency.

The applicant can obtain a DUNS number from Dun and Bradstreet. A DUNS number can be created within one business day. The CCR or SAM registration process may take five or more business days to complete. If you are currently registered with the CCR, you may not need to make any changes. However, please make certain that the EIN/TIN associated with your DUNS number is correct. Also note that you will need to update your CCR registration annually. This may take three or more business days to complete. Information about SAM is available at www.sam.gov. See also 2 CFR part 25 and the Federal Register

notice published on September 14, 2010, at 75 FR 55671.

See also 2 CFR part 25 and the Federal Register notice published on September 14, 2010, at 75 FR 55671.

Paperwork Reduction Act: The standard forms in the application kit involve a collection of information subject to the Paperwork Reduction Act. The use of Standard Forms 424, 424A, 424B, SF-LLL, and CD-346 have been approved by OMB under the respective Control Numbers 0348-0043, 0348-0044, 0348–0040, 0348–0046, and 0605– 0001. MEP program-specific application requirements have been approved by OMB under Control Number 0693-0056.

Notwithstanding any other provision of the law, no person is required to respond to, nor shall any person be subject to a penalty for failure to comply with, a collection of information subject to the requirements of the Paperwork Reduction Act, unless that collection of information displays a currently valid OMB Control Number.

DoC Representation by Corporations Regarding an Unpaid Delinquent Tax Liability or a Felony Conviction Under Any Federal Law. In accordance with the Federal appropriations law expected to be in effect at the time of project funding, NIST anticipates that the selected applicants will be provided a form and asked to make a representation regarding any unpaid delinquent tax liability or felony conviction under any Federal law.

Funding Availability and Limitation of Liability: Funding for the program listed in this notice and the corresponding FFO is contingent upon the availability of appropriations. In no event will NIST or DoC be responsible for application preparation costs if this program fails to receive funding or is cancelled because of agency priorities. Publication of this notice and the corresponding FFO does not oblige NIST or DoC to award any specific project or to obligate any available funds.

Executive Order 12866: This funding notice was determined to be not significant for purposes of Executive Order 12866.

Executive Order 13132 (Federalism): It has been determined that this notice does not contain policies with federalism implications as that term is defined in Executive Order 13132.

Executive Order 12372: Proposals under this program are not subject to Executive Order 12372,

"Intergovernmental Review of Federal Programs."

Administrative Procedure Act/ Regulatory Flexibility Act: Notice and comment are not required under the

Administrative Procedure Act (5 U.S.C. 553) or any other law, for matters relating to public property, loans, grants, benefits or contracts (5 U.S.C. 553 (a)). Moreover, because notice and comment are not required under 5 U.S.C. 553, or any other law, for matters relating to public property, loans, grants, benefits or contracts (5 U.S.C. 553(a)), a Regulatory Flexibility Analysis is not required and has not been prepared for this notice, 5 U.S.C. 601 et seq.

Dated: February 24, 2014.

#### Phillip Singerman,

Associate Director for Innovation & Industry Services.

[FR Doc. 2014-04475 Filed 2-27-14; 8:45 am] BILLING CODE 3510-13-P

#### **DEPARTMENT OF COMMERCE**

#### National Institute of Standards and Technology

#### **Smart Grid Advisory Committee** Meeting

**AGENCY:** National Institute of Standards and Technology, Department of Commerce.

**ACTION:** Notice of open meeting.

**SUMMARY:** The Smart Grid Advisory Committee (SGAC or Committee), will meet in open session on Tuesday. March 18, 2014 from 8:30 a.m. to 5:00 p.m. Eastern time and Wednesday, March 19, 2014 from 8:30 a.m. to 12:00 p.m. Eastern time. The primary purposes of this meeting are to discuss the updated NIST Framework and Roadmap for Smart Grid Interoperability Standards, updated Guidelines for Smart Grid Cyber Security (NISTIR 7628), NIST Smart Grid Testbed activities, and interactions between Cyber-Physical Systems and Smart Grid. The agenda may change to accommodate Committee business. The final agenda will be posted on the Smart Grid Web site at http://www.nist.gov/ smartgrid.

**DATES:** The SGAC will meet on Tuesday, March 18, 2014 from 8:30 a.m. to 5:00 p.m. Eastern time and Wednesday, March 19, 2014 from 8:30 a.m. to 12:00 p.m. Eastern time. The meeting will be open to the public.

ADDRESSES: The meeting will be held in the Portrait Room, Administration Building, National Institute of Standards and Technology (NIST), 100 Bureau Drive, Gaithersburg, Maryland 20899. Please note admittance instructions under the SUPPLEMENTARY INFORMATION section of this notice.

FOR FURTHER INFORMATION CONTACT: Mr. Cuong Nguyen, Smart Grid and Cyber-Physical Systems Program Office, National Institute of Standards and Technology, 100 Bureau Drive, Mail Stop 8200, Gaithersburg, MD 20899-8200; telephone 301-975-2254, fax 301–948–5668; or via email at cuong.nguyen@nist.gov.

SUPPLEMENTARY INFORMATION: The Committee was established in accordance with the Federal Advisory Committee Act, as amended, 5 U.S.C. App. The Committee is composed of nine to fifteen members, appointed by the Director of NIST, who were selected on the basis of established records of distinguished professional service in their professional community and knowledge of issues affecting Smart Grid deployment and operations. The Committee advises the Director of NIST on carrying out duties authorized by section 1305 of the Energy Independence and Security Act of 2007 (Pub. L. 110–140). The Committee provides input to NIST on Smart Grid standards, priorities, and gaps, on the overall direction, status, and health of the Smart Grid implementation by the Smart Grid industry, and on Smart Grid Interoperability Panel activities, including the direction of research and standards activities. Background information on the Committee is available at http://www.nist.gov/ smartgrid/committee.cfm.

Pursuant to the Federal Advisory Committee Act, as amended, 5 U.S.C. App., notice is hereby given that the Smart Grid Advisory Committee (SGAC or Committee) will meet in open session on Tuesday, March 18, 2014 from 8:30 a.m. to 5:00 p.m. Eastern time and Wednesday, March 19, 2014 from 8:30 a.m. to 12:00 p.m. Eastern time. The meeting will be open to the public and held in the Portrait Room, in the Administration Building at NIST in Gaithersburg, Maryland. The primary purposes of this meeting are to discuss the updated NIST Framework and Roadmap for Smart Grid Interoperability Standards, updated Guidelines for Smart Grid Cyber Security (NISTIR 7628), NIST Smart Grid Testbed activities, and interaction between Cyber-Physical System and Smart Grid. The agenda may change to accommodate Committee business. The final agenda will be posted on the Smart Grid Web site at http://www.nist.gov/ smartgrid.

Individuals and representatives of organizations who would like to offer comments and suggestions related to the Committee's affairs are invited to request a place on the agenda by

submitting their request to Cuong Nguyen at cuong.nguyen@nist.gov or (301) 975-2254 no later than 5:00 p.m. Eastern time, Tuesday, March 11, 2014. On Tuesday, March 18, 2014, approximately one-half hour will be reserved at the end of the meeting for public comments, and speaking times will be assigned on a first-come, firstserve basis. The amount of time per speaker will be determined by the number of requests received, but is likely to be about three minutes each. Questions from the public will not be considered during this period. Speakers who wish to expand upon their oral statements, those who had wished to speak but could not be accommodated on the agenda, and those who were unable to attend in person are invited to submit written statements to Mr. Cuong Nguyen, Smart Grid and Cyber-Physical Systems Program Office, National Institute of Standards and Technology, 100 Bureau Drive, Mail Stop 8200, Gaithersburg, MD 20899-8200; telephone 301-975-2254, fax 301-948-5668; or via email at cuong.nguyen@ nist.gov.

All visitors to the NIST site are required to pre-register to be admitted. Anyone wishing to attend this meeting must register by 5:00 p.m. Eastern time, Tuesday, March 11, 2014, in order to attend. Please submit your full name, time of arrival, email address, and phone number to Cuong Nguyen. Non-U.S. citizens must submit additional information; please contact Mr. Nguyen. Mr. Nguyen's email address is cuong.nguyen@nist.gov and his phone number is (301) 975–2254.

Dated: February 24, 2014.

#### Willie E. May,

Associate Director for Laboratory Programs. [FR Doc. 2014–04474 Filed 2–27–14; 8:45 am]

BILLING CODE 3510-13-P

#### **DEPARTMENT OF COMMERCE**

### National Institute of Standards and Technology

#### Open Meeting of the Information Security and Privacy Advisory Board

**AGENCY:** National Institute of Standards and Technology, Commerce.

**ACTION:** Notice.

SUMMARY: The Information Security and Privacy Advisory Board (ISPAB) will meet Wednesday, March 12, 2014, from 8:00 a.m. until 5:00 p.m. Eastern Time, Thursday, March 13, 2014, from 8:00 a.m. until 5:00 p.m. Eastern Time, and Friday, March 14, 2014, from 8:00 a.m.

until 12:00 p.m. Eastern Time. All sessions will be open to the public.

DATES: The meeting will be held on Wednesday, March 12, 2014, from 8:00 a.m. until 5:00 p.m. Eastern Time, Thursday, March 13, 2014, from 8:00 a.m. until 5:00 p.m. Eastern Time, and Friday, March 14, 2014, from 8:00 a.m. until 12:00 p.m. Eastern Time.

ADDRESSES: The meeting will be held at the Residence Inn, 1199 Vermont Avenue NW., Washington, DC 20005 (TEL. 202–898–1100).

#### FOR FURTHER INFORMATION CONTACT:

Annie Sokol, Information Technology Laboratory, National Institute of Standards and Technology, 100 Bureau Drive, Mail Stop 8930, Gaithersburg, MD 20899–8930, telephone: (301) 975– 2006, or by email at: annie.sokol@ nist.gov.

**SUPPLEMENTARY INFORMATION: Pursuant** to the Federal Advisory Committee Act, as amended, 5 U.S.C. App., notice is hereby given that the Information Security and Privacy Advisory Board (ISPAB) will meet Wednesday, March 12, 2014, from 8:00 a.m. until 5:00 p.m. Eastern Time, Thursday, March 13, 2014, from 8:00 a.m. until 5:00 p.m. Eastern Time, and Friday, March 14, 2014, from 8:00 a.m. until 12:00 p.m. Eastern Time. All sessions will be open to the public. The ISPAB is authorized by 15 U.S.C. 278g-4, as amended, and advises the Secretary of Commerce, the Director of the Office of Management and Budget, and the Director of NIST on information security and privacy issues pertaining to federal information systems. Details regarding the ISPAB's activities are available at http:// csrc.nist.gov/groups/SMA/ispab/ index.html.

The agenda is expected to include the following items:

- Updates on Executive Order 13636
   Cybersecurity Framework,
- Updates on Legislative proposals relating to information security and privacy,
- —Panel Discussion on agencies' implementation of SP 800–53 Appendix J Privacy,
- Discussion on Cross-agencies
   Priorities (CAP) Goal and metrics
   report.
- —Discussion on Office of Management and Budget, Circular No. A130 Revised, Management of Federal Information Resources,
- —Updates on Federal Risk and Authorization Management Program (FedRAMP) and cloud computing for the Federal Government,
- —Updates and presentation from General Accountability Office (GAO)

- on potential use of smart cards for Medicare,
- Regulatory updates of Embedded Software Security Updates,
- Discussion on NIST and the process for developing standards/guidance for cryptography, and
- —Updates on NIST Computer Security Division.

Note that agenda items may change without notice. The final agenda will be posted on the Web site indicated above. Seating will be available for the public and media.

Public Participation: The ISPAB agenda will include a period of time, not to exceed thirty minutes, for oral comments from the public (Friday, March 14, 2014, between 9:30 a.m. and 10:00 a.m.). Speakers will be selected on a first-come, first-served basis. Each speaker will be limited to five minutes. Questions from the public will not be considered during this period. Members of the public who are interested in speaking are requested to contact Annie Sokol at the contact information indicated in the FOR FURTHER INFORMATION CONTACT section of this

Speakers who wish to expand upon their oral statements, those who had wished to speak but could not be accommodated on the agenda, and those who were unable to attend in person are invited to submit written statements. In addition, written statements are invited and may be submitted to the ISPAB at any time. All written statements should be directed to the ISPAB Secretariat, Information Technology Laboratory, 100 Bureau Drive, Stop 8930, National Institute of Standards and Technology, Gaithersburg, MD 20899–8930.

Dated: February 24, 2014.

#### Willie E. May,

notice

Associate Director for Laboratory Programs. [FR Doc. 2014–04473 Filed 2–27–14; 8:45 am]

BILLING CODE 3510-13-P

#### **DEPARTMENT OF COMMERCE**

### National Oceanic and Atmospheric Administration

RIN 0648-XD151

# Fisheries of the South Atlantic; South Atlantic Fishery Management Council (Council); Public Meeting

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice of public meeting.

**SUMMARY:** The South Atlantic Fishery Management Council (SAFMC) will

hold a meeting of its Dolphin Wahoo Advisory Panel (AP) in North Charleston, SC.

**DATES:** The meeting will be held on Wednesday, March 19, 2014, from 9 a.m. until 12 p.m.

ADDRESSES: Meeting address: The meeting will be held at the Crowne Plaza Airport Hotel, 4831 Tanger Outlet Blvd., North Charleston, SC 29418; telephone: (843) 744–4422 or (877) 227–6963; fax: (843) 744–4472.

Council address: South Atlantic Fishery Management Council, 4055 Faber Place Drive, Suite 201, N. Charleston, SC 29405.

FOR FURTHER INFORMATION CONTACT: Kim Iverson, Public Information Officer, SAFMC; telephone: (843) 571–4366 or toll free (866) SAFMC–10; fax: (843) 769–4520; email: kim.iverson@ safmc.net.

**SUPPLEMENTARY INFORMATION:** The items of discussion in the AP's agenda are as follows:

#### Agenda for Wednesday, March 19, 2014

- 1. Approve the current agenda as well as the minutes from the April 2013 Dolphin Wahoo AP meeting.
- 2. Receive a presentation on dolphin research from the Cooperative Science Services Center.
- 3. Receive an update on Dolphin Wahoo Amendment 5, pertaining to: Revision of accountability measures; changes to dolphin sector allocations; modifications to the framework for dolphin and wahoo; and changes to the Annual Catch Limit (ACL) and the Allowable Biological Catch (ABC). Review Scientific & Statistical Committee (SSC) comments on the amendment.
- 4. Receive an overview on Dolphin Wahoo Amendment 7, regarding the transport of fillets from Bahamian waters into the United States Exclusive Economic Zone (EEZ). Discuss the amendment and provide AP recommendations.
- 5. Receive an overview of Dolphin Wahoo Amendment 8, regarding accountability measures (AMs). Discuss the amendment and provide AP recommendations.

Although non-emergency issues not contained in this agenda may come before this group for discussion, those issues may not be the subject of formal action during this meeting. Action will be restricted to those issues specifically identified in this notice and any issues arising after publication of this notice that require emergency action under section 305(c) of the Magnuson-Stevens Fishery Conservation and Management Act, provided the public has been

notified of the Council's intent to take final action to address the emergency.

#### Special Accommodations

These meetings are physically accessible to people with disabilities. Requests for auxiliary aids should be directed to the council office (see ADDRESSES) three (3) days prior to the meeting.

**Note:** The times and sequence specified in this agenda are subject to change.

Authority: 16 U.S.C. 1801 et seq. Dated: February 25, 2014.

#### Tracey L. Thompson,

Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service. [FR Doc. 2014–04402 Filed 2–27–14; 8:45 am]

BILLING CODE 3510-22-P

#### **DEPARTMENT OF COMMERCE**

#### National Oceanic and Atmospheric Administration

RIN 0648-XD154

### Gulf of Mexico Fishery Management Council (Council); Public Meeting

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice of a public meeting of the Gulf of Mexico Fishery Management Council.

**SUMMARY:** The Gulf of Mexico Fishery Management Council (Council) will hold a meeting of its Law Enforcement Advisory Panel (LEAP) in conjunction with the Gulf States Marine Fisheries Commission's Law Enforcement Committee (LEC).

**DATES:** The meeting will be held from 1:30 p.m. until 5 p.m. on Tuesday, March 18, 2014.

#### ADDRESSES:

Meeting address: The meeting will be held at the Royal Sonesta Hotel, 300 Bourbon Street, New Orleans, LA; telephone: (504) 586–0300.

Council address: Gulf of Mexico Fishery Management Council, 2203 North Lois Avenue, Suite 1100, Tampa, FL 33607.

FOR FURTHER INFORMATION CONTACT: Mr. Steven Atran, Senior Fishery Biologist, Gulf of Mexico Fishery Management Council; telephone: (813) 348–1630; fax: (813) 348–1711; email: steven.atran@gulfcouncil.org and Mr. Steve Vanderkooy, Inter-jurisdictional Fisheries Coordinator, Gulf States Marine Fisheries Commission; telephone: (228) 875–5912; email: svanderkooy@gsmfc.org.

SUPPLEMENTARY INFORMATION: The items of discussion on the agenda are as follows: Joint Gulf Council's Law Enforcement Advisory Panel and Gulf States Marine Fisheries Commission's Law Enforcement Committee Meeting Agenda, Tuesday, March 18, 2014, 1:30 p.m. until 5 p.m.

- 1. Adoption of Agenda
- 2. Approval of Minutes of the October 15, 2013 LEAP Meeting (LEC had no quorum)
- 3. Gulf Council Items
  - a. Review Revised Definition of Charter Fishing
  - b. Proposed Changes to *Red Snapper* IFQ Program
  - c. Options Paper for Reef Fish Amendment 40—Sector Separation
  - d. *Red Snapper* Slot Limits and Hook Size Possible Regulations
- 4. Implementation of NOAA turtle excluder device Boarding Form
- 5. Inter-jurisdictional Fisheries Program Activity
  - a. Blue Crab
  - b. Gulf Menhaden
  - c. Gulf and Southern Flounder
- 6. State Report Highlights
  - a. Florida
  - b. Alabama
  - c. Mississippi
  - d. Louisiana
- e. Texas
- f. U.S. Coast Guard
- g. NOAA Office of Law Enforcement
- h. U.S. Fish and Wildlife Service
- 7. Other Business

Adjourn

The Law Enforcement Advisory Panel consists of principal law enforcement officers in each of the Gulf States, as well as the NOAA Law Enforcement, U.S. Fish and Wildlife Service, the U.S. Coast Guard, and the NOAA General Counsel for Law Enforcement. A copy of the agenda and related materials can be obtained by calling the Council office at (813) 348–1630.

Although non-emergency issues not contained in this agenda may come before this group for discussion, those issues may not be the subject of formal action during this meeting. Action will be restricted to those issues specifically identified in this notice and any issues arising after publication of this notice that require emergency action under section 305© of the Magnuson-Stevens Fishery Conservation and Management Act, provided the public has been notified of the Council's intent to take final action to address the emergency. These meetings are physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Kathy Pereira at

the Council Office (see **ADDRESSES**), at least 5 working days prior to the meeting.

**Note:** The times and sequence specified in this agenda are subject to change.

Authority: 16 U.S.C. 1801 et seq.

Dated: February 25, 2014.

#### Tracey L. Thompson,

Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

[FR Doc. 2014–04451 Filed 2–27–14; 8:45 am]

BILLING CODE 3510-22-P

#### DEPARTMENT OF COMMERCE

### National Oceanic and Atmospheric Administration

RIN 0648-XD155

### Gulf of Mexico Fishery Management Council; Public Meeting

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Notice; public meetings.

SUMMARY: The Gulf of Mexico Fishery Management Council (Council) will hold a meeting of the Standing, Special Shrimp and Special Red Drum Scientific and Statistical Committees (SSC).

**DATES:** The meetings will be held from 1 p.m. on Wednesday, March 19 until 5 p.m. Thursday, March 20, 2014.

#### ADDRESSES:

Meeting address: The meetings will be held at the Astor Crowne Plaza Hotel, 739 Canal Street, New Orleans, LA 70130.

Council address: Gulf of Mexico Fishery Management Council, 2203 North Lois Avenue, Suite 1100, Tampa, FL 33607.

FOR FURTHER INFORMATION CONTACT: Mr. Steven Atran, Senior Fishery Biologist, Gulf of Mexico Fishery Management Council; telephone: (813) 348–1630; fax: (813) 348–1711; email: steven.atran@gulfcouncil.org.

**SUPPLEMENTARY INFORMATION:** The items of discussion in the individual meeting agendas are as follows:

#### Standing and Special Shrimp SSC Agenda, Wednesday, March 19, 2014, 1 p.m. Until 5 p.m. CST

- 1. Introductions and Adoption of Agenda
- 2. Approval of October 9, 2012 Shrimp SSC summary minutes
- 3. Review of new stock assessments for penaeid shrimp
  - a. Brown shrimp

- b. White shrimp c. Pink shrimp
- 4. Biological review of the Texas closure
- 5. Review draft options for shrimp amendment 15 status determination criteria for penaeid shrimp and adjustments to the shrimp FMP framework procedure
- 6. Discussion of ACL adjustment and accountability measures for *royal* red shrimp
- 7. Other Business

Standing and Special Shrimp SSC Agenda, Thursday, March 20, 2014, 8:30 a.m.—As Needed and Standing and Special Red Drum SSC Agenda, Thursday, March 20, 2014, at the Conclusion of Shrimp SSC Until 5 p.m.

- 1. Introductions and adoption of agenda
- 2. Approval of May 19, 2010 *Red Drum*SSC summary minutes
  - a. Approval of May 19, 2010 red drum portion of SSC summary minutes
  - Review of January 23–24, 2014 red drum portion of Standing and Reef Fish SSC summary minutes (approval deferred until next Reef Fish SSC meeting)
- 3. Discussion of possible data poor methods to set OFL
  - a. Review of method based on Martell and Froese
  - b. Discussion of other data poor methods and data needs
- 4. Formation of a Data Triage Working Group
  - a. Charge to the working group b. Selection of working group members
- 5. Plan of action and next steps

#### Standing SSC Agenda, Thursday, March 20, 2014, at the Conclusion of Red Drum SSC Until 5 p.m. CST

- Analysis needs for further development of ABC control rule alternatives
- 2. Review of new National Standard 2 guidelines
- 3. Selection of SSC representative at April 7–11, 2014 Council meeting (Baton Rouge)
- 4. Other Business

Although other non-emergency issues not on the agenda may come before the Scientific and Statistical Committees for discussion, in accordance with the Magnuson-Stevens Fishery Conservation and Management Act, those issues may not be the subject of formal action during these meetings. Actions of the Scientific and Statistical Committees will be restricted to those issues specifically identified in the agenda and any issues arising after publication of this notice that require emergency action under Section 305(c) of the Magnuson-Stevens Fishery

Conservation and Management Act, provided the public has been notified of the Council's intent to take action to address the emergency.

#### Special Accommodations

These meetings are physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Kathy Pereira at the Council Office (see ADDRESSES), at least 5 working days prior to the meeting.

**Note:** The times and sequence specified in this agenda are subject to change.

Authority: 16 U.S.C. 1801 et seq.

Dated: February 25, 2014.

#### Tracey L. Thompson,

Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

[FR Doc. 2014-04450 Filed 2-27-14; 8:45 am]

BILLING CODE 3510-22-P

#### **DEPARTMENT OF COMMERCE**

### National Oceanic and Atmospheric Administration

RIN 0648-XC576

#### **Endangered Species; File No. 17787**

**AGENCY:** National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

**ACTION:** Issuance of permit.

SUMMARY: Notice is hereby given that NMFS Southeast Fisheries Center (SEFSC) (hereinafter "Permit Holder"); 75 Virginia Beach Drive, Miami, FL 33149 [Responsible Party: Bonnie Ponwith, Ph.D.], has been issued a permit to take smalltooth sawfish (*Pristis pectinata*) in Florida waters for purposes of scientific research.

**ADDRESSES:** The permit and related documents are available for review upon written request or by appointment in the following offices:

Permits and Conservation Division, Office of Protected Resources, NMFS, 1315 East-West Highway, Room 13705, Silver Spring, MD 20910; phone (301) 427–8401; fax (301) 713–0376; and

Southeast Region, NMFS, 263 13th Avenue South, Saint Petersburg, Florida 33701; phone (727) 824–5312; fax (727) 824–5309.

**FOR FURTHER INFORMATION CONTACT:** Malcolm Mohead, (301) 427–8401.

**SUPPLEMENTARY INFORMATION:** On March 21, 2013, notice was published in the **Federal Register** (78 FR 17355) that a scientific research permit to take

smalltooth sawfish had been submitted by the above-named organization. The requested permit has been issued under the authority of the Endangered Species Act of 1973, as amended (ESA; 16 U.S.C. 1531 *et seq.*) and the regulations governing the taking, importing, and exporting of endangered and threatened species (50 CFR parts 222–226).

The primary objective of the permit will be to gather life history information on smalltooth sawfish. The purpose of the research is to investigate the movements and habitat use of smalltooth sawfish in Florida waters, primarily in the region of the Florida coast from Naples to Key West, encompassing the Ten Thousand Islands. Up to 100 neonate and 20 large juvenile and adult sawfish are authorized to be captured annually by longline, gillnet, seine net, and recreational angling gear. All captured sawfish are to be measured, tagged, sampled, and released. Tagging methods will include dart tags, passive integrated transponder tags, and external satellite tags (e.g., Smart Position Only Transmitting tags, Pop-Up Archival Transmitting tags) and internal acoustic tags. Tissue and blood samples will also be taken. Up to 20 dead sawfish acquired through strandings, or from law enforcement confiscations, would also be sampled for scientific purposes. The permit is valid for 5 years from the date of issuance.

Issuance of this permit, as required by the ESA, was based on a finding that such permit (1) Was applied for in good faith, (2) Will not operate to the disadvantage of such endangered or threatened species, and (3) Is consistent with the purposes and policies set forth in section 2 of the ESA.

Dated: February 24, 2014.

#### Perry F. Gayaldo,

Acting Deputy Director, Office of Protected Resources, National Marine Fisheries Service.

[FR Doc. 2014–04466 Filed 2–27–14; 8:45 am]

BILLING CODE 3510-22-P

#### **DEPARTMENT OF COMMERCE**

### National Telecommunications and Information Administration

### First Responder Network Authority Board Meetings

**AGENCY:** National Telecommunications and Information Administration, U.S. Department of Commerce.

**ACTION:** Notice of Open Public Meetings.

**SUMMARY:** The Board of the First Responder Network Authority (FirstNet) will convene an open public meeting of the Board on March 11, 2014, preceded by meetings of the Board Committees on March 10, 2014.

DATES: On March 10, 2014 between 2:00 p.m. and 6:00 p.m. Eastern Daylight Time there will be sequential meetings of FirstNet's four Board Committees: (1) Planning and Technology; (2) Governance and Personnel; (3) Finance; and (4) Outreach. The full FirstNet Board will hold a meeting on March 11, 2014, between 9:00 a.m. and 11:30 a.m. Eastern Daylight Time.

**ADDRESSES:** Board members will meet at the NYC Police Headquarters (2nd Floor Press Room), One Police Plaza, New York, NY 10038.

#### FOR FURTHER INFORMATION CONTACT:

Uzoma Onyeije, Secretary, FirstNet, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–0016; email: *uzoma@firstnet.gov*. Please direct media inquiries to NTIA's Office of Public Affairs, (202) 482–7002.

**SUPPLEMENTARY INFORMATION:** This notice informs the public that the Board of the First Responder Network Authority (FirstNet) will convene an open public meeting of the Board on March 11, 2014, preceded by meetings of the Board Committees on March 10, 2014.

Background: The Middle Class Tax Relief and Job Creation Act of 2012 (Act), Public Law 112–96, 126 Stat. 156 (2012), created FirstNet as an independent authority within NTIA. The Act directs FirstNet to establish a single nationwide, interoperable public safety broadband network. The FirstNet Board is responsible for making strategic decisions regarding FirstNet's operations. The FirstNet Board held its first public meeting on September 25, 2012.

Matters to be Considered: NTIA will post detailed agendas of each meeting on its Web site, http:// www.ntia.doc.gov/category/firstnet prior to the meetings. The agenda topics are subject to change. Please note that the subjects that will be discussed by the Committees involve commercial and financial information that is privileged or confidential, personnel matters, and other legal matters affecting FirstNet. As such, the Committee chairs will call for a vote to close the meetings and all matters of substance will be discussed by the Committees in closed session pursuant to 47 U.S.C. 1424(e)(2). The Board meeting will also involve a closed session, pursuant to 47 U.S.C. 1424(e)(2), following a series of presentations.

Times and Dates of March, 2014
Meetings: On March 10, 2014, between

2:00 p.m. and 6:00 p.m. Eastern Daylight Time there will be sequential meetings of FirstNet's four committees. The full FirstNet Board meeting will be held on March 11, 2014, between 9:00 a.m. and 11:30 a.m. Eastern Daylight Time.

Times and Dates of Future Meetings: Future meetings will be held on June 3, 2014 between 9:00 a.m. and 11:30 a.m. Mountain Daylight Time at the Westin Hotel, 10600 Westminster Boulevard, Westminster, Colorado in conjunction with the Public Safety Communications Research (PSCR) Conference; on August 6, 2014, between 9:00 a.m. and 11:30 a.m. Central Daylight Time in a location to be determined in conjunction with the APCO Annual Conference in New Orleans, Louisiana; and on October 30, 2014, between 9:00 a.m. and 11:30 a.m. Eastern Daylight Time at the FirstNet Headquarters in Reston, Virginia. On the day prior to each Board meeting in 2014, the four Board committees will meet in the same location at the next day's Board meeting between 2 p.m. and 6 p.m. to conduct sequential meetings. At a later date, additional information on these meetings will be available on the NTIA Web site, http:// www.ntia.doc.gov/category/firstnet.

Place: The March 11 Board meeting and the March 10 Committee meetings will be held at the NYC Police Headquarters (2nd Floor Press Room), One Police Plaza, New York, NY 10038.

Other Information: These meetings are open to the public and press. Members of the public wishing to attend the meetings in person will be directed to an auditorium where they can observe the meeting by video. For access to the meetings, valid, governmentissued photo identification may be requested for security reasons. Due to security requirements and to facilitate entry into the FirstNet Headquarters on October 30, 2014, U.S. nationals must present valid, government-issued photo identification upon arrival. Foreign nationals must contact Uzoma Onveije at (202) 482-0016 or uzoma@firstnet.gov at least five (5) business days prior to the meeting to provide the necessary clearance information, and must present valid, government-issued photo identification upon arrival.

The meetings are accessible to people with disabilities. Individuals requiring accommodations, such as sign language interpretation or other ancillary aids, are asked to notify Uzoma Onyeije, Secretary, FirstNet, at (202) 482–0016 or uzoma@firstnet.gov at least five (5) business days before the meeting.

The meetings will also be webcast. Please refer to NTIA's Web site at http://www.ntia.doc.gov/category/firstnet for webcast instructions and

other information. If you have technical questions regarding the webcast, please contact Charles Franz at *cfranz@ntia.doc.gov*. Records: NTIA maintains records of all Board proceedings. Board minutes will be available at <a href="http://www.ntia.doc.gov/category/firstnet">http://www.ntia.doc.gov/category/firstnet</a>.

Dated: February 24, 2014.

#### Kathy D. Smith,

Chief Counsel.

[FR Doc. 2014–04381 Filed 2–27–14; 8:45 am]

BILLING CODE 3510-60-P

#### COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

#### **Procurement List: Addition**

**AGENCY:** Committee for Purchase From People Who Are Blind or Severely Disabled.

**ACTION:** Addition to the Procurement List.

**SUMMARY:** This action adds a product to the Procurement List that will be furnished by a nonprofit agency employing persons who are blind or have other severe disabilities.

DATES: Effective Date: 3/31/2014.

ADDRESSES: Committee for Purchase From People Who Are Blind or Severely Disabled, 1401 S. Clark Street, Suite 10800, Arlington, Virginia 22202–4149.

#### FOR FURTHER INFORMATION CONTACT:

Barry S. Lineback, Telephone: (703) 603–7740, Fax: (703) 603–0655, or email *CMTEFedReg@AbilityOne.gov*.

#### SUPPLEMENTARY INFORMATION:

#### Addition

On 10/25/2013 (78 FR 63967–63968), the Committee for Purchase From People Who Are Blind or Severely Disabled published notice of proposed addition to the Procurement List.

After consideration of the material presented to it concerning capability of a qualified nonprofit agency to provide the product and impact of the addition on the current or most recent contractor, the Committee has determined that the product listed below is suitable for procurement by the Federal Government under 41 U.S.C. 8501–8506 and 41 CFR 51–2.4.

#### Regulatory Flexibility Act Certification

I certify that the following action will not have a significant impact on a substantial number of small entities. The major factors considered for this certification were:

1. The action will not result in any additional reporting, recordkeeping or

other compliance requirements for small entities other than the small organization that will furnish the product to the Government.

2. The action will result in authorizing a small entity to furnish the product to the Government.

3. There are no known regulatory alternatives which would accomplish the objectives of the Javits-Wagner-O'Day Act (41 U.S.C. 8501–8506) in connection with the product proposed for addition to the Procurement List.

#### **End of Certification**

Accordingly, the following product is added to the Procurement List:

#### Product

NSN: 7520–00–NIB–2197—Stapler, Economy, Metal-bodied, Springpowered, 20-Sheet Capacity.

NPA: Winston-Salem Industries for the Blind, Inc., Winston-Salem, NC.

Contracting Activity: General Services Administration, New York, NY. Coverage: A-List for the Total Government

Requirement as aggregated by the General Services Administration.

#### Barry S. Lineback,

Director, Business Operations.
[FR Doc. 2014–04411 Filed 2–27–14; 8:45 am]
BILLING CODE 6353–01–P

#### COMMITTEE FOR PURCHASE FROM PEOPLE WHO ARE BLIND OR SEVERELY DISABLED

### Procurement List; Proposed Additions and Deletions

**AGENCY:** Committee for Purchase From People Who Are Blind or Severely Disabled.

**ACTION:** Proposed additions to and deletions from the Procurement List.

**SUMMARY:** The Committee is proposing to add services to the Procurement List that will be provided by nonprofit agencies employing persons who are blind or have other severe disabilities and, deletes products and services previously furnished by such agencies.

Comments Must be Received on or Before: 3/31/2014.

ADDRESSES: Committee for Purchase From People Who Are Blind or Severely Disabled, 1401 S. Clark Street, Suite 10800, Arlington, Virginia 22202–4149.

FOR FURTHER INFORMATION OR TO SUBMIT COMMENTS CONTACT: Barry S. Lineback, Telephone: (703) 603–7740, Fax: (703) 603–0655, or email CMTEFedReg@ AbilityOne.gov.

**SUPPLEMENTARY INFORMATION:** This notice is published pursuant to 41 U.S.C. 8503(a)(2) and 41 CFR 51–2.3. Its

purpose is to provide interested persons an opportunity to submit comments on the proposed actions.

#### Additions

If the Committee approves the proposed additions, the entities of the Federal Government identified in this notice will be required to provide the services listed below from nonprofit agencies employing persons who are blind or have other severe disabilities.

The following services are proposed for addition to the Procurement List for production by the nonprofit agencies listed:

#### Services

Service Type/Location: Janitorial Service, Bureau of Indian Affairs, San Carlos Irrigation Project Facility, 13805 N. Arizona Boulevard, Coolidge, AZ.

NPA: Goodwill Community Services, Inc., Phoenix, AZ.

Contracting Activity: Dept. of the Interior, Bureau of Indian Affairs, Western Regional Office, Phoenix, AZ.

Service Type/Location: Janitorial Service, FAA SW Region, Houston TRACON, 4005 Greens Road, Houston, TX.

NPA: Crossroads Diversified Service, Inc., Sacramento, CA.

Contracting Activity: Dept. of Transportation, Federal Aviation Administration, Fort Worth, TX.

Service Type/Location: Furniture Design and Configuration Service, Maine National Guard, 194 Winthrop Street, Augusta, ME.

NPA: Industries for the Blind Inc., West Allis, WI.

Contracting Activity: USPFO Maine National Guard, Augusta, ME.

#### **Deletions**

The following products and services are proposed for deletion from the Procurement List:

#### Products

Bag, Plastic

NSN: 8105–LL–N89–0073 NSN: 8105–LL–N89–0075

NPA: Unknown.

Contracting Activity: Dept. of the Navy, U.S. Fleet Forces Command, Norfolk, VA.

#### Services

Service Type/Location: Janitorial/Custodial Service, Department of Veterans Affairs: Community Based Outpatient Clinic, 165 E. Apple Avenue, Muskegon, MI.

NPA: Goodwill Industries of West Michigan, Inc., Muskegon, MI.

Contracting Activity: Department of Veterans Affairs, 515–Battle Creek, Battle Creek, MI.

Service Type/Location: Janitorial/Custodial Service, U.S. Army Reserve Center, 9225 Peebles Road North Hills, Allison Park, PA.

NPA: Life's Work of Western PA, Pittsburgh, PA.

Contracting Activity: Dept. of the Army,

W6QM MICC Ctr–Ft Dix (RC), Fort Dix, NJ.

#### Barry S. Lineback,

Director, Business Operations. [FR Doc. 2014–04412 Filed 2–27–14; 8:45 am]

BILLING CODE 6353-01-P

#### **DEPARTMENT OF DEFENSE**

#### Office of the Secretary

Request for Input for 2015 Department of Defense (DoD) Key State Issues Impacting Service Members and Their Families

**AGENCY:** Department of Defense.

**ACTION:** Notice.

**SUMMARY:** This notice provides an opportunity for the public to submit issues that have an impact on Service members and their families where state governments are the primary agents for making positive change. Each year, DoD selects issues for states to consider that represent barriers resulting from the transience and uncertainty of military life. For example, DoD has asked states to consider remedies to improve school transition for children in active duty military families to overcome problems with records transfer, class and course placement, qualifying for extracurricular activities, and fulfilling graduation requirements.

**DATES:** Inputs must be received by April 14, 2014.

ADDRESSES: Electronic responses can be sent to: marcus.j.beauregard.civ@mail.mil. Send correspondence to: Office of the Deputy Assistant Secretary of Defense, Military Community and Family Policy, 4000 Defense Pentagon, Washington, DC 20301–4000.

### FOR FURTHER INFORMATION CONTACT: Marcus Beauregard, (571) 372–5357.

**SUPPLEMENTARY INFORMATION:** Inputs should include the following information:

- A. Issue title.
- B. Description of the issue to include a description of the policy or practice, the impact and who is impacted by this issue.
- C. Description of the potential solution to this issue, to include whether the issue can be corrected through a change in state procedures, state regulations or state statute.
- D. Your contact information so that we can follow-up if we need any clarifications.

Dated: February 25, 2014.

#### Aaron Siegel,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 2014-04416 Filed 2-27-14; 8:45 am]

BILLING CODE 5001-06-P

#### **DEPARTMENT OF DEFENSE**

#### Office of the Secretary

### Meeting of the Uniform Formulary Beneficiary Advisory Panel

**AGENCY:** Assistant Secretary of Defense (Health Affairs), Department of Defense. **ACTION:** Notice of meeting.

**SUMMARY:** The Department of Defense is publishing this notice to announce the following meeting of the Uniform Formulary Beneficiary Advisory Panel (hereafter referred to as the Panel). This meeting is open to the public.

**DATES:** March 20, 2014, from 9:00 a.m. to 1:00 p.m.

**ADDRESSES:** Naval Heritage Center Theater, 701 Pennsylvania Avenue NW., Washington, DC 20004.

FOR FURTHER INFORMATION CONTACT: Col J. Michael Spilker, DFO, Uniform Formulary Beneficiary Advisory Panel, 7700 Arlington Boulevard, Suite 5101, Falls Church, VA 22042–5101. Telephone: (703) 681–2890. Fax: (703) 681–1940. Email Address: Baprequests@dha.mil.

**SUPPLEMENTARY INFORMATION:** This meeting is being held under the provisions of the Federal Advisory Committee Act of 1972 (5 U.S.C. Appendix, as amended) and the Government in the Sunshine Act of 1976 (5 U.S.C. 552b, as amended).

Purpose of Meeting: The Panel will review and comment on recommendations made to the Director of Defense Health Agency, by the Pharmacy and Therapeutics Committee, regarding the Uniform Formulary.

#### **Meeting Agenda**

- 1. Sign-In.
- 2. Welcome and Opening Remarks.
- 3. Public Citizen Comments.
- Scheduled Therapeutic Class Reviews (Comments will follow each agenda item).
  - a. Pulmonary Agents-1.
  - b. PEC Class: Gastrointestinal-1 Agents.
  - c. PEC Class: Pancreatic Enzyme Agents.
  - d. Designated Newly Approved Drugs in Already-Reviewed Classes.
  - e. Pertinent Utilization Management Issues.
- 5. Panel Discussions and Vote.

Meeting Accessibility: Pursuant to 5 U.S.C. 552b, as amended, and 41 CFR 102–3.140 through 102–3.165, and the availability of space, this meeting is open to the public. Seating is limited and will be provided only to the first 220 people signing-in. All persons must sign-in legibly.

Administrative Work Meeting: Prior to the public meeting, the Panel will conduct an Administrative Work Meeting from 8:00 a.m. to 9:00 a.m. to discuss administrative matters of the Panel. The Administrative Work Meeting will be held at the Naval Heritage Center, 701 Pennsylvania Avenue NW., Washington, DC 20004. Pursuant to 41 CFR 102–3.160, the Administrative Work Meeting will be closed to the public.

Written Statements: Pursuant to 41 CFR 102–3.105(j) and 102–3.140, the public or interested organizations may submit written statements to the membership of the Panel at any time or in response to the stated agenda of a planned meeting. Written statements should be submitted to the Panel's Designated Federal Officer (DFO). The DFO's contact information can be obtained from the General Services Administration's Federal Advisory Committee Act Database at <a href="http://facadatabase.gov/">http://facadatabase.gov/</a>.

Written statements that do not pertain to the scheduled meeting of the Panel may be submitted at any time. However, if individual comments pertain to a specific topic being discussed at a planned meeting, then these statements must be submitted no later than 5 business days prior to the meeting in question. The DFO will review all submitted written statements and provide copies to all the committee members.

Public Comments: In addition to written statements, the Panel will set aside 1 hour for individuals or interested groups to address the Panel. To ensure consideration of their comments, individuals and interested groups should submit written statements as outlined in this notice; but if they still want to address the Panel, then they will be afforded the opportunity to register to address the Panel. The Panel's DFO will have a "Sign-Up Roster" available at the Panel meeting for registration on a first-come, first-serve basis. Those wishing to address the Panel will be given no more than 5 minutes to present their comments, and at the end of the 1 hour time period, no further public comments will be accepted. Anyone who signs-up to address the Panel, but is unable to do so due to the time limitation, may submit their comments

in writing; however, they must understand that their written comments may not be reviewed prior to the Panel's deliberation.

To ensure timeliness of comments for the official record, the Panel encourages that individuals and interested groups consider submitting written statements instead of addressing the Panel.

Dated: February 25, 2014.

#### Aaron Siegel,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 2014-04405 Filed 2-27-14; 8:45 am]

BILLING CODE 5001-06-P

#### **DEPARTMENT OF DEFENSE**

#### Department of the Army; Corps of **Engineers**

Notice of Availability of the Draft **Environmental Impact Statement for** the Installation of a Terminal Groin Structure at the Western End of South Beach, Bald Head Island, Adjacent to the Federal Wilmington Harbor Channel of the Cape Fear River (Brunswick County, NC), and Re-Scheduling of the Public Hearing

**AGENCY:** Department of the Army, U.S. Army Corps of Engineers, DoD.

**ACTION:** Notice of availability.

**SUMMARY:** The U.S. Army Corps of Engineers (USACE), Wilmington District, Wilmington Regulatory Field Office has received a request for Department of the Army authorization, pursuant to Section 404 of the Clean Water Act and Section 10 of the Rivers and Harbor Act, from the Village of Bald Head Island (VBHI) to develop and implement a shoreline protection plan that includes the installation of a terminal groin structure on the east side of the Wilmington Harbor Baldhead Shoal Entrance Channel (a federallymaintained navigation channel of the Cape Fear River) at the "Point" of Bald Head Island. The structure will be designed to function in concert with Federal beach disposal operations associated with the Wilmington Harbor navigation project. This is a supplement to the notice published in the Federal Register (79 FR 1843) on January 10, 2014 and a revision to the date of the public hearing and an extension of the comment period.

DATES: Due to inclement weather, the public hearing that was scheduled for February 12 was cancelled and rescheduled for March 4, 2014. Written comments on the DEIS will be received until March 17, 2014.

ADDRESSES: Copies of comments and questions regarding scoping of the DEIS may be submitted to: U.S. Army Corps of Engineers (Corps), Wilmington District, Regulatory Division. ATTN: File Number SAW-2012-00040, 69 Darlington Avenue, Wilmington, NC 28403.

#### FOR FURTHER INFORMATION CONTACT:

Questions about the proposed action and DEIS can be directed to Mr. Ronnie Smith, Wilmington Regulatory Field Office, telephone: (910) 251-4829. Additional description of the VBHI proposal can be found at the following link, http://www.saw.usace.army.mil/ Missions/RegulatoryPermitProgram/ MajorProjects, under the VBHI Terminal Groin Project.

SUPPLEMENTARY INFORMATION: Please reference the Notice of Availability that was filed in the Federal Register (79 FR 1843) on January 10, 2014 for project information, including alternatives.

The DEIS has been published and circulated, and a public hearing will be held March 4, 2014 at the International Longshoreman's Association Center, located at 211 West 10th Street in Southport, Brunswick County, North Carolina at 6 p.m.

Dated: February 18, 2014.

#### Scott McLendon.

 $Chief, Regulatory\, Division.$ 

[FR Doc. 2014-04286 Filed 2-27-14; 8:45 am]

BILLING CODE 3720-58-P

#### **DEPARTMENT OF DEFENSE**

#### Department of the Navy

[Docket ID: USN-2013-0028]

#### Submission for OMB Review; **Comment Request**

**ACTION:** Notice.

**SUMMARY:** The Department of Defense has submitted to OMB for clearance, the following proposal for collection of information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

**DATES:** Consideration will be given to all comments received by March 31, 2014.

FOR FURTHER INFORMATION CONTACT: Fred Licari, 571-372-0493.

#### SUPPLEMENTARY INFORMATION:

Title, Associated Form and OMB Number: U.S. Navy Chief of Information Sponsor Application; OMB Control Number 0703-0060.

Type of Request: Extension. Number of Respondents: 3000. Responses per Respondent: 1. Annual Responses: 3000.

Average Burden per Response: 15 minutes.

Annual Burden Hours: 750.

Needs and Uses: This collection of information is necessary to automate an antiquated process facilitating embarks on Navy surface ships and submarines.

Affected Public: Members of the Public who accept invitations to embark Navy surface ships and submarines.

Frequency: On occasion.

Respondent's Obligation: Required to Obtain or Retain Benefit.

OMB Desk Officer: Ms. Jasmeet Seehra.

Written comments and recommendations on the proposed information collection should be sent to Ms. Jasmeet Seehra at the Office of Management and Budget, Desk Officer for DoD, Room 10236, New Executive Office Building, Washington, DC 20503.

You may also submit comments, identified by docket number and title, by the following method:

Federal eRulemaking Portal: http://

www.regulations.gov. Follow the instructions for submitting comments.

Instructions: All submissions received must include the agency name, docket number and title for this Federal Register document. The general policy for comments and other submissions from members of the public is to make these submissions available for public viewing on the Internet at http:// www.regulations.gov as they are received without change, including any personal identifiers or contact information.

DOD Clearance Officer: Ms. Patricia

Written requests for copies of the information collection proposal should be sent to Ms. Toppings at WHS/ESD Information Management Division, 4800 Mark Center Drive, East Tower, Suite 02G09, Alexandria, VA 22350-3100.

Dated: February 25, 2014.

#### Aaron Siegel,

Alternate OSD Federal Register Liaison Officer, Department of Defense. [FR Doc. 2014-04477 Filed 2-27-14; 8:45 am]

BILLING CODE 5001-06-P

#### **DEPARTMENT OF DEFENSE**

#### **Department of the Navy**

[Docket ID: USN-2013-0035]

#### Submission for OMB Review; **Comment Request**

**ACTION:** Notice.

**SUMMARY:** The Department of Defense has submitted to OMB for clearance, the following proposal for collection of

information under the provisions of the Paperwork Reduction Act (44 U.S.C. Chapter 35).

**DATES:** Consideration will be given to all comments received by March 31, 2014. **FOR FURTHER INFORMATION CONTACT:** Fred Licari, 571–372–0493.

#### SUPPLEMENTARY INFORMATION:

Title, Associated Form and OMB Number: Navy Enabler Framework; SECNAV 5512/1; OMB Control Number 0703–XXXX.

Type of Request: New Collection. Number of Respondents: 4,900,000. Responses per Respondent: 1. Annual Responses: 4,900,000. Average Burden per Response: 5 Minutes.

Annual Burden Hours: 408,333. Needs and Uses: The information collection requirement is necessary to control physical access to Department of Defense (DOD), Department of the Navy (DON), or U.S. Marine Corps Installations/Units controlled information, installations, facilities, or areas over which DOD, DON, or U.S. Marine Corps has security responsibilities by identifying or verifying an individual through the use of biometric databases and associated data processing/information services for designated populations for purposes of protecting U.S./Coalition/allied government/national security areas of responsibility and information; to issue badges, replace lost badges and retrieve passes upon separation; to maintain visitor statistics; collect information to adjudicate access to facility; and track the entry/exit of personnel.

Affected Public: Individuals or Households; Business or other For-Profit; and Not-For-Profit Institutions. Frequency: On occasion. Respondent's Obligation: Voluntary. OMB Desk Officer: Ms. Jasmeet Seehra.

Written comments and recommendations on the proposed information collection should be sent to Ms. Jasmeet Seehra at the Office of Management and Budget, Desk Officer for DoD, Room 10236, New Executive Office Building, Washington, DC 20503.

You may also submit comments, identified by docket number and title, by the following method:

• Federal eRulemaking Portal: http://www.regulations.gov. Follow the instructions for submitting comments.

Instructions: All submissions received must include the agency name, docket number and title for this **Federal**Register document. The general policy for comments and other submissions from members of the public is to make these submissions available for public

viewing on the Internet at http://www.regulations.gov as they are received without change, including any personal identifiers or contact information.

DOD Clearance Officer: Ms. Patricia Toppings.

Written requests for copies of the information collection proposal should be sent to Ms. Toppings at WHS/ESD Information Management Division, 4800 Mark Center Drive, East Tower, Suite 02G09, Alexandria, VA 22350–3100.

Dated: February 24, 2014.

#### Aaron Siegel,

Alternate OSD Federal Register Liaison Officer, Department of Defense. [FR Doc. 2014–04338 Filed 2–27–14; 8:45 am]

BILLING CODE 5001-06-P

#### **DEPARTMENT OF EDUCATION**

[Docket No.: ED-2014-ICCD-0026]

Agency Information Collection Activities; Submission to the Office of Management and Budget for Review and Approval; Comment Request; Turnaround School Leaders Program Grant Application (1894–0001)

**AGENCY:** Office of Elementary and Secondary Education (OESE), Department of Education (ED).

**ACTION:** Notice.

**SUMMARY:** In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. chapter 3501 *et seq.*), ED is proposing a new information collection.

**DATES:** Interested persons are invited to submit comments on or before March 31, 2014.

**ADDRESSES:** Comments submitted in response to this notice should be submitted electronically through the Federal eRulemaking Portal at http:// www.regulations.gov by selecting Docket ID number ED-2014-ICC-0026 or via postal mail, commercial delivery, or hand delivery. If the regulations.gov site is not available to the public for any reason, ED will temporarily accept comments at ICDocketMgr@ed.gov. Please note that comments submitted by fax or email and those submitted after the comment period will not be accepted; ED will ONLY accept comments during the comment period in this mailbox when the regulations.gov site is not available. Written requests for information or comments submitted by postal mail or delivery should be addressed to the Director of the Information Collection Clearance Division, U.S. Department of Education, 400 Maryland Avenue SW., LBJ,

Mailstop L–OM–2–2E319, Room 2E105, Washington, DC 20202.

**FOR FURTHER INFORMATION CONTACT:** For specific questions related to collection activities, please contact Christopher Tate, 202–260–8103.

SUPPLEMENTARY INFORMATION: The Department of Education (ED), in accordance with the Paperwork Reduction Act of 1995 (PRA) (44 U.S.C. 3506(c)(2)(A)), provides the general public and Federal agencies with an opportunity to comment on proposed, revised, and continuing collections of information. This helps the Department assess the impact of its information collection requirements and minimize the public's reporting burden. It also helps the public understand the Department's information collection requirements and provide the requested data in the desired format. ED is soliciting comments on the proposed information collection request (ICR) that is described below. The Department of Education is especially interested in public comment addressing the following issues: (1) Is this collection necessary to the proper functions of the Department; (2) will this information be processed and used in a timely manner; (3) is the estimate of burden accurate; (4) how might the Department enhance the quality, utility, and clarity of the information to be collected; and (5) how might the Department minimize the burden of this collection on the respondents, including through the use of information technology. Please note that written comments received in response to this notice will be considered public records.

Title of Collection: Turnaround School Leaders Program Grant Application (1894–0001).

OMB Control Number: 1810—NEW. Type of Review: A new information collection.

Respondents/Affected Public: State, Local, or Tribal Governments. Total Estimated Number of Annual

Responses: 100.

Total Estimated Number of Annual Burden Hours: 15,000.

Abstract: The Department is using a portion of the fiscal year (FY) 2013 SIG funds allocated by Congress for national activities to fund the Turnaround School Leaders Program. The Turnaround School Leaders Program supports projects that enhance or develop a leadership pipeline that selects, prepares, places, supports and retains school leaders (including leadership teams) in schools that are currently implementing SIG and in SIG-eligible schools. This information collection is for the application package for this grant program.

Dated: February 24, 2014.

#### Tomakie Washington,

Acting Director, Information Collection Clearance Division, Privacy, Information and Records Management Services, Office of Management.

[FR Doc. 2014-04393 Filed 2-27-14; 8:45 am]

BILLING CODE 4000-01-P

#### **DEPARTMENT OF ENERGY**

#### Office of Energy Efficiency and Renewable Energy

#### Agency Information Collection **Extension**

AGENCY: Office of Energy Efficiency and Renewable Energy, U.S. Department of Energy

**ACTION:** Submission for Office of Management and Budget (OMB) review; comment request.

**SUMMARY:** The U.S. Department of Energy (DOE) has submitted an information collection request to OMB for extension under the provisions of the Paperwork Reduction Act of 1995. The information collection requests a three-year extension on the reports and data collected and recorded in support of DOE's Appliance Standards Program. Specifically, DOE is submitting for approval paperwork requirements associated with the three following aspects of the appliance standards program: (1) Gathering data and submitting the certification and compliance reports for each basic model distributed in commerce in the US; (2) maintaining records underlying the certified ratings for each basic model including test data and the associated calculations; and (3) applications for a test procedure waiver for which manufacturers may elect to submit if they manufacturer a basic model that cannot be tested pursuant to the DOE test procedure. This collection includes all covered products and equipment subject to DOE's regulatory requirements described in 10 CFR Parts 429, 430, and 431. More specifically, DOE's certification and compliance requirements are described in 10 CFR Part 429. DOE's records retention requirements are described in 10 CFR 429.71. DOE's application for a test procedure waiver process is described in 10 CFR 430.27 and 431.401.

**DATES:** Comments regarding this collection must be received on or before March 31, 2014. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, please advise the OMB Desk Officer of

your intention to make a submission as soon as possible. The Desk Officer may be telephoned at 202-395-4650.

**ADDRESSES:** Direct all written comments

The DOE Desk Officer, Office of Information and Regulatory Affairs, Office of Management and Budget, New Executive Office Building, Room 10102, 735 17th Street NW., Washington, DC 20503.

And to:

Ms. Ashley Armstrong, U.S. Department of Energy, Office of Energy Efficiency and Renewable Energy, Building Technologies Office, EE-5B, 1000 Independence Avenue SW., Washington, DC 20585-0121. Email: certification compliance enforcement@ee.doe.gov.

#### FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the information collection instrument and instructions should be directed to Ashley Armstrong at Ashley.Armstrong@ee.doe.gov.

SUPPLEMENTARY INFORMATION: This information collection request contains:

(1) OMB No.: 1910–1400;

(2) Information Collection Request Title: Certification Reports, Compliance Statements, Application for a Test Procedure Waiver, and Recordkeeping for Consumer Products and Commercial/Industrial Equipment subject to Energy or Water Conservation Standards;

(3) Type of Request: Renewal;

(4) Purpose: DOE is seeking to extend the approval to collect information from manufacturers and to require that manufacturers retain records of covered consumer products and commercial and industrial equipment pursuant to Title III of the Energy Policy and Conservation Act of 1975, as amended ("EPCA"), 42 U.S.C. 6291 et seq. The EPCA sets forth a variety of provisions designed to improve energy efficiency. Part A of Title III (42 U.S.C. 6291–6309) of the EPCA provides for the Energy Conservation Program for Consumer Products Other Than Automobiles.

The Energy Conservation Program for Consumer Products Other Than Automobiles consists of four parts: (1) Testing, (2) labeling, (3) Federal energy conservation standards, and (4) certification and enforcement procedures. The testing requirements consist of test procedures that manufacturers of covered products must use (1) as the basis for certifying to DOE that their products comply with the applicable energy conservation standards adopted under the EPCA, and (2) for making representations about the efficiency of those products. DOE must

use these test requirements to determine whether the products comply with any relevant standards promulgated under the EPCA.

DOE is renewing its information collection on the energy and water efficiency of consumer products and commercial equipment manufactured for distribution in commerce in the United States. Under the Energy Conservation Program for Consumer Products Other Than Automobiles DOE requires that manufacturers: (1) Submit certification and compliance reports for each basic model distributed in commerce in the US; (2) maintain records underlying the certified ratings for each basic model including test data and the associated calculations; and (3) submit an application for a test procedure waiver for which manufacturers may elect to submit if they manufacturer a basic model that cannot be tested pursuant to the DOE test procedure.

DOE currently requires manufacturers or their party representatives prepare and submit certification reports and compliance statements using DOE's electronic Web-based tool, the Compliance and Certification Management System (CCMS), which is the only mechanism for submitting certification reports to DOE. CCMS currently has product specific templates which manufacturers are required to use when submitting certification data to DOE. See http://

www.regulations.doe.gov/ccms. DOE believes the availability of electronic filing through the CCMS system reduces reporting burdens, streamline the process, and provide the Department with needed information in a standardized, more accessible form. This electronic filing system also ensures that records are recorded in a permanent, systematic way.

Covered products and equipment are described in 10 CFR Parts 429, 430, and 431. They generally include: (1) Residential refrigerators, refrigeratorfreezers and freezers; (2) Room air conditioners; (3) Central air conditioners and heat pumps, including SDHV and Space-Constrained; (4) Residential water heaters; (5) Residential furnaces, including boilers; (6) Dishwashers; (7) Residential clothes washers; (8) Residential clothes dryers; (9) Direct heating equipment; (10) Conventional cooking tops, conventional ovens, microwave ovens; (11) Pool heaters; (12) Fluorescent lamp ballasts; (13) General service fluorescent lamps, general service incandescent lamps, and incandescent reflector lamps; (14) Faucets; (15) Showerheads; (16) Water closets; (17) Urinals; (18)

Ceiling fans; (19) Ceiling fan light kits; (20) Torchieres; (21) Compact fluorescent lamps; (22) Dehumidifiers; (23) Class A external power supplies; (24) Non-class A external power supplies; (25) Battery chargers; (26) Candelabra base incandescent lamps and intermediate base incandescent lamps; (27) Electric motors; (28) Small electric motors; (29) Commercial refrigerators, freezers, and refrigeratorfreezers; (30) Commercial air conditioners and heat pumps (aircooled, water-cooled, and watersourced); (31) Packaged terminal air conditioners and heat pumps; (32) Single package vertical units; (33) Variable refrigerant flow systems; (34) Computer room air conditioners; (35) Commercial water heating equipment; (36) Commercial warm air furnaces: (37) Commercial packaged boilers; (38) Automatic commercial ice makers; (39) Commercial clothes washers; (40) Distribution transformers; (41) Illuminated exit signs; (42) Traffic signal modules and pedestrian modules; (43) Commercial unit heaters; (44) Commercial pre-rinse spray valves; (45) Refrigerated bottled or canned beverage vending machines; (46) Walk-in coolers and walk-in freezers, including each of the components (doors/panels/ refrigeration system); (47) Metal halide lamp ballasts and fixtures; (48) Furnace fans; (49) General service lamps; (50) Unfired hot water storage tanks; (51) Hot water supply boilers; and (52) television

- (5) Annual Estimated Number of Respondents: 2000;
- (6) Annual Estimated Number of Total Responses: 20,000;
- (7) Annual Estimated Number of Burden Hours: 68,000 (3 hours for certification reports, compliance statements, and recordkeeping; 50 hours for test procedure waiver preparation);
- (8) Annual Estimated Reporting and Recordkeeping Cost Burden: \$6,800,000.

#### Statutory Authority

Part A of Title III of the Energy Policy and Conservation Act, as amended (42 U.S.C. 6291-6309); 10 CFR Parts 429, 430, and 431.

Issued in Washington, DC, on February 26, 2014.

#### Kathleen B. Hogan,

Deputy Assistant Secretary for Energy Efficiency, Energy Efficiency and Renewable Energy.

[FR Doc. 2014-04619 Filed 2-27-14; 8:45 am]

BILLING CODE 6450-01-P

#### **DEPARTMENT OF ENERGY**

#### Federal Energy Regulatory Commission

#### Combined Notice of Filings #1

Take notice that the Commission received the following electric corporate filings:

Docket Numbers: EC14-59-000. Applicants: MidAmerican Geothermal, LLC, TransAlta (CE Gen) Investment USA, Inc., CE Generation, LLC, CalEnergy, LLC, Power Resources, Ltd., Saranac Power Partners, L.P.

Description: Joint Application for Authorization under Section 203 of the Federal Power Act of MidAmerican Geothermal, LLC, et al.

Filed Date: 2/20/14.

Accession Number: 20140220-5028. Comments Due: 5 p.m. ET 3/13/14.

Take notice that the Commission received the following electric rate filings:

Docket Numbers: ER11-4436-002: ER10-2473-003; ER10-2502-003; ER10-2472-003; ER10-2474-003.

Applicants: Black Hills Power, Inc., Cheyenne Light Fuel and Power Company, Black Hills/Colorado Electric Utility Company, Black Hills Colorado IPP, LLC, Black Hills Wyoming, LLC.

Description: Second Amendment to June 28, 2013 Updated Market Power Analysis of the Black Hills Corporation Public Utilities for the Northwest Region.

Filed Date: 2/19/14.

Accession Number: 20140219-5203. Comments Due: 5 p.m. ET 3/12/14.

Docket Numbers: ER13–738–002; ER11-3097-006; ER10-1212-005; ER10-1186-005; ER10-1277-005; ER10-1211-005; ER10-1188-005.

Applicants: DTE Electric Company, DTE Energy Trading, Inc., DTE River Rouge No. 1, L.L.C., DTE Energy Supply, Inc., DTE East China, LLC, DTE Pontiac North, LLC, DTE Stoneman,

Description: Supplement to December 20, 2013 Notice of Change in Status of the DTE MBR Entities.

Filed Date: 2/7/14.

Accession Number: 20140207-5130. Comments Due: 5 p.m. ET 2/28/14.

Docket Numbers: ER14-776-001. Applicants: Ohio Valley Electric Corporation.

Description: Amendment to Order Nos. 764, 764–A and 764–B Compliance Filing to be effective 11/12/2013.

Filed Date: 2/20/14.

Accession Number: 20140220-5000. Comments Due: 5 p.m. ET 3/13/14. Docket Numbers: ER14-1335-000.

Applicants: Tenaska, Inc.

Description: Request for Limited

Waiver of Tensaka, Inc. Filed Date: 2/18/14.

Accession Number: 20140218-5262. Comments Due: 5 p.m. ET 3/11/14.

Docket Numbers: ER14-1343-000. Applicants: Bargain Energy, LLC.

Description: Bargain Energy, LLC Market Based Rate Tariff to be effective 2/19/2014.

Filed Date: 2/19/14.

Accession Number: 20140219-5189. Comments Due: 5 p.m. ET 3/12/14.

Docket Numbers: ER14-1344-000. Applicants: Southwest Power Pool,

Description: 1374R18 Kansas Power Pool and Westar Meter Agent Agreement to be effective 2/1/2014.

Filed Date: 2/20/14.

Accession Number: 20140220-5080. Comments Due: 5 p.m. ET 3/13/14.

Docket Numbers: ER14-1345-000. Applicants: Public Service Company of Colorado.

Description: Notice of Cancellation of pre etariff service agreements 160-PSCo and 162–PSCo on behalf of Public Service Company of Colorado.

Filed Date: 2/20/14.

Accession Number: 20140220-5098. Comments Due: 5 p.m. ET 3/13/14.

Docket Numbers: ER14-1346-000. Applicants: PJM Interconnection,

Description: Notice of Cancellation of Original Service Agreement No. 2964; Non-Queued ISA to be effective 2/3/2014.

Filed Date: 2/20/14.

Accession Number: 20140220-5107. Comments Due: 5 p.m. ET 3/13/14.

Docket Numbers: ER14-1347-000. Applicants: PJM Interconnection, L.L.C.

Description: Notice of Cancellation of Original Service Agreement No. 2656; Queue No. U2-068 to be effective 9/19/2013.

Filed Date: 2/20/14.

Accession Number: 20140220-5111. Comments Due: 5 p.m. ET 3/13/14.

The filings are accessible in the Commission's eLibrary system by clicking on the links or querying the docket number.

Any person desiring to intervene or protest in any of the above proceedings must file in accordance with Rules 211 and 214 of the Commission's Regulations (18 CFR 385.211 and 385.214) on or before 5:00 p.m. Eastern time on the specified comment date. Protests may be considered, but intervention is necessary to become a party to the proceeding.

eFiling is encouraged. More detailed information relating to filing requirements, interventions, protests, service, and qualifying facilities filings can be found at: http://www.ferc.gov/ docs-filing/efiling/filing-req.pdf. For other information, call (866) 208-3676 (toll free). For TTY, call (202) 502-8659.

Dated: February 20, 2014.

#### Nathaniel J. Davis, Sr.,

Deputy Secretary.

[FR Doc. 2014-04383 Filed 2-27-14; 8:45 am]

BILLING CODE 6717-01-P

#### **DEPARTMENT OF ENERGY**

#### Federal Energy Regulatory Commission

[Docket No. AD14-8-000]

#### Winter 2013-2014 Operations and **Market Performance in Regional Transmission Organizations and Independent System Operators; Notice** of Technical Conference

Take notice that the Federal Energy Regulatory Commission (Commission) will hold a Commission-led technical conference on Winter 2013-2014 Operations and Market Performance in Regional Transmission Organizations and Independent System Operators on April 1, 2014 beginning at 9:00 a.m. and ending at approximately 5:00 p.m. The conference will be held at the Federal Energy Regulatory Commission, 888 First Street NE., Washington, DC 20426.

The Commission is establishing this technical conference to explore the impacts of recent cold weather events on the Regional Transmission Organizations/Independent System Operators (RTO/ISO), and discuss actions taken to respond to those impacts. The conference will look broadly across multiple RTO/ISO regions to inform the Commission of the challenges posed by these cold weather events. Discussion will focus on a number of issues, including: The impact of cold weather events on operational planning and real-time operations, market prices and performance, and regional infrastructure; the actions taken in response to those impacts; gas procurement; and lessons learned that can be shared between regions and applied in future events.

A supplemental notice will be issued prior to the technical conference with further details regarding the agenda and organization of the technical conference. Those interested in attending the technical conference are encouraged to register at the following Web site:

https://www.ferc.gov/whats-new/ registration/04-01-14-form.asp.

There will be a free webcast of the conference. The webcast will allow persons to listen to the technical conference, but not participate.

Anyone with Internet access who wants to listen to the conference can do so by navigating to www.ferc.gov's Calendar of Events and locating the technical conference in the Calendar. The technical conference will contain a link to its webcast. The Capitol Connection provides technical support for the webcast and offers the option of listening to the meeting via phonebridge for a fee. If you have any questions, visit

www.CapitolConnection.org or call 703-993-3100.

FERC conferences are accessible under section 508 of the Rehabilitation Act of 1973. For accessibility accommodations please send an email to accessibility@ferc.gov or call toll free (866) 208-3372 (voice) or (202) 502-8659 (TTY), or send a fax to (202) 208-2106 with the requested accommodations.

For more information about the technical conference, please contact:

Jordan Kwok (Technical Information), Office of Energy Policy and Innovation, Federal Energy Regulatory Commission, 888 First Street NE., Washington, DC 20426, (202) 502-6161, Jordan.kwok@ ferc.gov.

Sarah McKinley (Logistical Information), Office of External Affairs, Federal Energy Regulatory Commission, 888 First Street NE., Washington, DC 20426, (202) 502-8368. Sarah.McKinley@ferc.gov.

Dated: February 21, 2014.

#### Nathaniel J. Davis, Sr.,

Deputy Secretary.

[FR Doc. 2014-04382 Filed 2-27-14; 8:45 am]

BILLING CODE 6717-01-P

#### **ENVIRONMENTAL PROTECTION AGENCY**

[ER-FRL-9013-7]

#### **Environmental Impact Statements; Notice of Availability**

Responsible Agency: Office of Federal Activities, General Information (202) 564-7146 or http://www.epa.gov/ compliance/nepa/

#### Weekly Receipt of Environmental **Impact Statements**

Filed 02/18/2014 Through 02/21/2014 Pursuant to 40 CFR 1506.9.

NOTICE: Section 309(a) of the Clean Air Act requires that EPA make public its comments on EISs issued by other Federal agencies. EPA's comment letters on EISs are available at: http:// www.epa.gov/compliance/nepa/ eisdata.html

EIS No. 20140046, Draft EIS, USFS, CO, Eldora Mountain Resort Ski Area Projects, Comment Period Ends: 04/ 14/2014, Contact: Paul Alford 303-541-2506

EIS No. 20140047, Final Supplement, USAF, FL, F-35 Beddown at Eglin Air Force Base, Review Period Ends: 03/ 31/2014, Contact: Michael Spaits 850-882-2836

EIS No. 20140048, Draft EIS, USFS, NM, Southwest Jemez Mountains Landscape Restoration Project, Comment Period Ends: 04/15/2014, Contact: Chris Napp 505-438-5448

EIS No. 20140049, Final EIS, USFS, ID, Beaver Creek, Review Period Ends: 04/08/2014, Contact: Clinton Scott 208-769-3030

EIS No. 20140050, Draft EIS, NRC, OH, GENERIC—License Renewal of Nuclear Plants Regarding Davis-Besse Nuclear Station, Comment Period Ends: 04/14/2014, Contact: Elaine Keegan 301-415-8517

EIS No. 20140051, Draft EIS, DOI, UT, Provo River Delta Restoration Project, Comment Period Ends: 05/07/2014, Contact: Richard Mingo 801-524-3168

EIS No. 20140052, Final EIS, BLM, NM, Ochoa Mine Project, Review Period Ends: 03/31/2014, Contact: Shiva Achet 575-234-5924

#### **Amended Notices**

EIS No. 20140001, Draft EIS, APHIS, 00, Determinations of Nonregulated Status for 2, 4–D–Resistant Corn and Soybean Varieties, Comment Period Ends: 03/11/2014, Contact: Sid Abel 301-734-6352

Revision to FR Notice Published 01/ 03/2014; Comment Period will remain open through 03/11/2014, per request of the lead agency.

EIS No. 20140038, Draft Supplement, NMFS, 00, Fishery Management Plan for Regulating Offshore Marine Aquaculture in the Gulf of Mexico, Comment Period Ends: 04/04/2014, Contact: Jess Beck-Stimpert 727-551-5755

Revision to FR Notice Published 02/ 07/2014; Extending Comment Period from 3/31/2014 to 4/04/2014

EIS No. 20140043, Draft EIS, USFS, UT, **Energy Gateway South Transmission** Project, Comment Period Ends: 05/22/ 2014, Contact: Kenton Call 435-865-3730

Revision to FR Notice Published 02/14/2014; Correcting Lead Agency from AFS to USFS.

Dated: February 25, 2014.

#### Cliff Rader,

Director, NEPA Compliance Division, Office of Federal Activities.

[FR Doc. 2014–04420 Filed 2–27–14; 8:45 am] **BILLING CODE 6560–50–P** 

### ENVIRONMENTAL PROTECTION AGENCY

[EPA-HQ-OW-2014-0138; FRL-9907-31-OW]

Request for Nominations for Peer Reviewers and Notice of Public Comment Period for Draft Health Effects Documents for Perfluorooctanoic Acid and Perfluorooctane Sulfonate

**AGENCY:** Environmental Protection Agency (EPA).

**ACTION:** Request for nominations for peer reviewers and notice of public comment period.

**SUMMARY:** Environmental Protection Agency (EPA) invites the public to nominate scientific experts to be considered as peer reviewers for the contractor-managed external peer review of the draft documents entitled, "Health Effects Document for Perfluorooctanoic Acid" and "Health Effects Document for Perfluorooctane Sulfonate." In addition, EPA is announcing the release of the draft health effects documents for public comment. Public comments will be made available to the peer reviewers for consideration in their review. The draft documents and charge questions were prepared in order to support potential future regulatory evaluations and decisions. These draft documents do not represent and should not be construed to represent final Agency policy.

**DATES:** The nomination period for scientific experts begins on February 28, 2014 and ends on March 21, 2014.

The public comment period begins on February 28, 2014 and ends on April 29, 2014. Technical comments should be submitted to the public EPA docket by April 29, 2014.

ADDRESSES: Any interested person or organization may nominate scientific experts to be considered as a peer reviewer. Nominations should be submitted in time to arrive no later than March 21, 2014. Self-nominations will also be accepted. Nominations should be submitted to the EPA contractor, Versar, Inc., online using the following URL: http://peerreview.versar.com/epa/

pfoa. Nominations will also be accepted by U.S. Postal mail or by an overnight/ priority mail service. http:// www.versar.com/epa/ bristolbaynominationform.html Mailed nominations should be addressed to Versar, Inc., 6850 Versar Center, Springfield, VA 22151 (ATTN: Betzy Colon) and should include all nominee information outlined in Section II of the **SUPPLEMENTARY INFORMATION** section of this document. Submit your comments on the draft health effects documents and peer review charge questions, identified by Docket ID No. EPA-HQ-OW-2014-0138, by one of the following methods:

- www.regulations.gov: Follow the on-line instructions for submitting comments.
- Email: ow-docket@epa.gov. Attention Docket No. EPA-HQ-OW-2014-0138
- Mail: EPA Water Docket, Environmental Protection Agency, Mailcode: 2822–IT, 1200 Pennsylvania Ave. NW., Washington, DC 20460. Please include a total of two copies (including references).
- Hand Delivery: EPA Water Docket, EPA Docket Center, William Jefferson Clinton West Building, Room 3334, 1301 Constitution Avenue NW., Washington, DC 20004, Docket No. EPA-HQ-OW-2014-0138. Such deliveries are only accepted during the Docket's normal hours of operation, and special arrangements should be made for deliveries of boxed information.

Instructions: EPA's policy is that all comments received will be included in the public docket without change and may be made available online at www.regulations.gov, including any personal information provided, unless the comment includes information claimed to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. Do not submit information that you consider to be CBI or otherwise protected through www.regulations.gov or email. The www.regulations.gov Web site is an "anonymous access" system, which means EPA will not know your identity or contact information unless you provide it in the body of your comment. If you send an email comment directly to EPA without going through www.regulations.gov your email address will be automatically captured and included as part of the comment that is placed in the public docket and made available on the Internet. If you submit an electronic comment, EPA recommends that you include your name and other contact information in the body of your comment and with any disk or CD-ROM you submit. If EPA

cannot read your comment due to technical difficulties and cannot contact you for clarification, EPA may not be able to consider your comment.
Electronic files should avoid the use of special characters, any form of encryption, and be free of any defects or viruses. For additional information about EPA's public docket visit the EPA Docket Center homepage at <a href="http://www.epa.gov/epahome/dockets.htm">http://www.epa.gov/epahome/dockets.htm</a>. For additional instructions on submitting comments, go to Section III of the SUPPLEMENTARY INFORMATION section of this document.

Docket: All documents in the docket are listed in the www.regulations.gov index. Although listed in the index, some information is not publicly available, e.g., CBI or other information whose disclosure is restricted by statute. Certain other material, such as copyrighted material, will be publicly available only in hard copy. Publicly available docket materials are available either electronically in www.regulations.gov or in hard copy at the EPA-HQ-OW-2014-0138 Docket, EPA/DC, William Jefferson Clinton Building West, Room 3334, 1301 Constitution Ave. NW., Washington, DC. The Public Reading Room is open from 8:30 a.m. to 4:30 p.m., Monday through Friday, excluding legal holidays. The telephone number for the Public Reading Room is (202) 566-1744, and the telephone number for the EPA Water Docket is (202) 566-2426.

#### FOR FURTHER INFORMATION CONTACT:

Ouestions concerning the nomination process or Web site should be directed to the EPA contractor, Versar, Inc., at 6850 Versar Center, Springfield, VA 22151; by email peerreview@versar.com (subject line: PFOA/PFOS Peer Review); or by phone: (703) 642-6727 (ask for Betzy Colon). For additional information concerning the health effects documents, please contact Joyce Donohue at U.S. EPA, Office of Water, Health and Ecological Criteria Division (Mail Code 4304T), 1200 Pennsylvania Avenue NW., Washington, DC 20460; telephone: 202-566-1098; or email: donohue.joyce@epa.gov.

#### SUPPLEMENTARY INFORMATION:

#### I. Information on the Draft Health Effects Documents for Perfluorooctanoic Acid and Perfluorooctane Sulfonate

EPA has prepared draft health effects documents for Perfluorooctanoic Acid (PFOA) and Perfluorooctane Sulfonate (PFOS) for purposes of public comment (scientific views) and peer review. EPA will consider any public comments submitted in accordance with this

notice when finalizing the documents. Once the health effects documents are finalized, they will be utilized to develop lifetime health advisory values for each chemical. PFOA and PFOS are listed on the third contaminant Candidate List (CCL3) <sup>1</sup> and both chemicals are currently being monitored under the third Unregulated Contaminant Monitoring Rule (UCMR3) <sup>2</sup>.

### II. How To Submit Nominations for Peer Reviewers

Expertise Sought: EPA is seeking candidates who are nationally and/or internationally recognized scientific experts to serve as external peer reviewers for the draft health effects documents for PFOA and PFOS. Nominees should possess and demonstrate background knowledge and experience in one or more of the following areas: (1) Epidemiology, (2) toxicology (liver effects, immunotoxicity, neurotoxicity, developmental and reproductive toxicology, etc.), (3) membrane transport, (4) human health risk assessment, (5) pharmacokinetic models, and (6) mode-of-action for cancer and noncancer effects.

Selection Criteria: Selection criteria for individuals nominated to serve as external peer reviewers of the draft documents include the following: (1) Demonstrated expertise through relevant peer reviewed publications, (2) professional accomplishments and recognition by professional societies, (3) demonstrated ability to work constructively and effectively in a committee setting, (4) absence of financial conflicts of interest, (5) no actual conflicts of interest or the appearance of lack of impartiality, (6) willingness to commit adequate time for the thorough review of the draft health effects documents for PFOA and PFOS commencing in June 2014 (exact date to be determined), and (7) availability to participate in-person in a two-day peer review meeting in the Washington, DC metro area in July or August 2014 (exact date will be published in the Federal

Register at least 30 days prior to the external peer review meeting). Further information regarding the external peer review meeting will be announced at a later date in the **Federal Register**.

Peer reviewer candidates must not have previously provided comments on the draft health effects documents for PFOA and PFOS; that is, anyone wishing to be considered as a peer reviewer must not submit comments during the 60-day public comment period. However, candidates not selected for the panel peer review will be given a limited opportunity to submit public comments once the final peer reviewers are selected by Versar, Inc., the EPA contractor managing this peer review process.

Required Nominee Information: To receive full consideration, the following information should be provided on the nomination form available at the Versar URL: (1) Contact information for the person making the nomination; (2) contact information for the nominee; (3) the disciplinary and specific areas of expertise of the nominee; (4) the nominee's curriculum vita; and (4) a biographical sketch of the nominee indicating current position, educational background, past and current research activities, and recent service on other advisory committees, peer review panels, editorial boards, or professional organizations, sources of recent grant and/or contract support, and other comments on the relevance of the nominee's expertise to this peer review topic. Compensation of non-federal peer reviewers will be provided by EPA's contractor.

Selection Process: EPA's contractor, Versar, will notify candidates of selection or non-selection. Versar may also conduct an independent search for candidates to assemble a balanced group representing the expertise needed to fully evaluate EPA's draft documents. Versar will consider and screen all candidates against the criteria listed above. Following the screening process, Versar will narrow the list of potential reviewers to 12-15 candidates. Prior to selecting the final peer reviewers, a second Federal Register notice will be published (exact date to be determined) to solicit comments on the interim list of 12–15 candidates. The public will be requested to provide relevant information or documentation on the nominees that Versar should consider in evaluating the candidates within 21 days of following the announcement of the interim candidates. Once the public comments on the interim list of candidates have been reviewed, Versar will select the final six to seven peer reviewers who, collectively, best

provide expertise spanning the multiple areas listed above and, to the extent feasible, best provide a balance of perspectives. Additional information on the nomination process can be found at: http://peerreview.versar.com/epa/pfoa.

#### III. How to Submit Comments (Scientific Views) on the Draft Health Effects Documents

The draft documents "Health Effects Document for Perfluorooctanoic Acid" and "Health Effects Document for Perfluorooctane Sulfonate" and charge questions are available electronically by the following methods: (1) Public Docket at http://www.regulations.gov (Docket ID No. EPA-HQ-OW-2014-0138) or (2) Versar's peer review Web site at http://peerreview.versar.com/epa/ pfoa. Oral or written comments will not be accepted during the external peer review meeting, so it is important that all comments be submitted during the public comment period. As stated in Section II, anyone wishing to be considered as a peer reviewer must not submit comments during the 60-day public comment period. No comments will be accepted after the closing of the comment period except from those nominated as a potential peer reviewer but not selected as a final peer reviewer.

Dated: February 24, 2014.

#### Nancy K. Stoner,

Acting Assistant Administrator, Office of Water

[FR Doc. 2014–04455 Filed 2–27–14; 8:45 am] **BILLING CODE 6560–50–P** 

## FEDERAL COMMUNICATIONS COMMISSION

#### Information Collection Being Reviewed by the Federal Communications Commission Under Delegated Authority

**AGENCY:** Federal Communications Commission.

**ACTION:** Notice and request for comments.

**SUMMARY:** As part of its continuing effort to reduce paperwork burden and as required by the Paperwork Reduction Act (PRA) of 1995 (44 U.S.C. 3501–3520), the Federal Communications Commission invites the general public and other Federal agencies to take this opportunity to comment on the following information collection(s). Comments are requested concerning: whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility;

<sup>&</sup>lt;sup>1</sup> CCL3 is a list of contaminants that are currently not subject to any proposed or promulgated national primary drinking water regulations, that are known or anticipated to occur in public water systems, and which may require regulation under the Safe Drinking Water Act (SDWA). Additional information about the CCL3 can be found at the following Web site: http://water.epa.gov/scitech/drinkingwater/dws/ccl/ccl3.cfm.

<sup>&</sup>lt;sup>2</sup> EPA uses the Unregulated Contaminant Monitoring (UCM) program to collect data for unregulated contaminants suspected to be present in drinking water. Results from UCMR3 can be examined as they become available at the following Web site: http://water.epa.gov/lawsregs/rulesregs/sdwa/ucmr/ucmr3/.

the accuracy of the Commission's burden estimate; ways to enhance the quality, utility, and clarity of the information collected; ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology; and ways to further reduce the information burden for small business concerns with fewer than 25 employees. The FCC may not conduct or sponsor a collection of information unless it displays a currently valid OMB control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that does not display a valid OMB control number.

**DATES:** Written Paperwork Reduction Act (PRA) comments should be submitted on or before April 29, 2014. If you anticipate that you will be submitting PRA comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the FCC contact listed below as soon as possible.

**ADDRESSES:** Submit your PRA comments to Benish Shah, Federal Communications Commission, via the Internet at Benish.Shah@fcc.gov. To submit your PRA comments by email send them to: PRA@fcc.gov.

# FOR FURTHER INFORMATION CONTACT:

Benish Shah, Office of Managing Director, (202) 418-7866.

### SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–1087. *Title:* Section 15.615, General Administrative Requirements (Broadband Over Power Line (BPL). Form Number: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Business or other forprofit; not-for-profit institutions; and State, local or Tribal Government.

Number of Respondents: 100 respondents; 100 responses.

Estimated Time per Response: 26 hours.

Frequency of Response: On occasion reporting requirement and third party disclosure requirement.

Obligation to Respond: Required to obtain or retain benefits. Statutory authority for this information collection is contained in 47 U.S.C. 154(i), 301, 302, 303(e), 303(f) and 303(r).

Total Annual Burden: 2,600 hours. Annual Cost Burden: \$60,000. Privacy Impact Assessment: N/A. Nature and Extent of Confidentiality: The FCC does not require any confidentiality in the information

provided to the database. There are no proprietary or trade/technological standards to which these BPL entities wish to restrict access.

Needs and Uses: The Commission will submit this expiring information collection after this 60 day comment period to the Office of Management and Budget (OMB) to obtain the full three year clearance. There is no change in the reporting requirements or burden. Section 15.615 requires entities operating Access BPL systems shall to an industry-recognized entity, information on all existing Access BPL systems and all proposed Access BPL systems for inclusion into a publicly available database, within 30 days prior to installation of service. Such information should include the name of the Access BPL provider; the frequencies of the Access BPL operation; the postal ZIP codes served by the specific Access BPL operation; the manufacturer and type of Access BPL equipment and its associated FCC ID number, contact information; and proposed/or actual date of operation.

Federal Communications Commission.

# Gloria J. Miles,

Federal Register Liaison, Office of the Secretary, Office of Managing Director. [FR Doc. 2014-04434 Filed 2-27-14; 8:45 am]

BILLING CODE 6712-01-P

# FEDERAL COMMUNICATIONS COMMISSION

Federal Advisory Committee Act; Communications Security, Reliability, and Interoperability Council

**AGENCY:** Federal Communications Commission.

**ACTION:** Notice.

SUMMARY: In accordance with the Federal Advisory Committee Act, this notice advises interested persons that the Federal Communications Commission's (FCC or Commission) Communications Security, Reliability, and Interoperability Council (CSRIC) IV will hold its second meeting. Votes are scheduled on reports for Working Group 3 on Emergency Alerting, Working Group 7 on Legacy Best Practices, and Working Group 9 on Infrastructure Sharing During Emergencies. In addition, Working Group 4 Cybersecurity Best Practices, will begin their work to recommend consensusbased best practices that implement the NIST Cybersecurity Framework.

**DATES:** March 20, 2014.

**ADDRESSES:** Federal Communications Commission, Room TW-C305

(Commission Meeting Room), 445 12th Street SW., Washington, DC 20554.

FOR FURTHER INFORMATION CONTACT: Jeffery Goldthorp, Designated Federal Officer, (202) 418-1096 (voice) or jeffery.goldthorp@fcc.gov (email); or

Lauren Kravetz, Deputy Designated Federal Officer, (202) 418-7944 (voice) or lauren.kravetz@fcc.gov (email).

SUPPLEMENTARY INFORMATION: The meeting will be held on March 20, 2014, from 1:00 p.m. to 5:00 p.m. in the Commission Meeting Room of the Federal Communications Commission, Room TW-C305, 445 12th Street SW.,

Washington, DC 20554.

The CSRIC is a Federal Advisory Committee that will provide recommendations to the FCC regarding best practices and actions the FCC can take to ensure the security, reliability, and interoperability of communications systems. On March 19, 2013, the FCC, pursuant to the Federal Advisory Committee Act, renewed the charter for the CSRIC for a period of two years through March 18, 2015. Each of the ten Working Groups of this most recentlychartered CSRIC is described in more detail at http://www.fcc.gov/ encyclopedia/communications-securityreliability-and-interoperability-counciliv.

The meeting on March 20, 2014, will be the third meeting of the CSRIC under the current charter. The FCC will attempt to accommodate as many attendees as possible; however, admittance will be limited to seating availability. The Commission will provide audio and/or video coverage of the meeting over the Internet from the FCC's Web page at http://www.fcc.gov/ live. The public may submit written comments before the meeting to Jeffery Goldthorp, CSRIC Designated Federal Officer, by email to jeffery.goldthorp@ fcc.gov or U.S. Postal Service Mail to Jeffery Goldthorp, Associate Bureau Chief, Public Safety and Homeland Security Bureau, Federal Communications Commission, 445 12th Street SW., Room 7-A325, Washington,

Open captioning will be provided for this event. Other reasonable accommodations for people with disabilities are available upon request. Requests for such accommodations should be submitted via email to fcc504@fcc.gov or by calling the Consumer & Governmental Affairs Bureau at (202) 418-0530 (voice), (202) 418-0432 (tty). Such requests should include a detailed description of the accommodation needed. In addition, please include a way the FCC can contact you if it needs more

information. Please allow at least five days' advance notice; last-minute requests will be accepted, but may be impossible to fill.

Federal Communications Commission.

### Marlene H. Dortch,

Secretary.

[FR Doc. 2014-04459 Filed 2-27-14; 8:45 am]

BILLING CODE 6712-01-P

#### FEDERAL ELECTION COMMISSION

#### **Sunshine Act Meetings**

**AGENCY:** Federal Election Commission. **DATE AND TIME:** Tuesday March 4, 2014 at 10 a.m.

**PLACE:** 999 E Street NW., Washington, DC.

**STATUS:** This meeting will be closed to the public.

**ITEMS TO BE DISCUSSED:** Compliance matters pursuant to 2 U.S.C. 437g.

Information the premature disclosure of which would be likely to have a considerable adverse effect on the implementation of a proposed Commission action.

\* \* \* \* \*

### PERSON TO CONTACT FOR INFORMATION:

Judith Ingram, Press Officer, Telephone: (202) 694–1220.

### Shawn Woodhead Werth,

Secretary and Clerk of the Commission.
[FR Doc. 2014–04545 Filed 2–26–14; 11:15 am]
BILLING CODE 6715–01–P

### FEDERAL MARITIME COMMISSION

[Docket No. 14-02]

Order of Investigation and Hearing: Oceanic Bridge International, Inc. for Possible Violations of the Shipping Act of 1984

**AGENCY:** Federal Maritime Commission. **ACTION:** Notice of Order of Investigation and Hearing.

**DATES:** The Order of Investigation and Hearing was served February 21, 2014.

SUPPLEMENTARY INFORMATION: On February 21, 2014, the Federal Maritime Commission instituted an Order of Investigation and Hearing entitled Oceanic Bridge International, Inc.—Possible Violations of Section 10(a)(1) of the Shipping Act of 1984. Acting pursuant to Section 11 of the Shipping Act, 46 U.S.C. 41302, that investigation is instituted to determine:

(1) Whether Oceanic Bridge International, Inc. violated section 10(a)(1) of the Shipping Act, 46 U.S.C. 41102(a), by knowingly and willfully, directly or indirectly, obtaining or attempting to obtain transportation at less than the rates and charges otherwise applicable by the unjust or unfair device or means of unlawfully accessing a service contract to which it was neither a signatory nor an affiliate; and.

(2) whether, in the event violations of section 10(a)(1) of the Shipping Act are found, civil penalties should be assessed against Oceanic Bridge International, Inc. and, if so, the amount of the penalties to be assessed.

The Order may be viewed in its entirety at http://www.fmc.gov/14-02.

Authority: 46 U.S.C. 41302.

Karen V. Gregory,

Secretary.

[FR Doc. 2014–04299 Filed 2–27–14; 8:45 am]

BILLING CODE 6730-01-P

### **FEDERAL RESERVE SYSTEM**

# Change in Bank Control Notices; Acquisitions of Shares of a Bank or Bank Holding Company

The notificants listed below have applied under the Change in Bank Control Act (12 U.S.C. 1817(j)) and § 225.41 of the Board's Regulation Y (12 CFR 225.41) to acquire shares of a bank or bank holding company. The factors that are considered in acting on the notices are set forth in paragraph 7 of the Act (12 U.S.C. 1817(j)(7)).

The notices are available for immediate inspection at the Federal Reserve Bank indicated. The notices also will be available for inspection at the offices of the Board of Governors. Interested persons may express their views in writing to the Reserve Bank indicated for that notice or to the offices of the Board of Governors. Comments must be received not later than March 17, 2014.

A. Federal Reserve Bank of Kansas City (Dennis Denney, Assistant Vice President) 1 Memorial Drive, Kansas City, Missouri 64198–0001:

1. Fred Otten, Norfolk, Nebraska; to acquire voting shares of First National Agency, Inc., and thereby indirectly acquire voting shares of First Nebraska Bank of Wayne, both in Wayne, Nebraska.

Board of Governors of the Federal Reserve System, February 25, 2014.

# Michael J. Lewandowski,

Associate Secretary of the Board.
[FR Doc. 2014–04401 Filed 2–27–14; 8:45 am]
BILLING CODE 6210–01–P

### **FEDERAL TRADE COMMISSION**

[File No. 132 3126]

### N.E.W. Plastics Corp.; Analysis of Proposed Consent Order To Aid Public Comment

**AGENCY:** Federal Trade Commission. **ACTION:** Proposed consent agreement.

SUMMARY: The consent agreement in this matter settles alleged violations of federal law prohibiting unfair or deceptive acts or practices. The attached Analysis of Proposed Consent Order to Aid Public Comment describes both the allegations in the draft complaint and the terms of the consent order—embodied in the consent agreement—that would settle these allegations.

**DATES:** Comments must be received on or before March 24, 2014.

**ADDRESSES:** Interested parties may file a comment at *https://* 

ftcpublic.commentworks.com/ftc/ newplasticsconsent online or on paper, by following the instructions in the Request for Comment part of the **SUPPLEMENTARY INFORMATION section** below. Write "N.E.W. Plastics Corp.,-Consent Agreement; File No. 132 3126" on your comment and file your comment online at https:// ftcpublic.commentworks.com/ftc/ *newplasticsconsent* by following the instructions on the web-based form. If you prefer to file your comment on paper, mail or deliver your comment to the following address: Federal Trade Commission, Office of the Secretary, Room H-113 (Annex D), 600 Pennsylvania Avenue NW., Washington, DC 20580.

# FOR FURTHER INFORMATION CONTACT:

Elisa Jillson, Bureau of Consumer Protection, (202–326–3001), 600 Pennsylvania Avenue NW., Washington, DC 20580.

**SUPPLEMENTARY INFORMATION: Pursuant** to Section 6(f) of the Federal Trade Commission Act, 15 U.S.C. 46(f), and FTC Rule 2.34, 16 CFR 2.34, notice is hereby given that the above-captioned consent agreement containing consent order to cease and desist, having been filed with and accepted, subject to final approval, by the Commission, has been placed on the public record for a period of thirty (30) days. The following Analysis to Aid Public Comment describes the terms of the consent agreement, and the allegations in the complaint. An electronic copy of the full text of the consent agreement package can be obtained from the FTC Home Page (for February 21, 2014), on the World Wide Web, at http:// www.ftc.gov/os/actions.shtm. A paper

copy can be obtained from the FTC Public Reference Room, Room 130–H, 600 Pennsylvania Avenue NW., Washington, DC 20580, either in person or by calling (202) 326–2222.

You can file a comment online or on paper. For the Commission to consider your comment, we must receive it on or before March 24, 2014. Write "N.E.W. Plastics Corp.,—Consent Agreement; File No. 132 3126" on your comment. Your comment—including your name and your state—will be placed on the public record of this proceeding, including, to the extent practicable, on the public Commission Web site, at http://www.ftc.gov/os/ publiccomments.shtm. As a matter of discretion, the Commission tries to remove individuals' home contact information from comments before placing them on the Commission Web site.

Because your comment will be made public, you are solely responsible for making sure that your comment does not include any sensitive personal information, like anyone's Social Security number, date of birth, driver's license number or other state identification number or foreign country equivalent, passport number, financial account number, or credit or debit card number. You are also solely responsible for making sure that your comment does not include any sensitive health information, like medical records or other individually identifiable health information. In addition, do not include any "[t]rade secret or any commercial or financial information which . . . is privileged or confidential," as discussed in Section 6(f) of the FTC Act, 15 U.S.C. 46(f), and FTC Rule 4.10(a)(2), 16 CFR 4.10(a)(2). In particular, do not include competitively sensitive information such as costs, sales statistics, inventories, formulas, patterns, devices, manufacturing processes, or customer names.

If you want the Commission to give your comment confidential treatment, you must file it in paper form, with a request for confidential treatment, and you have to follow the procedure explained in FTC Rule 4.9(c), 16 CFR 4.9(c).¹ Your comment will be kept confidential only if the FTC General Counsel, in his or her sole discretion, grants your request in accordance with the law and the public interest.

Postal mail addressed to the Commission is subject to delay due to heightened security screening. As a result, we encourage you to submit your comments online. To make sure that the Commission considers your online comment, you must file it at <a href="https://ftcpublic.commentworks.com/ftc/newplasticsconsent">https://ftcpublic.commentworks.com/ftc/newplasticsconsent</a> by following the instructions on the web-based form. If this Notice appears at <a href="http://www.regulations.gov/#!home">http://www.regulations.gov/#!home</a>, you also may file a comment through that Web site.

If you file your comment on paper, write "N.E.W. Plastics Corp.,—Consent Agreement; File No. 132 3126" on your comment and on the envelope, and mail or deliver it to the following address: Federal Trade Commission, Office of the Secretary, Room H–113 (Annex D), 600 Pennsylvania Avenue NW., Washington, DC 20580. If possible, submit your paper comment to the Commission by courier or overnight service.

Visit the Commission Web site at http://www.ftc.gov to read this Notice and the news release describing it. The FTC Act and other laws that the Commission administers permit the collection of public comments to consider and use in this proceeding as appropriate. The Commission will consider all timely and responsive public comments that it receives on or before March 24, 2014. You can find more information, including routine uses permitted by the Privacy Act, in the Commission's privacy policy, at http://www.ftc.gov/ftc/privacy.htm.

### Analysis of Proposed Consent Order To Aid Public Comment

The Federal Trade Commission ("FTC" or "Commission") has accepted, subject to final approval, an agreement containing a consent order from N.E.W. Plastics Corp., a corporation ("Respondent").

The proposed consent order has been placed on the public record for thirty (30) days for receipt of comments by interested persons. Comments received during this period will become part of the public record. After thirty (30) days, the Commission will again review the agreement and the comments received, and will decide whether it should withdraw from the agreement or make final the agreement's proposed order.

This matter addresses allegedly deceptive green claims that Respondent made while promoting two brands of plastic lumber products, Evolve and Trimax, to retailers, independent distributors and end-use consumers. According to the FTC complaint, Respondent marketed (1) Evolve products as made from 90% or more recycled content; (2) Trimax products as made from mostly post-consumer

recycled content; and (3) both Trimax and Evolve as recyclable. The complaint alleges first that each of these claims is false and misleading. It also alleges that Respondent did not possess or rely upon a reasonable basis to substantiate these representations. Finally, it alleges that Respondent provided its retailers and distributors with deceptive promotional materials, i.e., the means and instrumentalities to deceive consumers. Thus, the three-count complaint alleges that Respondent engaged in deceptive practices in violation of Section 5(a) of the FTC Act.

The proposed consent order contains several provisions designed to prevent Respondent from engaging in similar acts and practices in the future. Part I prohibits N.E.W. from making representations regarding the recycled content, the post-consumer recycled content, or the environmental benefit of any product or package unless they are true, not misleading, and substantiated by competent and reliable evidence. Part I further provides that if, in general, experts in the relevant scientific field would conclude it necessary, such evidence must be competent and reliable scientific evidence. Consistent with the Guides for the Use of **Environmental Marketing Claims** ("Green Guides"), 16 CFR 260.13(b), Part I specifically requires N.E.W. to substantiate recycled content claims by demonstrating that such recycled content is composed of materials that were recovered or otherwise diverted from the waste stream.

Part II prohibits N.E.W. from making an unqualified claim that any product or package is recyclable unless: (1) The item, excluding minor incidental components, can be recycled in an established recycling program, and (2) recycling facilities that accept the item are available to at least 60% of consumers or communities where it is sold. If recycling facilities are available to fewer than 60%, consistent with the Green Guides, 16 CFR 260.12(b), Part II requires N.E.W. to qualify its claim regarding the availability of recycling facilities. Part II requires such claims to be true, not misleading, and substantiated by competent and reliable evidence. It further provides that if, in general, experts in the relevant scientific field would conclude it necessary, such evidence must be competent and reliable scientific evidence. Finally, Part II provides that if Respondent promotes as recyclable at item that is only partially recyclable, Respondent must disclose the part or portion of the product or package that is recyclable.

Part III prohibits N.E.W. from providing others with the means and

<sup>&</sup>lt;sup>1</sup> In particular, the written request for confidential treatment that accompanies the comment must include the factual and legal basis for the request, and must identify the specific portions of the comment to be withheld from the public record. *See* FTC Rule 4.9(c), 16 CFR 4.9(c).

instrumentalities to make any false, unsubstantiated, or otherwise misleading representation of material fact regarding any product or package.

Part IV requires N.E.W. to deliver a letter to its distributors and retailers that instructs them to stop using Evolve and Trimax plastic lumber advertising and marketing materials provided by N.E.W. prior to December 2013. This requirement seeks to ensure that deceptive claims will be entirely removed from the market.

Parts V through IX are reporting and compliance provisions. Part V requires Respondent to keep (and make available to the Commission on request): Copies of advertisements and promotional materials containing the representations covered by the order; materials relied upon in disseminating those representations; evidence that contradicts, qualifies, or calls into question the representations, or the basis relied upon for the representations. Part VI requires dissemination of the order now and in the future to principals, officers, directors, and managers, and to all current and future employees, agents, and representatives having responsibilities relating to the subject matter of the order. It also requires Respondent to maintain and make available to the FTC all acknowledgments of receipt of the order. Part VII requires notification to the FTC of changes in corporate status. Part VIII mandates that Respondent submit an initial compliance report to the FTC and make available to the FTC subsequent reports. Part IX is a provision terminating the order after twenty (20) years, with certain exceptions.

The purpose of this analysis is to aid public comment on the proposed consent order. It is not intended to constitute an official interpretation of the proposed order or to modify its terms in any way.

By direction of the Commission.

### Donald S. Clark,

Secretary.

[FR Doc. 2014–04380 Filed 2–27–14; 8:45 am]

BILLING CODE 6750-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

### Centers for Medicare & Medicaid Services

[Document Identifier: CMS-10203]

# Agency Information Collection Activities: Proposed Collection; Comment Request

**AGENCY:** Centers for Medicare & Medicaid Services, HHS.

**ACTION:** Notice.

SUMMARY: The Centers for Medicare & Medicaid Services (CMS) is announcing an opportunity for the public to comment on CMS' intention to collect information from the public. Under the Paperwork Reduction Act of 1995 (the PRA), federal agencies are required to publish notice in the Federal Register concerning each proposed collection of information (including each proposed extension or reinstatement of an existing collection of information) and to allow 60 days for public comment on the proposed action. Interested persons are invited to send comments regarding our burden estimates or any other aspect of this collection of information, including any of the following subjects: (1) The necessity and utility of the proposed information collection for the proper performance of the agency's functions; (2) the accuracy of the estimated burden; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) the use of automated collection techniques or other forms of information technology to minimize the information collection burden.

**DATES:** Comments must be received by *April 29, 2014*.

ADDRESSES: When commenting, please reference the document identifier or OMB control number (OCN). To be assured consideration, comments and recommendations must be submitted in any one of the following ways:

1. Electronically. You may send your comments electronically to http://www.regulations.gov. Follow the instructions for "Comment or Submission" or "More Search Options" to find the information collection document(s) that are accepting comments.

2. By regular mail. You may mail written comments to the following address: CMS, Office of Strategic Operations and Regulatory Affairs, Division of Regulations Development, Attention: Document Identifier/OMB Control Number \_\_\_\_\_\_, Room C4–26–05, 7500 Security Boulevard, Baltimore, Maryland 21244–1850.

To obtain copies of a supporting statement and any related forms for the proposed collection(s) summarized in this notice, you may make your request using one of following:

1. Access CMS' Web site address at http://www.cms.hhs.gov/ PaperworkReductionActof1995.

2. Email your request, including your address, phone number, OMB number, and CMS document identifier, to *Paperwork@cms.hhs.gov*.

3. Call the Reports Clearance Office at

(410) 786-1326.

### FOR FURTHER INFORMATION CONTACT:

Reports Clearance Office at (410) 786–1326

### SUPPLEMENTARY INFORMATION:

#### Contents

This notice sets out a summary of the use and burden associated with the following information collections. More detailed information can be found in each collection's supporting statement and associated materials (see ADDRESSES).

# CMS-10203 Medicare Health Outcomes Survey

Under the PRA (44 U.S.C. 3501-3520), federal agencies must obtain approval from the Office of Management and Budget (OMB) for each collection of information they conduct or sponsor. The term "collection of information" is defined in 44 U.S.C. 3502(3) and 5 CFR 1320.3(c) and includes agency requests or requirements that members of the public submit reports, keep records, or provide information to a third party. Section 3506(c)(2)(A) of the PRA requires federal agencies to publish a 60-day notice in the Federal Register concerning each proposed collection of information, including each proposed extension or reinstatement of an existing collection of information, before submitting the collection to OMB for approval. To comply with this requirement, CMS is publishing this notice.

### **Information Collection**

1. Type of Information Collection Request: Revision of a currently approved collection; Title of Information Collection: Medicare Health Outcomes Survey (HOS); Use: The collection of Medicare Health Outcomes Survey (HOS) is necessary to hold Medicare managed care contracts accountable for the quality of care they deliver to beneficiaries. This reporting requirement allows us to obtain the information necessary for proper oversight of the Medicare Advantage program. It is critical to our mission that

the we collect and disseminate valid and reliable information that can be used to improve quality of care through identification of quality improvement opportunities, assist us in carrying out our oversight responsibilities, and help beneficiaries make an informed choice among health plans. Form Number: CMS-10203 (OCN: 0938-0701); Frequency: Yearly; Affected Public: Individuals and households; Number of Respondents: 739,959; Total Annual Responses: 244,187; Total Annual Hours: 244,187. (For policy questions regarding this collection contact Kimberly DeMichele at 410-786-4286.)

Dated: February 24, 2014.

#### Martique Jones,

Deputy Director, Regulations Development Group, Office of Strategic Operations and Regulatory Affairs.

[FR Doc. 2014-04328 Filed 2-27-14; 8:45 am]

BILLING CODE 4120-01-P

### DEPARTMENT OF HEALTH AND **HUMAN SERVICES**

#### Centers for Medicare & Medicaid Services

[Document Identifier: CMS-10346 and CMS-104961

**Agency Information Collection Activities: Submission for OMB Review**; Comment Request

**ACTION:** Notice.

**SUMMARY:** The Centers for Medicare & Medicaid Services (CMS) is announcing an opportunity for the public to comment on CMS' intention to collect information from the public. Under the Paperwork Reduction Act of 1995 (PRA), federal agencies are required to publish notice in the Federal Register concerning each proposed collection of information, including each proposed extension or reinstatement of an existing collection of information, and to allow a second opportunity for public comment on the notice. Interested persons are invited to send comments regarding the burden estimate or any other aspect of this collection of information, including any of the following subjects: (1) The necessity and utility of the proposed information collection for the proper performance of the agency's functions; (2) The accuracy of the estimated burden; (3) Ways to enhance the quality, utility, and clarity of the information to be collected; and (4) The use of automated collection techniques or other forms of information technology to minimize the information collection burden.

**DATES:** Comments on the collection(s) of information must be received by the OMB desk officer by March 31, 2014. ADDRESSES: When commenting on the proposed information collections, please reference the document identifier or OMB control number. To be assured consideration, comments and recommendations must be received by the OMB desk officer via one of the following transmissions: OMB, Office of Information and Regulatory Affairs, Attention: CMS Desk Officer, Fax Number: (202) 395-5806 or Email: OIRA submission@omb.eop.gov.

To obtain copies of a supporting statement and any related forms for the proposed collection(s) summarized in this notice, you may make your request using one of following:

1. Access CMS' Web site address at http://www.cms.hhs.gov/ PaperworkReductionActof1995.

2. Email your request, including your address, phone number, OMB number, and CMS document identifier, to Paperwork@cms.hhs.gov.

3. Call the Reports Člearance Office at (410) 786-1326.

# FOR FURTHER INFORMATION CONTACT:

Reports Clearance Office at (410) 786-

SUPPLEMENTARY INFORMATION: Under the Paperwork Reduction Act of 1995 (PRA) (44 U.S.C. 3501-3520), federal agencies must obtain approval from the Office of Management and Budget (OMB) for each collection of information they conduct or sponsor. The term "collection of information" is defined in 44 U.S.C. 3502(3) and 5 CFR 1320.3(c) and includes agency requests or requirements that members of the public submit reports, keep records, or provide information to a third party. Section 3506(c)(2)(A) of the PRA (44 U.S.C. 3506(c)(2)(A)) requires federal agencies to publish a 30-day notice in the Federal Register concerning each proposed collection of information, including each proposed extension or reinstatement of an existing collection of information, before submitting the collection to OMB for approval. To comply with this requirement, CMS is publishing this notice that summarizes the following proposed collection(s) of information for public comment:

1. Type of Information Collection *Request:* Extension of a currently approved collection; Title of Information Collection: Appeals of Quality Bonus Payment Determinations; Use: Section 1853(o) of the Social Security Act (the Act) requires us to make quality bonus payments (QBPs) QBPs to Medicare Advantage (MA) organizations that achieve performance

rating scores of at least 4 stars under a five-star rating system. While we have applied a Star Rating system to MA organizations for a number of years, prior to the QBP program these Star Ratings were used only to provide additional information for beneficiaries to consider in making their Part C and D plan elections. Beginning in 2012, the Star Ratings we assign for purposes of QBPs directly affected the monthly payment amount MA organizations receive from us under their contracts. Additionally, section 1854(b)(1)(C)(v) of the Act, as added by the Affordable Care Act, also requires us to change the share of savings that MA organizations must provide to enrollees as the beneficiary rebate specified at § 422.266(a) based on the level of a sponsor's Star Rating for

quality performance.

While the statute does not specify an administrative review process for appealing low QBP Star Ratings, we have implemented an appeals process in accordance with its authority to establish MA program standards by regulation at section 1856(b)(1) of the Act. Under this process, MA organizations may seek review of their QBP Star Rating determinations. This review process also applies to the determinations we made where the organization's Star Rating sets its QBP status at ineligible for rebate retention. The information collected from Medicare Advantage organizations is considered by the reconsideration official and potentially the hearing officer to review our determination of the organization's eligibility for a quality bonus payment. Form Number: ČMS-10346 (OCN: 0938-1129; Frequency: Yearly; Affected Public: Private sector—Business or other forprofits; Number of Respondents: 350; Total Annual Responses: 25; Total Annual Hours: 200. (For policy questions regarding this collection contact Sarah Gaillot at 410-786-4637).

2. Type of Information Collection Request: Extension of a currently approved collection; Title of Information Collection: State Health Insurance Exchange Incident Report; Use: We have implemented a Computer Matching Agreement (CMA) with the State-Based Administering Entities (AEs). This agreement establishes the terms, conditions, safeguards, and procedures under which we will disclose certain information to the AEs in accordance with the Patient Protection and Affordable Care Act of 2010 (Pub. L. 111-148), as amended by the Health Care and Education Reconciliation Act (Pub. L. 111–152), which are referred to collectively as the

Affordable Care Act (ACA),

amendments to the Social Security Act made by the ACA, and the implementing regulations. The AEs, which are state entities administering Insurance Affordability Programs, will use the data, accessed through the CMS Data Services Hub (Hub), to make Eligibility Determinations for Insurance Affordability Programs and certificates of exemption.

The Æs shall report suspected or confirmed incidents affecting loss or suspected loss of PII within one hour of discovery to their designated Center for Consumer Information and Insurance Oversight State Officer who will then notify the affected Federal agency data sources, i.e., Internal Revenue Service, Department of Defense, Department of Homeland Security, Social Security Administration, Peace Corps, Office of Personnel Management and Veterans Health Administration. Additionally, AEs shall contact the office of the appropriate Special Agent-in-Charge, Treasury Inspector General for Tax Administration (TIGTA), and the IRS Office of Safeguards within 24 hours of discovery of any potential breach, loss, or misuse of Return Information. Form Number: CMS-10496 (OCN: 0938-1216); Frequency: Occasionally; Affected Public: State, Local or Tribal governments; Number of Respondents: 18; Total Annual Responses: 936; Total Annual Hours: 234. (For policy questions regarding this collection contact Theodora Wills at 410-786-1504.)

Dated: February 24, 2014.

#### Martique Jones,

Deputy Director, Regulations Development Group, Office of Strategic Operations and Regulatory Affairs.

[FR Doc. 2014–04327 Filed 2–27–14; 8:45 am] BILLING CODE 4120–01–P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

# Centers for Medicare & Medicaid Services

[CMS-2389-N]

Medicaid Program; Preliminary Disproportionate Share Hospital Allotments (DSH) for Fiscal Year (FY) 2014 and the Preliminary Institutions for Mental Diseases Disproportionate Share Hospital Limits for FY 2014

**AGENCY:** Centers for Medicare & Medicaid Services (CMS), HHS.

**ACTION:** Notice.

**SUMMARY:** This notice announces the preliminary federal share DSH allotments for FY 2014 and the

preliminary federal share FY 2014 limits on aggregate DSH payments that states may make to institutions for mental diseases (IMDs) and other mental health facilities. This notice also includes additional information regarding the calculation of the FY 2014 DSH allotments and FY 2014 IMD DSH limits.

**DATES:** Effective Date: This notice is effective on March 31, 2014. The final allotments and limitations set forth in this notice are effective for the fiscal years specified.

**FOR FURTHER INFORMATION CONTACT:** Rory Howe, (410) 786–4878; or Richard Strauss, (410) 786–2019.

# SUPPLEMENTARY INFORMATION:

### I. Background

### A. Fiscal Year DSH Allotments

A state's federal fiscal year (FY) disproportionate share hospital (DSH) allotment represents the aggregate limit on the federal share amount of the state's payments to DSH hospitals in the state for the FY. The amount of such allotment is determined in accordance with the provisions of section 1923(f)(3) of the Social Security Act (the Act). Under such provisions, in general a state's FY DSH allotment is calculated by increasing the amount of its DSH allotment for the preceding FY by the percentage change in the Consumer Price Index for all Urban Consumers (CPI-U) for the previous FY.

The Affordable Care Act amended Medicaid DSH provisions, adding section 1923(f)(7) of the Act which would have required reductions to states' FY DSH allotments beginning with FY 2014, the calculation of which was described in the Disproportionate Share Hospital Payment Reduction final rule published in the September 18, 2013 Federal Register (78 FR 57293). Under the DSH reduction methodology, first, each state's unreduced FY DSH allotment would have been calculated in accordance with the provisions of section 1923(f) of the Act, excluding section 1923(f)(7) of the Act; then, the reduction amount for each state would have been determined under the provisions of section 1923(f)(7) of the Act and implementing regulations at 42 CFR 447.294; and, finally, the net FY DSH allotment for each state would have been determined by subtracting the DSH reduction amount for the state from its unreduced FY 2014 DSH allotment.

The reductions under section 1923(f)(7) of the Act were delayed and modified by section 1204 of Division B (Medicare and Other Health Provisions) of the "Pathway for SGR Reform Act of 2013" (Pub. L. 113–67), which was enacted on December 26, 2013. The reductions of states' fiscal year DSH allotments under section 1923(f)(7) of the Act that were applicable to FY 2014 and 2015 were repealed, and the FY 2016 was increased substantially.

Because there is no reduction to DSH allotments for FY 2014 under section 1923(f)(7) of the Act, this notice contains only the state-specific FY 2014 DSH allotments, as calculated under the statute without application of the reductions that would have been imposed under the Affordable Care Act provisions beginning with FY 2014. This notice also provides information on the calculation of such FY DSH allotments, the calculation of the states' IMD DSH limits, and the amounts of states' preliminary FY 2014 IMD DSH limits.

# B. Determination of Fiscal Year DSH Allotments

Generally, in accordance with the methodology specified under section 1923(f)(3) of the Act, a state's FY DSH allotment is calculated by increasing the amount of its DSH allotment for the preceding FY by the percentage change in the CPI–U for the previous FY. Also in accordance with section 1923(f)(3) of the Act, a state's DSH allotment for a FY is subject to the limitation that an increase to a state's DSH allotment for a FY cannot result in the DSH allotment exceeding the greater of the state's DSH allotment for the previous FY or 12 percent of the state's total medical assistance expenditures for the allotment year (this is referred to as the 12 percent limit).

Furthermore, under section 1923(h) of the Act, federal financial participation (FFP) for DSH payments to institutions for mental diseases (IMDs) and other mental health facilities is limited to state-specific aggregate amounts. Under this provision, the aggregate limit for DSH payments to IMDs and other mental health facilities is the lesser of a state's FY 1995 total computable (state and federal share) IMD and other mental health facility DSH expenditures applicable to the state's FY 1995 DSH allotment (as reported on the Form CMS-64 as of January 1, 1997), or the amount equal to the product of the state's current year total computable DSH allotment and the applicable percentage specified in section 1902(h) of the Act (the applicable percentage is the IMD share of DSH total computable expenditures as of FY 1995).

In general, we determine states' DSH allotments for a FY and the IMD DSH limits for the same FY using the most recent available estimates of or actual medical assistance expenditures, including DSH expenditures in their Medicaid programs and the most recent available change in the CPI-U used for the FY in accordance with the methodology prescribed in the statute. The indicated estimated or actual expenditures are obtained from states for each relevant FY from the most recent available quarterly Medicaid budget reports (Form CMS-37) or quarterly Medicaid expenditure reports (Form CMS-64), respectively, submitted by the states. For example, as part of the initial determination of a state's FY DSH allotment (referred to as the preliminary DSH allotments) that is determined before the beginning of the FY for which the DSH allotments and IMD DSH limits are being determined, we use estimated expenditures for the FY obtained from the August submission of the CMS-37 submitted by states prior to the beginning of the FY; such estimated expenditures are subject to update and revision during the FY before such actual expenditure data become available. We also use the most recent available estimated CPI-U percentage change that is available before the beginning of the FY for determining the states' preliminary FY DSH allotments; such estimated CPI-U percentage change is subject to update and revision during the FY before the actual CPI-U percentage change becomes available. In determining the final DSH allotments and IMD DSH limits for a FY we use the actual expenditures for the FY and actual CPI-U percentage change for the previous FY.

# II. Provisions of the Notice

A. Calculation of the Preliminary FY 2014 Federal Share State DSH Allotments and the Preliminary FY 2014 IMD DSH Limits

1. Calculation of the Preliminary FY 2014 Federal Share State DSH Allotments

Addendum 1 to this notice provides the preliminary FY 2014 DSH allotments determined in accordance with section 1923(f)(3) of the Act. The preliminary FY 2014 DSH allotments contained in this notice were determined based on the most recent available estimates from states of their FY 2014 total computable Medicaid expenditures. Also, the preliminary FY 2014 allotments contained in this notice were determined by increasing the preliminary FY 2013 DSH allotments as contained in the notice published in the Federal Register on July 26, 2013 (78 FR 45217) by 1.5 percent, representing the most recent available estimate of the

percentage increase in the CPI–U for FY 2013 (the previous FY to FY 2014).

We will publish states's final FY 2014 DSH allotments in future notices based on the states' four quarterly Medicaid expenditure reports (Form CMS–64) for FY 2014 available following the end of FY 2014 and the actual change in the CPI–U for FY 2013.

B. Calculation of the Preliminary FY 2014 IMD DSH Limits

Section 1923(h) of the Act specifies the methodology to be used to establish the limits on the amount of DSH payments that a state can make to IMDs and other mental health facilities. FFP is not available for IMD or DSH payments that exceed the IMD limits. In this notice, we are publishing the preliminary FY 2014 IMD DSH Limits determined in accordance with the provisions discussed above.

Addendum 2 to this notice details each state's preliminary FY 2014 IMD DSH Limit, determined in accordance with section 1923(h) of the Act.

# III. Collection of Information Requirements

This notice does not impose any new or revised information collection, recordkeeping, or third-party disclosure requirements. The currently approved requirements and burden estimates associated with Form CMS-37 (OCN 0938-0101) and Form CMS-64 (OCN 0938-0067) are unaffected by this notice. Consequently, this notice, Form CMS-37, and Form CMS-64 are not subject to Office of Management and Budget review under the authority of the Paperwork Reduction Act of 1995 (44 U.S.C. 3501 et seq.).

### IV. Regulatory Impact Analysis

We have examined the impact of this notice as required by Executive Order 12866 on Regulatory Planning and Review (September 1993), the Regulatory Flexibility Act (RFA) (September 19, 1980, Pub. L. 96–354), section 1102(b) of the Act, section 202 of the Unfunded Mandates Reform Act of 1995 (March 22, 1995; Pub. L. 104–4), Executive Order 13132 on Federalism (August 4, 1999) and the Congressional Review Act (5 U.S.C. 804(2)).

Executive Order 12866 directs agencies to assess all costs and benefits of available regulatory alternatives and, if regulation is necessary, to select regulatory approaches that maximize net benefits (including potential economic, environmental, public health and safety effects, distributive impacts, and equity). A regulatory impact analysis (RIA) must be prepared for

major rules with economically significant effects (\$100 million or more in any 1 year). This notice reaches the \$100 million economic threshold and thus is considered a major rule under the Congressional Review Act.

The preliminary FY 2014 DSH allotments being published in this notice are about \$108 million more than the preliminary FY 2013 DSH allotments previously published in the July 26, 2013 **Federal Register** (78 FR 45217). The increase in the FY DSH allotments is due to the application of the statutory formula for calculating DSH allotments under which the prior fiscal year allotments are increased by the percentage increase in the CPI–U for the prior fiscal year.

The preliminary FY 2014 IMD DSH limits being published in this notice are about \$9 million more than the preliminary FY 2013 IMD DSH limits previously published in the FR on July 26, 2013 (78 FR 45217). The increase in the IMD DSH limits is because the DSH allotment for a FY is a factor in the determination of the IMD DSH limit for the FY. Since the preliminary FY 2014 DSH allotments were increased as compared to the preliminary FY 2013 DSH allotments previously published in the Federal Register, the associated FY 2014 IMD DSH limits for some states were also increased.

The RFA requires agencies to analyze options for regulatory relief of small businesses, if a rule has a significant impact on a substantial number of small entities. For purposes of the RFA, small entities include small businesses, nonprofit organizations, and small governmental jurisdictions. Most hospitals and most other providers and suppliers are small entities, either by nonprofit status or by having revenues of less than \$7.0 million to less than \$35.5 million in any one year. Individuals and states are not included in the definition of a small entity. We are not preparing an analysis for the RFA because the Secretary has determined that this notice will not have significant economic impact on a substantial number of small entities. Specifically, any impact on providers is due to the effect of the various controlling statutes; providers are not impacted as a result of the independent regulatory action in publishing this notice. The purpose of the notice is to announce the latest state distributions as required by the statute.

In addition, section 1102(b) of the Act requires us to prepare a regulatory impact analysis if a rule may have a significant impact on the operations of a substantial number of small rural hospitals. This analysis must conform to

the provisions of section 604 of the RFA. For purposes of section 1102(b) of the Act, we define a small rural hospital as a hospital that is located outside of a Core-Based Statistical Area for Medicaid payment regulations and has fewer than 100 beds. We are not preparing analysis for section 1102(b) of the Act because the Secretary has determined that this notice will not have a significant impact on the operations of a substantial number of small rural hospitals.

The Medicaid statute specifies the methodology for determining the amounts of states' DSH allotments and IMD DSH limits; and as described previously, the application of the methodology specified in statute results in the changes in states' DSH allotments and IMD DSH limits for the applicable FYs. The statute applicable to these allotments and limits does not apply to the determination of the amounts of DSH payments made to specific DSH hospitals; rather, these allotments and limits represent an overall limit on the total of such DSH payments a state can

make. In this regard, we do not believe that this notice will have a significant economic impact on a substantial number of small entities.

Section 202 of the Unfunded Mandates Reform Act of 1995 also requires that agencies assess anticipated costs and benefits before issuing any rule whose mandates require spending in any 1 year of \$100 million in 1995 dollars, updated annually for inflation. Currently the threshhold is approximately \$141 million. This notice will have no consequential effect on state, local, or tribal governments, in the aggregate, or on the private sector.

Executive Order 13132 establishes certain requirements that an agency must meet when it promulgates a proposed rule (and subsequent final rule) that imposes substantial direct requirement costs on state and local governments, preempts state law, or otherwise has Federalism implications. Since this notice does not impose any costs on state or local governments, the requirements of E.O. 13132 are not applicable.

#### A. Alternatives Considered

We calculated the state-specific FY 2014 DSH allotments and the associated state-specific IMD DSH limits in accordance with the methodologies specified in statute and regulation. This notice does not put forward any further discretionary administrative policies for determining such allotments.

# B. Accounting Statement

As required by OMB Circular A-4 (available at http:// www.whitehouse.gov/omb/circulars/ a004/a-4.pdf), in the Table 1, we have prepared an accounting statement showing the classification of the estimated expenditures associated with the provisions of this notice. Table 1 provides our best estimate of the change (decrease) in the federal share of states' Medicaid DSH payments resulting from the application of the provisions of the Medicaid statute relating to the calculation of states' FY DSH allotments and the increase in the FY DSH allotments from FY 2013 to FY 2014.

TABLE 1—ACCOUNTING STATEMENT: CLASSIFICATION OF ESTIMATED EXPENDITURES, FROM THE FY 2013 TO FY 2014
[In millions]

Category	Transfers
Annualized Monetized Transfers	\$108. Federal Government to States.

# C. Congressional Review Act

This proposed regulation is subject to the Congressional Review Act provisions of the Small Business Regulatory Enforcement Fairness Act of 1996 (5 U.S.C. 801 et seq.) and has been transmitted to the Congress and the Comptroller General for review. In accordance with the provisions of Executive Order 12866, this notice was reviewed by the Office of Management and Budget.

(Catalog of Federal Domestic Assistance Program No. 93.778, Medical Assistance Program) Dated: January 24, 2014.

# Marilyn Tavenner,

Administrator, Centers for Medicare & Medicaid Services.

Dated: February 11, 2014.

#### Kathleen Sebelius,

Secretary.

Department of Health and Human Services.

### KEY TO ADDENDUM 1—PRELIMINARY DSH ALLOTMENTS FOR FY 2014.

Column	Description
	ry FY 2014 DSH Allotments for the NON-Low DSH States are presented in the top section of this addendum, and the nary FY 2014 DSH Allotments for the Low-DSH States are presented in the bottom section of this addendum.
O = 1 A	

Column A	State.
Column B	FY 2014 FMAPs.
	This column contains the States' FY 2014 Federal Medical Assistance Percentages.
Column C	Prior FY (2013) DSH Allotments.
	This column contains the States' prior FY 2013 DSH Allotments.
Column D	Prior FY (2013) DSH Allotments (Col C) x (100 percent + Percentage Increase in CPIU): 101.5 percent.
	This column contains the amount in Column C increased by 1 plus the estimated percentage increase in the CPI-U for the prior FY (101.5 percent).
Column E	FY 2014 TC MAP Exp. Including DSH.
	This column contains the amount of the States' projected FY 2014 total computable (TC) medical assistance expenditures including DSH expenditures.
Column F	FY 2014 TC DSH Expenditures.
	This column contains the amount of the States' projected FY 2014 total computable DSH expenditures.
Column G	FY 2014 TC MAP Exp. Net of DSH.

# KEY TO ADDENDUM 1—PRELIMINARY DSH ALLOTMENTS FOR FY 2014.—Continued

Column	Description
	This column contains the amount of the States' projected FY 2014 total computable medical assistance expenditures net of DSH expenditures, calculated as the amount in Column E minus the amount in Column F.
Column H	
	This column contains the amount of the "12 percent limit" in Federal share, determined in accordance with the provisions of section 1923(f)(3) of the Act.
Column I	Greater of FY 2013 Allotment or 12 percent limit.
	This column contains the greater of the State's prior FY (FY 2013) DSH allotment or the amount of the 12 percent limit, determined as the maximum of the amount in Column C or Column H
Column J	FY 2014 DSH Allotment.
	This column contains the States' preliminary FY 2014 DSH allotments, determined as the minimum of the amount in Column I or Column D.
	For states with "na" in Columns I or D, refer to the footnotes in the addendum.

ADDENDUM 1—PRELIMINARY DSH ALLOTMENTS FOR FISCAL YEAR 2014

	∢	ADDENDUM 1—	THELIMINARY	USH ALLOIMENIS FOR FISCAL	IIS FOR PISCA	IL YEAR 2014			
STATE	FY 2014 FMAPs (percent)	Prior FY (2013) DSH allotments	Prior FY (2013) DSH allotment (Col C) × 100% + pct increase in CPIU:	FY 2014 TC MAP Exp. including DSH <sup>4</sup>	FY 2014 TC DSH Expenditures <sup>4</sup>	FY 2014 TC MAPEXP. net of DSH Col E - F	"12% Amount" = Col G × .12(1 – .12/Col B)" (in FS)	Greater of Col H or Col C (12% Limit, FY 2013 allotment)	FY 2014 DSH allotment MIN Col I, Col D
			101.5%						
4	В	O	O	В	ч	В	I	_	7
ALABAMAARIZONA	68.12 67.23	\$323,093,267 106,384,369	\$327,939,666 107,980,135	\$5,837,507,000 8,763,763,000	\$517,367,000 156,364,000	\$5,320,140,000	\$774,927,876 1,257,306,757	\$774,927,876 1,257,306,757	\$327,939,666 107,980,135
	50.00	1,151,840,630	1,169,118,239	72,253,198,000	935,479,000	71,317,719,000	11,260,692,474	11,260,692,474	1,169,118,239
COLORADO	50.00	97,190,657	98,648,517	5,510,334,000	195,772,000	5,314,562,000	839,141,368	839,141,368	98,648,517
DISTRICT OF COLUMBIA	20.00	210,141,962	65.321.315	2,345,594,000	228,325,000 44 744 000	6,357,225,000	333,226,552	333 226 552	65.321.315
FLORIDA	58.79	210,141,962	213,294,091	21,065,753,000	361,462,000	20,704,291,000	3,121,706,180	3,121,706,180	213,294,091
GEORGIA	65.93	282,378,262	286,613,936	8,929,625,000	435,776,000	8,493,849,000	1,246,058,516	1,246,058,516	286,613,936
ILLINOIS	50.00	225,902,609	229,291,148	16,174,722,000	428, 796,000	15,745,926,000	2,486,198,842	2,486,198,842 1,340,228,045	229,291,148
KANSAS	56.91	43.341.780	43 991 907		74 228 000	2 751 529 000	418 408 859	418 408 859	43 991 907
KENTUCKY	69.83	152,352,923	638	6,276,300,000	152,353,000	6,123,947,000	887,363,415	887,363,415	154,638,217
LOUISIANA 1	na	na	na	na	na	na	na	na	731,960,000
MAINE	61.55	110,324,530	111,979,398	2,491,965,000	37,000,000	2,454,965,000	365,940,898	365,940,898	111,979,398
MARYLAND	50.00		81,318,372	8,676,095,000	85,128,000	8,590,967,000	1,356,468,474	1,356,468,474	81,318,372
MASSACHUSE I I S	50.00	320,466,492	325,273,489	14,210,660,000	000 777	14,210,660,000	2,243,788,421	2,243,788,421	325,273,489
MISSISSIDE	73.05	160 233 246	162 636 745	5.094.327.000	321 190 000	4 773 137 000	685 361 490	685 361 490	162 636 745
MISSOURI	62.03		505 240 380	9 279 932 000	684 657 000	8 595 275 000	1 2 7 8 8 2 8 4 8 3	1 278 828 483	505 240 380
NEVADA	63.10	48,595,328	49.324.258	2.092.603.000	77.014,000	2.015.589.000	298,670,057	298.670.057	49.324.258
NEW HAMPSHIRE	50.00	168,217,088	170,740,344	1,340,075,000	124,810,000	1,215,265,000	191,883,947	191,883,947	170,740,344
NEW JERSEY	50.00		686,540,358	13,682,358,000	1,207,107,000	12,475,251,000	1,969,776,474	1,969,776,474	686,540,358
NEW YORK	20.00	1,687,702,633	1,713,018,172	67,240,475,000	3,373,800,000	63,866,675,000	10,084,211,842	10,084,211,842	1,713,018,172
NORTH CAROLINA	65.78	309,959,394	314,608,785	13,134,561,000	478,361,000	12,656,200,000	1,857,623,286	1,857,623,286	314,608,785
DENINGYLVANIA	63.02	426,850,861	433,253,624	19,534,779,000	000 200 002	19,534,779,000	2,895,527,493	2,895,527,493	433,253,624
RHODE ISLAND	50.32	68 296 138	69,320,580	2 302 742 000	137,008,000	20,719,136,000	341 706 914	3,204,67,9,07,1	596,536,544
SOUTH CAROLINA	70.57	344.107.463	349.269,075	5.582.305.000	474.540,000	5.107.765.000	738.511.134	738.511.134	349.269.075
TENNESSEE <sup>2</sup>	65.29		na		na	na		na	0
TEXAS	58.69	1,004,741,257	1,019,812,376	ന	2,991,551,000	34,683,878,000	5,231,775,883	5,231,775,883	1,019,812,376
VERMONT <sup>5</sup>	26.76	23,640,971	23,995,586		37,449,000	1,498,741,000	228,065,789	228,065,789	23,995,586
VIRGINIA	50.00	92,050,138	93,430,890	8,287,311,000	243,321,000	8,043,990,000	1,270,103,684	1,270,103,684	93,430,890
WASHINGLON WEST VIRGINIA	71.09	70,922,912	71,986,756		70,185,000	3,464,049,000	500,103,388	500,103,388	71,986,756
TOTAL		10,244,637,203	10,398,306,761	424,148,883,000	15,426,569,000	408,722,314,000	62,783,822,812	62,783,822,812	11,130,266,762
				LOW DSH STATES					
ALASKA	50.00	21,402,636	21,723,676	1,583,467,000	20,638,000	1,562,829,000	246,762,473.68	246,762,474	21,723,676
DEI AWABE	55.31	9.512.282	9,654,966	1,620,151,000	16,804,000	1,603,347,000	245,710,799	245 710 799	9.654.966
HAWAII 3	51.85	10,240,000	10,393,600	1,940,694,000	0	1,940,694,000	303,011,243.86	303,011,244	10,393,600
ПДАНО	71.64	17,271,044	17,530,110	1,867,605,000	23,451,000	1,844,154,000	265,825,337.14	265,825,337	17,530,110
IOWA	57.93	41,378,149	41,998,821	3,852,612,000	53,536,000	3,799,076,000	574,997,969	574,997,969	41,998,821
MINNESOTA	50.00	78,476,334	79,653,479	10,571,446,000	154,792,000	10,416,654,000	1,644,734,842	1,644,734,842	79,653,479
NEBRASKA	54.74	29.733.219	30.179.217	2.060.181.000	41.391.000	2.018.790.000	310,272,058	310,272,058	30,179,217
NEW MEXICO	69.20	21,402,636	21,723,676	3,598,324,000	21,380,000	3,576,944,000	519,282,220	519,282,220	21,723,676
NORTH DAKOTA	50.00	10,036,360	10,186,905	844,103,000	1,600,000	842,503,000	133,026,789	133,026,789	10,186,905
OKLAHOMA	64.02	38,049,129	38,619,866	5,219,568,000	58,140,000	5,161,428,000	762,248,260	762,248,260	38,619,866
OREGON	63.14	47,561,414	48,274,835	6,163,918,000	71,176,000	6,092,742,000	902,688,455	902,688,455	48,274,835
SOUTH DAKOTA	53.54	11,604,719	11,778,790	843,570,000	1,476,000	842,094,000	130,242,791	130,242,791	11,778,790
WISCONSIN	59.06 59.06	99,326,563	100,822,000	7.532.985.000	159.936.000	7.373.049.000	1.110.375.539	1.110.375.539	100,816,461
	1			1,00					

WYOMING	50.00	237,807	241,374	568,307,000	463,000	567,844,000	89,659,579	89,659,579	241,374
TOTAL LOW DSH STATES		514,096,763	521,808,214	55,984,175,000	716,209,000	55,267,966,000	8,344,555,389	3,344,555,389 8,344,555,389	521,808,214
TOTAL		10,758,733,966	10,920,114,975	480,133,058,000 16,142,778,000	16,142,778,000	463,990,280,000	71,128,378,201 71,128,378,20	71,128,378,201	11,652,074,976

<sup>1</sup>Louisiana's FY 2014 DSH allotment is determined under the provisions of section 1923(f)(3)(C) and (D) of the Act.

<sup>2</sup>Tennessee's DSH allotment for FY 2014, determined under section 1923(f)(6)(A) of the Act, is 0.

<sup>3</sup>Begining FY 2013, under section 1922(f)(6)(B)(II) of the Act, Hawaii's DSH allotment for a fiscal year is determined as for low-DSH states. This means Hawaii's DSH alloment for a fiscal year is determined as for all States, by increasing the previous fiscal year allotment by the percentage increase in the CPIU for the previous fiscal year.

<sup>4</sup>Expenditures based on the amounts reported by States on the Form CMS-37.

<sup>5</sup>FMAP for Vermont for FY 2014 determined in accordance with section 1905(2)(1)(A) of the Act.

Column	Description
	FY 2014 IMD DSH Limits for the Non-Low DSH States are presented in the top section of this addendum and the pre- 14 IMD DSH Limits for the Low-DSH States are presented in the bottom section of the addendum.
Column A	State.
Column B	Inpatient Hospital Services FY 95 DSH Total Computable. This column contains the States' total computable FY 1995 inpatient hospital DSH expenditures as reported on the Form CMS-64.
Column C	IMD and Mental Health Services FY 95 DSH Total.  Computable. This column contains the total computable FY 1995 mental health facility DSH expenditures as reported on the Form CMS-64 as of January 1, 1997.
Column D	Total Inpatient Hospital & IMD & Mental Health FY 95 DSH Total.  Computable, Col. B + C. This column contains the total computation of all inpatient hospital DSH expenditures and menta health facility DSH expenditures for FY 1995 as reported on the Form CMS-64 as of January 1, 1997 (representing the sum of Column B and Column C).
Column E	Applicable Percentage, Col. C/D.  This column contains the "applicable percentage" representing the total Computable FY 1995 mental health facility DSH expenditures divided by total computable all inpatient hospital and mental health facility DSH expenditures for FY 1995 (the amount in Column C divided by the amount in Column D) Per section 1923(h)(2)(A)(ii)(III) of the Act, for FYs after FY 2002 the applicable percentage can be no greater than 33 percent.
Column F	FY 2014 Federal Share DSH Allotment.  This column contains the states' preliminary FY 2014 DSH allotments from Column J Addendum 1.
	FY 2014 FMAP.
	FY 2014 DSH Allotments in Total Computable, Col. F/G. This column contains states' FY 2014 total computable DSH allotment (determined as Column F/Column G).
Column I	Applicable Percentage Applied to FY 2014 Allotments in TC, Col E x Col H.  This column contains the applicable percentage of FY 2013 total computable DSH allotment (calculated as the percentage in Column E multiplied by the amount in Column H).
Column J	FY 2014 TC IMD DSH Limit. Lesser of Col.  I or C. This column contains the total computable FY 2014 TC IMD DSH Limit equal to the lesser of the amount in Column or Column C.
Column K	FY 2014 IMD DSH Limit in Federal Share, Col. G x J.  This column contains the FY 2014 Federal Share IMD DSH limit determined by converting the total computable FY 2014 IMD DSH Limit from Column Linto a federal share amount by multiplying it by the FY 2014 FMAP in Column G.

DSH Limit from Column J into a federal share amount by multiplying it by the FY 2014 FMAP in Column G.

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State	Inpatient hospital services FY 95 DSH total computable	IMD and mental health services FY 95 DSH total computable	Total inpatient & IMD & mental health FY 95 DSH total computable col B + C	Applicable percent col C/D	FY 2014 allotment in FS	FY 2014 FMAPs (percent)	FY 2014 allotments in TC col F/G	Applicable percentage applied to FY 2014 allotments iin TC col E x Col H	FY 2014 TC IMD limit (lesser of col I or Col C)	FY 2014 IMD limit in FS col G × J
ď	В	O	Q	ш	ட	Ø	I	_	ר	¥
ALABAMA	\$413,006,229	\$4,451,770	\$417,457,999	1.07	\$327,939,666	68.12	\$481,414,659	\$5,133,804	\$4,451,770	\$3,032,546
COLOBADO	2,189,879,543	1,555,919	2,191,435,462	0.07	1,169,118,239	50.00	2,338,236,478	1,660,148	1,555,919	777,960
CONNECTICUT	- ო	105,573,725	408,933,000	25.82	213,294,091	50.00	426,588,182	110,131,741	105,573,725	52,786,863
DISTRICT OF COLUMBIA	39,532,234 184 468 014	6,545,136	46,077,370	14.20	65,321,315	70.00	93,316,164	13,255,248	6,545,136	4,581,595
GEORGIA		000,4-7,64-	407,343,557	0.00	286,613,936	65.93	434,724,611	0	0	000, 100, 1
ILLINOIS	315,868,508 79,960.783	89,408,276 153,566,302	405,276,784 233.527.085	33.00	229,291,148 227,958.061	50.00	458,582,296 340.642.649	101,168,027	89,408,276 112.412.074	44,704,138 75.226.160
KANSAS		76,663,508	88,250,716	33.00	43,991,907	56.91	77,300,838	25,509,277	25,509,277	14,517,329
LOUISIANA	- 0,	132,917,149	1,211,429,318	10.97	731,960,000	60.98	1,200,327,976	131,699,118	131,699,118	80,310,122
MADSIAND	99,957,958	60,958,342	160,916,300	33.00	111,979,398	61.55	181,932,409	60,037,695	60,037,695	36,953,201
MASSACHUSETTS		105,635,054	575,289,000	18.36	325,273,489	50.00	650,546,978	119,453,988	105,635,054	52,817,527
MICHIGAN		304,765,552	438,024,352	33.00	282,614,672	66.32	426,137,925	140,625,515	140,625,515	93,262,842
MISSOURI	182,608,033 521,946,524	207,234,618	182,608,033 729,181,142	28.42	162,636,745 505,240,380	62.03	814,509,721	231,485,157	207,234,618	0 128,547,634
NEVADA		04 252 048	73,560,000	0.00	49,324,258	63.10	78,168,396	0	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	0
NEW HAMIPSHIRENEW JERSEY	736.742.539	357.370.461	1.094.113.000	32.66	686.540.358	50.00	1.373.080.716	448.489.771	357.370.461	178.685.231
NEW YORK	αĺ	605,000,000	3,023,869,368	20.01	1,713,018,172	20.00	3,426,036,344	685,463,469	605,000,000	302,500,000
NORTH CAROLINA	193,201,966	236,072,627	429,274,593	33.00	314,608,785	63.02	478,274,225	157,830,494	157,830,494	103,820,899
PENNSYLVANIA		579,199,682	967,407,001	33.00	598,556,544	53.52	1,118,379,193	369,065,134	369,065,134	197,523,660
SOUTH CAROLINA	108,503,167 366,681,364	2,397,833	110,901,000	2.16	69,320,580	50.11	138,336,819	2,991,033	2,397,833	1,201,554
TENNESSEE*		0	0	0.00	0	62.29	0	0	0	0
TEXAS	1,220,515,401	292,513,592	1,513,028,993	19.33	1,019,812,376	58.69	1,737,625,449	335,934,780 13,200,914	292,513,592	171,676,227 5.148.868
VIRGINIA		7,770,268	137,083,748	5.67	93,430,890	50.00	186,861,780	10,591,818	7,770,268	3,885,134
WASHINGTON		163,836,435 18,887,045	335,562,250 85,849,651	33.00 22.00	197,297,035 71,986,756	50.00	394,594,070 101,261,438	130,216,043 22,277,660	130,216,043 18,887,045	65,108,022 13,426,800
TOTAL	13,402,460,846	4,118,758,904	17,521,219,750		11,130,266,762		19,837,936,852	3,778,134,755	3,440,982,495	1,930,546,450
			<b>T</b>	LOW DSH STATES	ATES					
ALASKA	2,506,82 2,422,64	17,611,765	20,118,592	33.00	21,723,676 46,005,171	50.00	43,447,352 65,627,919	14,337,626	14,337,626	7,168,813
DELAWARE HAWAII	00	000,890,7	0,069,000	33.00	9,654,966	55.31	17,456,095	5, 760,51 0	0,760,511	3,186,139
IDAHO	2,081,42	00	2,081,429	0.00	17,530,110	71.64	24,469,724	00	00	00
MINNESOTA		5,257,214	29,497,214	17.82	79,653,479	50.00	159,306,958	28,392,877	5,257,214	2,628,607
NEBRASKA		1,811,337	8,260,439	21.93	30,179,217	54.74	55,131,927	12,089,248	1,811,337	991,526
NEW MEXICO	6,490,015	254,786 988,478	6,744,801	33.00	21,723,676	69.20	31,392,595 20,373,810	1,185,861 6,723,357	254,786 988,478	176,312 494,239
OKLAHOMA	20,	3,273,248	23,293,217	14.05	38,619,866 48,274,835	64.02	60,324,689	8,477,046	3,273,248	2,095,533
SOUTH DAKOTA	321	751,299	1,072,419	33.00	11,778,790	53.54	21,999,981	7,259,994	751,299	402,245
WISCONSIN	3,621,116 6,609,524	934,586	4,555,702 11,101,535	33.00	100,816,461	59.06	170,701,763	56,331,582	934,380	2,652,982

Addendum 2—Preliminary IMD DSH Limit for Fiscal Year 2014—Continued

State	Inpatient hospital services FY 95 DSH total computable	IMD and mental health services FY 95 DSH total computable	Total inpatient & IMD & mental health FY 95 DSH total computable col B + C	Applicable percent col C/D	FY 2014 allotment in FS	FY 2014 FMAPs (percent)	FY 2014 allotments in TC col F/G	Applicable percentage applied to FY 2014 allotments iin TC col E x Col H	FY 2014 TC IMD limit (lesser of col I or Col C)	FY 2014 IMD limit in FS col G × J
А	В	O	D	Е	ц	g	н	-	Ų	¥
WYOMING	0	0	0	0.00	241,374	50.00	482,748	0	0	0
TOTAL LOW DSH STATES	98,662,480	63,238,167	161,900,647		521,808,214		887,711,318	188,476,899	58,655,539	33,640,422
TOTAL	13,501,123,326 4,181,997,071	4,181,997,071	17,683,120,397		11,652,074,976		20,724,648,170	20,724,648,170 3,966,611,654	3,499,638,034	1,964,186,872

FOOTNOTES: \*Tennessee's DSH allotment for FY 2014, determined under section 1923(f)(6)(A) of the Act, is \$0. \*\* Vermont's FMAP for FY 2014 determined in accordance with section 1905(z)(1)(A) of the Act.

[FR Doc. 2014–04032 Filed 2–27–14; 8:45 am] BILLING CODE 4120–01–P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

# Administration for Children and Families

# Proposed Information Collection Activity; Comment Request

Title: Head Start Family and Child Experiences Survey (FACES).

OMB No.: 0970–0151.

Description: The Office of Planning, Research and Evaluation (OPRE), Administration for Children and Families (ACF), U.S. Department of Health and Human Services (HHS), is proposing to collect data for the Head Start Family and Child Experiences Survey (FACES). Featuring a new "Core Plus" study design, FACES will provide data on a set of key indicators, including information for performance measures. This design also allows for more rapid and frequent data reporting (Core study) and serves as a vehicle for studying more complex issues and topics in greater detail and with increased efficiency (Plus studies).

The FACES Core study will assess the school readiness skills of Head Start children, survey their parents, and ask their Head Start teachers to rate children's social and emotional skills. In addition, FACES will include observations in Head Start classrooms, and program director, center director, and teacher surveys. FACES Plus studies include additional survey content of policy or programmatic interest, and may include additional programs or respondents beyond those participating in the Core FACES study.

Previous notices provided the opportunity for public comment on the proposed Head Start program recruitment and center selection process

(FR V.78, pg. 75569 12/12/2013; FR V.79, pg. 8461 02/12/2014). This notice describes the planned data collection activities for the FACES Core study and Plus studies. Direct child assessments, parent surveys, and teacher child reports for the Core study are included in this clearance package. Additionally, we describe instruments to support the Core study at the program and classroom levels and the Plus studies anticipated for future submission. Since these instruments will be informed by initial findings of FACES and emerging policy needs, they cannot be fully specified at this time. However, we describe the respondents and data collection methods, estimated respondent burden, and how the information will be used to the extent possible at this time. Subsequently, when fully developed in a manner consistent with the description provided in this 60-day notice and prior to use, we will submit these materials for a 30-day public comment period under the Paperwork Reduction Act.

Methods for Core data collection start with site visits in fall 2014 to 60 Head Start programs to directly assess the school readiness skills of 2,400 children sampled to participate in FACES. Parents of sampled children will complete surveys on the Web or by telephone about their children and family background. Head Start teachers will rate each sampled child (approximately 10 children per classroom) using the Web or paper-andpencil forms. These activities will occur a second time in spring 2015. Additionally, the program sample size will increase to 180 programs in the spring to collect program- and classroom-level data. The methods of data collection for this phase will feature site visitors conducting observations of the types and quality of classroom activities. Head Start program directors, center directors, and teachers will complete surveys about themselves and the services and instruction at Head Start. The program- and classroom-level data collection will occur a second time in spring 2017.

Plus study data collection will parallel the Core design in many ways, including recruitment and data collection procedures, to add new respondents, include new populations, or expand on the information gathered in the Core study. Additional early care and education administrators or providers (such as Education Coordinators or Family Service Staff) may be sampled. Plus studies may involve data collection in additional programs, such as programs serving different populations or programs implementing specific interventions. Data collection for these Plus studies may include child assessments, parent surveys, teacher child reports, and staff surveys. Plus studies may also feature topical modules to gather information in greater depth on particular topics (for example, parent engagement or program functioning). The methods of data collection will involve new methodologies such as qualitative interviews and supplemental surveys with expanded content.

The purpose of the Core data collection is to support the 2007 reauthorization of the Head Start program (P.L. 110–134), which calls for periodic assessments of Head Start's quality and effectiveness. Plus data collection will further support understanding Head Start functioning for a broader set of programs or in more depth for particular topics.

# **Annual Burden Estimates**

Respondents: Head Start children, parents of Head Start children, and Head Start teachers, directors, and other early care and education program staff.

Instrument	Total number of respondents	Annual number of respondents	Number of responses per respondent	Average burden hour per response	Estimated annual burden hours
	Core Stud	ly			
Head Start core child assessment	2,400 2,400 2,400 2,400 240 720 180 360	800 800 800 800 80 240 60	2 2 1 1 20 2 2 2 2	0.75 0.25 0.08 0.08 0.17 0.50 0.25	1,200 400 64 64 272 240 30 60
	Plus Studi	es			
Head Start parent qualitative interview  Head Start staff qualitative interview  Head Start child assessment for plus study	400 300 1,350	133 100 450	2 2 2	1.00 1.00 0.75	267 200 675

Instrument	Total number of respondents	Annual number of respondents	Number of responses per respondent	Average burden hour per response	Estimated annual burden hours
Head Start parent survey for plus study  Head Start parent supplemental survey for plus study	1,350 1,350	450 450	2	0.25 0.08	225 72
Head Start teacher child report for plus study	150	50	20	0.17	170
Head Start teacher survey for plus study Head Start program director survey for plus study	150 50	50 17	2 2	0.50 0.25	50
Head Start center director survey for plus study	100	33 200	2 2	0.25 0.50	17 200
Early care and education administrators plus survey Early care and education providers plus survey	600 900	300	2	0.50	300
Total					4,514

In compliance with the requirements of Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995, the Administration for Children and Families is soliciting public comment on the specific aspects of the information collection described above. Copies of the proposed collection of information can be obtained and comments may be forwarded by writing to the Administration for Children and Families, Office of Planning, Research and Evaluation, 370 L'Enfant Promenade, SW., Washington, DC 20447, Attn: OPRE Reports Clearance Officer. Email address: OPREinfocollection@acf.hhs.gov. All requests should be identified by the title of the information collection.

The Department specifically requests comments on (a) whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Consideration will be given to comments and suggestions submitted within 60 days of this publication.

## Karl Koerper,

OPRE Reports Clearance Officer. [FR Doc. 2014–04400 Filed 2–27–14; 8:45 am] BILLING CODE 4184–22–P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

### **Food and Drug Administration**

[Docket No. FDA-2013-N-1620]

Agency Information Collection Activities; Submission for Office of Management and Budget Review; Comment Request; Information From United States Firms and Processors That Export to the European Community

**AGENCY:** Food and Drug Administration,

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) is announcing that a proposed collection of information has been submitted to the Office of Management and Budget (OMB) for review and clearance under the Paperwork Reduction Act of 1995.

**DATES:** Fax written comments on the collection of information by March 31, 2014.

ADDRESSES: To ensure that comments on the information collection are received, OMB recommends that written comments be faxed to the Office of Information and Regulatory Affairs, OMB, Attn: FDA Desk Officer, FAX: 202–395–7285, or emailed to oira\_submission@omb.eop.gov. All comments should be identified with the OMB control number 0910–0320. Also include the FDA docket number found in brackets in the heading of this document.

FOR FURTHER INFORMATION CONTACT: FDA PRA Staff, Office of Operations, Food and Drug Administration, 1350 Piccard Dr., PI50–400B, Rockville, MD 20850, PRAStaff@fda.hhs.gov.

**SUPPLEMENTARY INFORMATION:** In compliance with 44 U.S.C. 3507, FDA has submitted the following proposed collection of information to OMB for review and clearance.

# Information From United States Firms and Processors That Export to the European Community (OMB Control Number 0910–0320)—Extension

The European Community (EC) is a group of 27 European countries that have agreed to harmonize their commodity requirements to facilitate commerce among member States. EC legislation for intra-EC trade has been extended to trade with non-EC countries, including the United States. For certain food products, including those listed in this document, EC legislation requires assurances from the responsible authority of the country of origin that the processor of the food is in compliance with applicable regulatory requirements. The European Commission, the executive branch of the EC, requires countries trading with any of the EC member countries to provide lists of firms and processors approved to export certain animalderived commodities to the EC. As stated in the notice published in the Federal Register of April 4, 1996 (61 FR 15077), we established a list of U.S. firms and processors that intended to export shell eggs, dairy products, and game meat and game meat products to the EC.

Although our 1996 Federal Register notice did not include on the list firms and processors exporting raw, bulk collagen, and gelatin intended for human consumption, EC directives require that shipments of raw, bulk collagen, and gelatin products be accompanied by certification stating that the product, derived from ruminant bones, bovine hides, and pigskins, has been produced in compliance with EC Council Directive 2003/863/EC. The directive contains the requirements for sourcing, manufacture, transport, and storage of raw materials and manufacture of finished products. Chapter III, Article 23, of the directive requires lists identifying non-EC firms and processors that meet EC requirements and have the appropriate animal and public health certificates.

Therefore, we revised this information collection in order to facilitate exports of raw, bulk collagen, and gelatin originating from the United States into the EC. We announced OMB approval of the revised information collection in the **Federal Register** of May 10, 2011 (76 FR 27061).

We request the following information from each firm or processor seeking to be included on the lists for shell eggs, dairy products, game meat, game meat products, and animal casings:

Business name and address;

• Name and telephone number of person designated as business contact;

• Lists of products presently being shipped to the EC and those intended to be shipped in the next 6 months;

 Name and address of manufacturing plants for each product; and

• Names and affiliations of any Federal, State, or local governmental agencies that inspect the plant, government-assigned plant identifier such as plant number, and last date of inspection.

We use the information to maintain lists of firms and processors that have demonstrated current compliance with U.S. requirements. We provide the lists to the EC quarterly. Inclusion on the list is voluntary. EC member countries refer to the lists at ports of entry to verify that products offered for importation to the EC from the United States are from firms and processors that meet U.S. regulatory requirements. Products processed by firms and processors not on the lists are subject to detention and possible refusal at the port.

We request the following information from each firm or processor seeking to be included on the lists for raw, bulk collagen, and gelatin: • Business name and address:

• Name, telephone number, and email address of contact person;

• List of products presently shipped to the EC and those intended to be shipped within the next 2 years;

• Name and address of the manufacturing and processing plant for each product;

- Names and affiliations of any Federal, State, and local governmental agencies that inspect the plant, government assigned plant identifier, such as plant number and last date of inspection; and
- A copy of the most recent (within 1 year of the date of application) inspection report issued by a State, local or Federal public health regulatory agency and a copy of a recent laboratory analysis as required by the EC of the finished product including: Total aerobic bacteria, coliforms (30 °C), coliforms (44.5 °C), anaerobic sulphitereducing bacteria (no gas production), Clostridium perfringens, Staphylococcus aureus, Salmonella, Arsenic, Lead, Cadmium, Mercury, Chromium, Copper, Zinc, Moisture (105 °C), Ash (550 °C), SO<sub>2</sub>, and H<sub>2</sub>O<sub>2</sub>.

We use the information to maintain a list of approved firms and processors for raw, bulk collagen, and gelatin. We make the list available on our Web site. We include on the list only firms and processors that are not the subject of an unresolved regulatory enforcement action. If a listed firm or processor subsequently becomes the subject of a regulatory enforcement action or an unresolved warning letter, we will view such a circumstance as evidence that the firm or processor is no longer in compliance with applicable U.S. laws

and regulations. Should this occur, we will take steps to remove that firm or processor from the list and send a revised list to the EC authorities, usually within 48 to 72 hours after the relevant regulatory enforcement action. If a firm or processor has been delisted as a result of a regulatory enforcement action or unresolved warning letter, the firm or processor will have to reapply for inclusion on the list once the regulatory action has been resolved.

We update the list of firms and processors eligible to export raw, bulk collagen, and gelatin to the EC quarterly. Firms and processors placed on the approved exporters list are subject to audit by FDA and EC officials. Complete requests for inclusion must be submitted to us every 12 months to remain on the list. Inclusion on the list is voluntary. However, raw, bulk collagen, and gelatin products from firms or processors not on the approved exporters list for these products will not receive an export certificate, and these products may be detained at EC ports of entry.

Description of Respondents: The respondents to this collection of information include U.S. producers of shell eggs, dairy products, game meat, game meat products, animal casings, gelatin, and collagen.

In the **Federal Register** of December 26, 2013 (78 FR 78364) FDA published a 60-day notice requesting public comment on the proposed collection of information. No comments were received.

FDA estimates the burden of this collection of information as follows:

TABLE 1—ESTIMATED ANNUAL REPORTING BURDEN 1

Products	Number of respondents	Number of responses per respondent	Total annual responses	Average burden per response	Total hours
Shell Eggs	10	1	10	0.25	3
Dairy	120	1	120	0.25	30
Game Meat and Game Meat Products	5	1	5	0.25	1
Animal Casings	5	1	5	0.25	1
Gelatin	3	1	3	0.25	1
Collagen	3	1	3	0.25	1
Total					37

<sup>&</sup>lt;sup>1</sup> There are no capital costs or operating and maintenance costs associated with this collection of information.

We base our estimates of the number of respondents and total annual responses on the submissions that we have received in the past 3 years for each product type. We have retained our previous estimates of total annual responses because the number of submissions are few and have remained relatively stable. To calculate the estimate for the hours per response values, we assumed that the information requested is readily available to the submitter. We expect that the submitter will need to gather information from appropriate persons in the submitter's company and to prepare this information for submission. We believe that this effort should take no longer

than 15 minutes (0.25 hour) per response. We estimate that we will receive 1 submission from 10 shell egg producers annually, for a total of 10 annual responses. Each submission is estimated to take 0.25 hour per response for a total of 2.5 hours, rounded to 3. We estimate that we will receive 1 submission from 120 dairy product producers annually, for a total of 120 annual responses. Each submission is estimated to take 0.25 hour per response for a total of 30 hours. We estimate that we will receive one submission from five game meat and game meat product producers annually, for a total of five annual responses. Each submission is estimated to take 0.25 hour per response for a total of 1.25 hours, rounded to 1 hour. We estimate that we will receive one submission from five animal casings producers annually, for a total of five annual responses. Each submission is estimated to take 0.25 hour per response for a total of 1.25 hours, rounded to 1 hour. We estimate that we will receive one submission from three gelatin producers annually, for a total of three annual responses. Each submission is estimated to take 0.25 hour per response for a total of 0.75 hour, rounded to 1 hour. We estimate that we will receive one submission from three collagen producers annually, for a total of three annual responses. Each submission is estimated to take 0.25 hour per response for a total of 0.75 hour, rounded to 1 hour. Therefore, the proposed annual burden for this information collection is 37 hours.

Dated: February 24, 2014.

# Leslie Kux,

Assistant Commissioner for Policy. [FR Doc. 2014–04348 Filed 2–27–14; 8:45 am]

BILLING CODE 4160-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

# Food and Drug Administration

[Docket No. FDA-2014-D-0180]

Draft Guidance for Industry on Attachment to Guidance on Antiviral Product Development—Conducting and Submitting Virology Studies to the Agency: Guidance for Submitting Human Immunodeficiency Virus-1 Resistance Data; Availability

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Notice.

**SUMMARY:** The Food and Drug Administration (FDA) is announcing the availability of a draft guidance for

industry entitled "Attachment to Guidance on Antiviral Product Development—Conducting and Submitting Virology Studies to the Agency: Guidance for Submitting HIV-1 Resistance Data." The purpose of this guidance is to assist sponsors in submitting human immunodeficiency virus (HIV) clinical virology data that are important for supporting clinical trials of products in development for the treatment of HIV. HIV resistance data submitted in appropriately formatted datasets are critical components in the review of investigational antiviral products for the treatment of HIV. The information in this guidance will facilitate the development of anti-HIV products. This draft guidance revises the guidance for industry entitled "Attachment to Guidance on Antiviral Product Development—Conducting and Submitting Virology Studies to the Agency: Guidance for Submitting HIV Resistance Data" issued on June 5, 2006. DATES: Although you can comment on any guidance at any time (see 21 CFR 10.115(g)(5)), to ensure that the Agency considers your comment on this draft guidance before it begins work on the final version of the guidance, submit either electronic or written comments on the draft guidance by April 29, 2014. **ADDRESSES:** Submit written requests for single copies of the draft guidance to the Division of Drug Information, Center for Drug Evaluation and Research, Food and Drug Administration, 10903 New Hampshire Ave., Bldg. 51, rm. 2201, Silver Spring, MD 20993-0002. Send one self-addressed adhesive label to assist that office in processing your requests. See the SUPPLEMENTARY **INFORMATION** section for electronic

access to the draft guidance document. Submit electronic comments on the draft guidance to http://www.regulations.gov. Submit written comments to the Division of Dockets Management (HFA–305), Food and Drug Administration, 5630 Fishers Lane, rm. 1061, Rockville, MD 20852.

FOR FURTHER INFORMATION CONTACT: Lisa K. Naeger, Center for Drug Evaluation and Research, Food and Drug Administration, 10903 New Hampshire Ave., Bldg., 22, rm. 6366, Silver Spring, MD 20993–0002, 301–796–0771.

# SUPPLEMENTARY INFORMATION:

#### I. Background

FDA is announcing the availability of a draft guidance for industry entitled "Attachment to Guidance on Antiviral Product Development—Conducting and Submitting Virology Studies to the Agency: Guidance for Submitting HIV— 1 Resistance Data." The purpose of this guidance is to assist sponsors in submitting HIV clinical virology data that are important for supporting clinical trials of products in development for the treatment of HIV. This guidance revises and replaces the guidance on submitting HIV resistance data published in June 2006. The revised guidance provides the format, recommended definitions, standardization of column headings and variables, and recommended data for submission of HIV resistance datasets.

This draft guidance is being issued consistent with FDA's good guidance practices regulation (21 CFR 10.115). The draft guidance, when finalized, will represent the Agency's current thinking on submitting HIV clinical virology data. It does not create or confer any rights for or on any person and does not operate to bind FDA or the public. An alternative approach may be used if such approach satisfies the requirements of the applicable statutes and regulations.

# II. The Paperwork Reduction Act of 1995

This guidance refers to previously approved collections of information that are subject to review by the Office of Management and Budget (OMB) under the Paperwork Reduction Act of 1995 (44 U.S.C. 3501–3520). The collections of information in 21 CFR part 312 have been approved under OMB control number 0910–0014.

### III. Comments

Interested persons may submit either electronic comments regarding this document to http://www.regulations.gov or written comments to the Division of Dockets Management (see ADDRESSES). It is only necessary to send one set of comments. Identify comments with the docket number found in brackets in the heading of this document. Received comments may be seen in the Division of Dockets Management between 9 a.m. and 4 p.m., Monday through Friday.

### IV. Electronic Access

Persons with access to the Internet may obtain the document at either http://www.fda.gov/Drugs/Guidance ComplianceRegulatoryInformation/Guidances/default.htm or http://www.regulations.gov.

Dated: February 24, 2014.

# Leslie Kux,

 $Assistant\ Commissioner\ for\ Policy.$  [FR Doc. 2014–04425 Filed 2–27–14; 8:45 am]

BILLING CODE 4160-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

### Food and Drug Administration

[Docket No. FDA-2007-D-0077 (Formerly 2007D-0213)]

# Guidance for Industry on Providing Regulatory Submissions in Electronic Format—Receipt Date; Correction

**AGENCY:** Food and Drug Administration, HHS.

**ACTION:** Notice; correction.

SUMMARY: The Food and Drug
Administration (FDA) is correcting a
notice that appeared in the Federal
Register of Friday, February 7, 2014 (79
FR 7463). The document announced the
availability of a guidance entitled
"Providing Regulatory Submissions in
Electronic Format—Receipt Date." The
document was published with an
incorrect Web site in the "Electronic
Access" section. This document corrects
that error.

### FOR FURTHER INFORMATION CONTACT:

Marina Kalinina, Center for Drug Evaluation and Research, Food and Drug Administration, 10903 New Hampshire Ave., Bldg. 22, rm. 1183, Silver Spring, MD 20993, 301–796– 7591; or Stephen Ripley, Center for Biologics Evaluation and Research, Food and Drug Administration, 5515 Security Lane, rm. 5130, Rockville, MD 20852, 301–827–6210.

# SUPPLEMENTARY INFORMATION:

In FR Doc. 2014–02654, appearing on page 7463 in the **Federal Register** of Friday, February 7, 2014, the following correction is made:

1. On page 7464, in the first column, in the "Electronic Access" section, the Web site "http://www.fda.gov/Drugs/DevelopmentApprovalProcess/Forms SubmissionRequirements/Electronic Submissions/ucm253101.htm" is corrected to read "http://www.fda.gov/Drugs/GuidanceComplianceRegulatory Information/Guidances/default.htm."

Dated: February 25, 2014.

### Leslie Kux,

Assistant Commissioner for Policy. [FR Doc. 2014–04424 Filed 2–27–14; 8:45 am]

BILLING CODE 4160-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

# **National Institutes of Health**

# Center for Scientific Review; Amended Notice of Meeting

Notice is hereby given of a change in the meeting of the Social Sciences and Population Studies B Study Section, February 28, 2014, 08:00 a.m. to February 28, 2014, 05:00 p.m., Renaissance Long Beach Hotel, 111 East Ocean Blvd., Long Beach, CA, 90802 which was published in the **Federal Register** on February 18, 2014, 79 FR 9243.

The meeting will be held at the Courtyard Long Beach Downtown, 500 East 1st Street, Long Beach, CA 90802. The meeting date and time remain the same. The meeting is closed to the public.

Dated: February 24, 2014.

Melanie J. Gray,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2014–04363 Filed 2–27–14; 8:45 am]

BILLING CODE 4140-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

#### National Institutes of Health

# National Institute on Drug Abuse; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable materials, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute on Drug Abuse Special Emphasis Panel; Integrating Substance Abuse Prevention and Treatment within HIV/AIDS Service Delivery Settings.

Date: March 20, 2014.

Time: 11:00 a.m. to 4:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, Neuroscience Center, 6001 Executive Boulevard, Rockville, MD 20852 (Telephone Conference Call).

Contact Person: Eliane Lazar-Wesley, Ph.D., Scientific Review Officer, Office of Extramural Affairs, National Institute on Drug Abuse, NIH, DHHS, 6001 Executive Blvd., Room 4245, MSC 9550, Bethesda, MD 20892–9550, 301–451–4530, el6r@nih.gov. (Catalogue of Federal Domestic Assistance Program Nos.: 93.279, Drug Abuse and Addiction Research Programs, National Institutes of Health, HHS)

Dated: February 21, 2014.

#### Michelle Trout,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2014–04369 Filed 2–27–14; 8:45 am] BILLING CODE 4140–01–P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

#### **National Institutes of Health**

# National Institute of Allergy and Infectious Diseases; Notice of Closed Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meetings.

The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The contract proposals and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the contract proposals, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Allergy and Infectious Diseases Special Emphasis Panel, NIAID Peer Review Meeting. Date: March 11, 2014.

Time: 1:00 p.m. to 3:00 p.m.

Agenda: To review and evaluate contract proposals.

Place: National Institutes of Health, Room 3201 B, 6700B Rockledge Drive, Bethesda, MD 20817, (Telephone Conference Call).

Contact Person: Travis J Taylor, Ph.D., Scientific Review Program, DEA/NIAID/NIH/ DHHS, 6700–B Rockledge Dr. MSC–7616, Bethesda, MD 20892–7616, 301–496–2550, Travis. Taylor@nih.gov.

This notice is being published less than 15 days prior to the meeting due to the timing limitations imposed by the review and funding cycle.

Name of Committee: National Institute of Allergy and Infectious Diseases Special Emphasis Panel, "NIAID Clinical Trial Planning Grants (R34) and Implementation Grants and Cooperative Agreements (U01)".

Date: March 21, 2014.

Time: 12:00 p.m. to 4:00 p.m. Agenda: To review and evaluate grant

applications.

Place: National Institutes of Health, Room

Place: National Institutes of Health, Koom 3122, 6700B Rockledge Drive, Bethesda, MD 20817, (Telephone Conference Call).

Contact Person: Brenda Lange-Gustafson, Ph.D., Scientific Review Officer, NIAID/NIH/ DHHS, Scientific Review Program, Room 3122, 6700–B Rockledge Drive, MSC–7616, Bethesda, MD 20892–7616, 301–451–3684, bgustafson@niaid.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.855, Allergy, Immunology, and Transplantation Research; 93.856, Microbiology and Infectious Diseases Research, National Institutes of Health, HHS)

Dated: February 24, 2014.

#### David Clary,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2014-04359 Filed 2-27-14; 8:45 am]

BILLING CODE 4140-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

### **National Institutes of Health**

# National Institute on Aging; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute on Aging Special Emphasis Panel, Alzheimer's Disease Registry.

Date: March 20, 2014. Time: 1:00 p.m. to 3:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, Gateway Building, Suite 2C212, 7201 Wisconsin Avenue, Bethesda, MD 20892, (Telephone Conference Call).

Contact Person: Alexander Parsadanian, Ph.D., Scientific Review Officer, National Institute on Aging, Gateway Building 2C/212, 7201 Wisconsin Avenue, Bethesda, MD 20892, 301–496–9666, parsadaniana@ nia.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.866, Aging Research, National Institutes of Health, HHS)

Dated: February 21, 2014.

#### Melanie J. Gray,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2014–04362 Filed 2–27–14; 8:45 am]

BILLING CODE 4140-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

#### **National Institutes of Health**

# National Institute on Drug Abuse; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The contract proposals and the discussions could disclose confidential trade secrets or commercial property such as patentable materials, and personal information concerning individuals associated with the contract proposals, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute on Drug Abuse Special Emphasis Panel, Medication Discovery Using Rat Models of Relapse (8917).

Date: April 15, 2014.

Time: 10:00 a.m. to 12:00 p.m. Agenda: To review and evaluate contract

proposals.

Place: National Institutes of Health, Neuroscience Center, 6001 Executive Boulevard, Rockville, MD 20852, (Telephone Conference Call).

Contact Person: Lyle Furr, Scientific Review Officer, Office of Extramural Affairs, National Institute on Drug Abuse, NIH, DHHS, Room 4227, MSC 9550, 6001 Executive Boulevard, Bethesda, MD 20892–9550, (301) 435–1439, If33c.nih.gov. (Catalogue of Federal Domestic Assistance Program Nos.: 93.279, Drug Abuse and Addiction Research Programs, National Institutes of Health, HHS)

Dated: February 21, 2014.

### Michelle Trout,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2014–04368 Filed 2–27–14; 8:45 am]

BILLING CODE 4140-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

#### **National Institutes of Health**

# National Institute on Minority Health and Health Disparities; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections

552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable materials, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute on Minority Health and Health Disparities Special Emphasis Panel; NIMHD Conference Grant Review (R13).

Date: April 3, 2014.

Time: 12:00 p.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6707 Democracy Boulevard, Bethesda, MD 20892 (Virtual Meeting).

Contact Person: Hui Chen, MD., Scientific Review Officer, Office of Extramural Research Activities, National Institute on Minority Health and Health Disparities, National Institutes of Health, 6707 Democracy Blvd., Suite 800, Bethesda, MD 20892, (301) 594–7784, chenhui@ mail.nih.gov.

Dated: February 24, 2014.

### David Clary,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2014-04365 Filed 2-27-14; 8:45 am]

BILLING CODE 4140-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

#### **National Institutes of Health**

# National Institute of Environmental Health Sciences; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Institute of Environmental Health Sciences Special Emphasis Panel; Effects of Air Pollution on Obesity and Type II Diabetes.

Date: March 21, 2014.

Time: 1:45 p.m. to 3:00 p.m.

Agenda: To review and evaluate grant

applications.

Place: NIEHS/National Institutes of Health, Key Stone Building, 530 Davis Drive, Research Triangle Park, NC 27709 (Telephone Conference Call).

Contact Person: Leroy Worth, Ph.D., Scientific Review Officer, Scientific Review Branch, Division of Extramural Research and Training, Nat. Institute of Environmental Health Sciences, P.O. Box 12233, MD EC-30/ Room 3171, Research Triangle Park, NC 27709, (919) 541-0670, worth@niehs.nih.gov. (Catalogue of Federal Domestic Assistance Program Nos. 93.115, Biometry and Risk Estimation—Health Risks from Environmental Exposures; 93.142, NIEHS Hazardous Waste Worker Health and Safety Training; 93.143, NIEHS Superfund Hazardous Substances—Basic Research and Education; 93.894, Resources and Manpower Development in the Environmental Health Sciences; 93.113, Biological Response to Environmental Health Hazards; 93.114, Applied Toxicological Research and Testing, National Institutes of Health, HHS).

Dated: February 21, 2014.

### Carolyn Baum,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2014-04371 Filed 2-27-14; 8:45 am]

BILLING CODE 4140-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

#### **National Institutes of Health**

# Center for Scientific Review; Notice of Closed Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meetings.

The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: Center for Scientific Review Special Emphasis Panel; Member Conflict: Addictions and Mental Disorders.

Date: March 14, 2014. Time: 12:00 p.m. to 3:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892, (Telephone Conference Call).

Contact Person: Alexei Kondratyev, Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5200, MSC 7846, Bethesda, MD 20892, 301–435– 1785, kondratyevad@csr.nih.gov. Name of Committee: Center for Scientific Review Special Emphasis Panel; PAR–13– 207: Biophysical and Biomechanical Aspects of Embryonic Development.

Date: March 19–20, 2014. Time: 8:00 a.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

*Place:* National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892.

Contact Person: Jonathan Arias, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5170, MSC 7840, Bethesda, MD 20892, 301–435– 2406, ariasj@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel; Fellowship: Physiology and Pathobiology of Musculoskeletal, Oral and Skin Systems.

Date: March 24, 2014.

Time: 8:00 a.m. to 6:30 p.m.

Agenda: To review and evaluate grant applications.

Place: Hyatt Regency Bethesda, One Bethesda Metro Center, 7400 Wisconsin Avenue, Bethesda, MD 20814.

Contact Person: Anshumali Chaudhari, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 4124, MSC 7802, Bethesda, MD 20892, (301) 435– 1210, chaudhaa@csr.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.306, Comparative Medicine; 93.333, Clinical Research, 93.306, 93.333, 93.337, 93.393–93.396, 93.837–93.844, 93.846–93.878, 93.892, 93.893, National Institutes of Health, HHS)

Dated: February 21, 2014.

### Carolyn A. Baum,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2014-04367 Filed 2-27-14; 8:45 am]

BILLING CODE 4140-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

### **National Institutes of Health**

# National Heart, Lung, and Blood Institute; Notice of Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of a meeting of the National Heart, Lung, and Blood Advisory Council.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which

would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Heart, Lung, and Blood Advisory Council.

Date: March 4, 2014.

Closed: 2:30 p.m. to 5:00 p.m. Agenda: To review and evaluate grant

applications.

Place: National Institutes of Health, Building 31, C Wing, 6th Floor, Conference Room 10, 31 Center Drive, Bethesda, MD 20892.

Contact Person: Stephen C. Mockrin, Ph.D., Director, Division of Extramural Research Activities National Heart, Lung, and Blood Institute National Institutes of Health, 6701 Rockledge Drive, Room 7100, Bethesda, MD 20892, (301) 435–0260, mockrins@nhlbi.nih.gov.

This notice is being published less than 15 days prior to the meeting due to the early adjournment of the February 12, 2014 Council meeting as a result of the extreme weather conditions.

Any interested person may file written comments with the committee by forwarding the statement to the Contact Person listed on this notice. The statement should include the name, address, telephone number and when applicable, the business or professional affiliation of the interested person.

In the interest of security, NIH has instituted stringent procedures for entrance onto the NIH campus. All visitor vehicles, including taxicabs, hotel, and airport shuttles will be inspected before being allowed on campus. Visitors will be asked to show one form of identification (for example, a government-issued photo ID, driver's license, or passport) and to state the purpose of their visit.

Information is also available on the Institute's/Center's home page: www.nhlbi.nih.gov/meetings/nhlbac/index.htm, where an agenda and any additional information for the meeting will be posted when available.

(Catalogue of Federal Domestic Assistance Program Nos. 93.233, National Center for Sleep Disorders Research; 93.837, Heart and Vascular Diseases Research; 93.838, Lung Diseases Research; 93.839, Blood Diseases and Resources Research, National Institutes of Health, HHS)

Dated: February 21, 2014.

# Michelle Trout,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2014–04370 Filed 2–27–14; 8:45 am]

BILLING CODE 4140-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

#### **National Institutes of Health**

# Center for Scientific Review; Notice of Closed Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meetings. The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: Center for Scientific Review Special Emphasis Panel, PAR 12– 251: Behavioral Science Track Award for Rapid Transition (B/START).

Date: March 12, 2014.
Time: 2:00 p.m. to 5:00 p.m.
Agenda: To review and evaluate grant applications.

Place: Hotel Nikko San Francisco, 222
Mason Street, San Francisco, CA 94102.
Contact Person: Mark P Rubert, Ph.D.,
Scientific Review Officer, Center for
Scientific Review, National Institutes of

Health, 6701 Rockledge Drive, Room 5218,

MSC 7852, Bethesda, MD 20892, 301–435–1775, rubertm@csr.nih.gov.

This notice is being published less than 15 days prior to the meeting due to the timing limitations imposed by the review and funding cycle.

Name of Committee: Center for Scientific Review Special Emphasis Panel, Member Conflict: Brain Disorders in Animal Models and Patient Populations.

Date: March 14, 2014. Time: 2:00 p.m. to 4:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892, (Telephone Conference Call).

Contact Person: Julius Cinque, MS, Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5186, MSC 7846, Bethesda, MD 20892, (301) 435– 1252, cinquej@csr.nih.gov.

This notice is being published less than 15 days prior to the meeting due to the timing limitations imposed by the review and funding cycle.

Name of Committee: Center for Scientific Review Special Emphasis Panel, Small Business: Oral, Dental, and Craniofacial Sciences.

Date: March 25–26, 2014. Time: 9:00 a.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892, (Virtual Meeting).

Contact Person: Yi-Hsin Liu, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 4214, MSC 7814, Bethesda, MD 20892, 301–435– 1781, liuyh@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, DTCS BRP Review. Date: March 25, 2014.

Time: 11:00 a.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892, (Virtual Meeting).

Contact Person: Khalid Masood, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5120, MSC 7854, Bethesda, MD 20892, 301–435– 2392, masoodk@csr.nih.gov.

Name of Committee: Center for Scientific Review, Special Emphasis Panel, Receptors, Channels and Circuits.

Date: March 25, 2014. Time: 1:00 p.m. to 4:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892, (Telephone Conference Call).

Contact Person: Carol Hamelink, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 4192, MSC 7850, Bethesda, MD 20892, (301) 213– 9887, hamelinc@csr.nih.gov.

Name of Committee: Center for Scientific Review, Special Emphasis Panel, Small Business: Molecular Analysis Technology.

Date: March 25, 2014.

Time: 12:00 p.m. to 4:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892, (Telephone Conference Call).

Contact Person: Syed M Quadri, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 6210, MSC 7804, Bethesda, MD 20892, 301–435– 1211, quadris@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, Research Resource: National Center for Macromolecular Imaging.

Date: March 26-28, 2014.

Time: 7:00 a.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

Place: Houston Marriott Medical Center Hotel, 6580 Fannin Street, Houston, TX 77030.

Contact Person: Arnold Revzin, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 4146, MSC 7824, Bethesda, MD 20892, (301) 435– 1153, revzina@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, HIV/AIDS Innovative Research Applications.

Date: March 26–27, 2014.

Time: 10:00 a.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892, (Virtual Meeting).

Contact Person: Kenneth A Roebuck, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5106, MSC 7852, Bethesda, MD 20892, (301) 435–1166, roebuckk@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, RFA RM13– 014: Defining A Comprehensive Reference Profile of Circulating Human Extracellular RNA.

Date: March 26, 2014.

Time: 11:00 a.m. to 3:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892, (Virtual Meeting).

Contact Person: Richard Panniers, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 2212, MSC 7890, Bethesda, MD 20892, (301) 435– 1741, pannierr@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, Small Business PAR Panel: Safe and Effective Instruments and Devices for Use in Neonatal and Pediatric Care Settings.

Date: March 26, 2014.

Time: 1:00 p.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892, (Virtual Meeting).

Contact Person: John Firrell, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5118, MSC 7854, Bethesda, MD 20892, 301–435– 2598, firrellj@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel, AREA: Genetics, Genomics Applications.

Date: March 26, 2014.

Time: 2:00 p.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892, (Virtual Meeting).

Contact Person: Elaine Sierra-Rivera, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 6184, MSC 7804, Bethesda, MD 20892, 301–435– 1779, riverase@csr.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.306, Comparative Medicine; 93.333, Clinical Research, 93.306, 93.333, 93.337, 93.393–93.396, 93.837–93.844, 93.846–93.878, 93.892, 93.893, National Institutes of Health, HHS)

Dated: February 24, 2014.

### Melanie J. Gray,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2014–04361 Filed 2–27–14; 8:45 am]

BILLING CODE 4140-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

#### **National Institutes of Health**

# National Cancer Institute; Notice of Closed Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meetings.

The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: National Cancer Institute Special Emphasis Panel, PROSPR: Cervical Cancer Screening.

Date: March 26, 2014.

Time: 1:00 p.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Cancer Institute, Shady Grove, 9609 Medical Center Drive, Room 7W264, Rockville, MD 20850, (Telephone Conference Call).

Contact Person: Ellen K Schwartz, EDD, MBA, Scientific Review Officer, Research Technology and Contract Review Branch, Division of Extramural Activities, National Cancer Institute, NIH, 9609 Medical Center Drive, Room 7W264, Bethesda, MD 20892–8328, 240–276–6384, schwarel@mail.nih.gov.

Name of Committee: National Cancer Institute, Special Emphasis Panel, Quantitative Imaging for Evaluation of Responses to Cancer Therapies.

Date: April 10, 2014. Time: 10:00 a.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Cancer Institute Shady Grove, 9609 Medical Center Drive, Room 2W032, Rockville, MD 20850, (Telephone Conference Call).

Contact Person: Thomas A. Winters, Ph.D., Scientific Review Officer, Special Review Branch, Division of Extramural Activities, National Cancer Institute, NIH, 9609 Medical Center Drive, Room 7W412, Bethesda, MD 20892–9750, 240–276–6386, twinters@mail.nih.gov.

Information is also available on the Institute's/Center's home page: http://deainfo.nci.nih.gov/advisory/sep/sep.htm, where a roster and any additional information for the meeting will be posted when available.

(Catalogue of Federal Domestic Assistance Program Nos. 93.392, Cancer Construction; 93.393, Cancer Cause and Prevention Research; 93.394, Cancer Detection and Diagnosis Research; 93.395, Cancer Treatment Research; 93.396, Cancer Biology Research; 93.397, Cancer Centers Support; 93.398, Cancer Research Manpower; 93.399, Cancer Control, National Institutes of Health, HHS)

Dated: February 21, 2014.

#### Melanie J. Gray,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2014–04360 Filed 2–27–14; 8:45 am]  ${\tt BILLING}$  CODE 4140–01–P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

### **National Institutes of Health**

# Center for Scientific Review; Notice of Closed Meetings

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meetings.

The meetings will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: Center for Scientific Review Special Emphasis Panel; Microbiology and Infectious Diseases AREA Review.

Date: March 14, 2014.

Time: 8:30 a.m. to 6:00 p.m.

Agenda: To review and evaluate grant applications.

*Place:* The River Inn, 924 25th Street NW., Washington, DC 20037.

Contact Person: Liangbiao Zheng, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 3202, MSC 7808, Bethesda, MD 20892, 301–996– 5819, zhengli@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel; High End Instrumentation Grant.

Date: March 18, 2014.

Time: 10:00 a.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

*Place:* National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892.

Contact Person: Wallace Ip, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5128, MSC 7840, Bethesda, MD 20892, 301–435– 1191, ipws@mail.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel; Fellowships: Infectious Diseases and Microbiology. Date: March 20–21, 2014.

Time: 9:00 a.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

Place: National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892, (Virtual Meeting).

Contact Person: Alexander D Politis, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 3210, MSC 7808, Bethesda, MD 20892, (301) 435– 1150, politisa@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel; PAR 13– 204: Research in Biomedicine and Agriculture.

Date: March 21, 2014.

Time: 8:30 a.m. to 6:00 p.m.

Agenda: To review and evaluate grant applications.

Place: Bethesda North Marriott Hotel & Conference Center, 5701 Marinelli Road, Bethesda, MD 20852.

Contact Person: Liangbiao Zheng, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 3202, MSC 7808, Bethesda, MD 20892, 301–996– 5819, zhengli@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel; Research in Biomedicine and Agriculture.

Date: March 21, 2014.

Time: 8:30 a.m. to 6:00 p.m.

Agenda: To review and evaluate grant applications.

Place: Bethesda North Marriott Hotel & Conference Center, 5701 Marinelli Road, Bethesda, MD 20852.

Contact Person: Soheyla Saadi, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 3211, MSC 7808, Bethesda, MD 20892, 301–435– 0903, saadisoh@csr.nih.gov.

Name of Committee: Oncology 2— Translational Clinical Integrated Review Group; Developmental Therapeutics Study Section.

Date: March 24–25, 2014.

Time: 8:00 a.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

Place: Renaissance Washington DC, Dupont Circle, 1143 New Hampshire Avenue NW., Washington, DC 20037.

Contact Person: Sharon K Gubanich, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 6214, MSC 7804, Bethesda, MD 20892, (301) 408– 9512, gubanics@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel; AREA Applications in Cell and Developmental Biology.

Date: March 24–25, 2014.

Time: 8:00 a.m. to 5:00 p.m.

Agenda: To review and evaluate grant applications.

*Place:* National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892.

Contact Person: Elena Smirnova, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5187, MSC 7840, Bethesda, MD 20892, 301–435– 1236, smirnove@csr.nih.gov.

Name of Committee: Center for Scientific Review Special Emphasis Panel; PAR–13– 182: Drug Abuse Dissertation Research.

Date: March 24, 2014. Time: 10:00 a.m. to 6:00 p.m.

Agenda: To review and evaluate grant applications.

*Place:* National Institutes of Health, 6701 Rockledge Drive, Bethesda, MD 20892.

Contact Person: Mary Clare Walker, Ph.D., Scientific Review Officer, Center for Scientific Review, National Institutes of Health, 6701 Rockledge Drive, Room 5208, MSC 7852, Bethesda, MD 20892, (301) 435–1165, walkermc@csr.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.306, Comparative Medicine; 93.333, Clinical Research, 93.306, 93.333, 93.337, 93.393–93.396, 93.837–93.844, 93.846–93.878, 93.892, 93.893, National Institutes of Health, HHS)

Dated: February 21, 2014.

### Carolyn A. Baum,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2014-04364 Filed 2-27-14; 8:45 am]

BILLING CODE 4140-01-P

# DEPARTMENT OF HEALTH AND HUMAN SERVICES

## **National Institutes of Health**

# Center for Scientific Review; Notice of Closed Meeting

Pursuant to section 10(d) of the Federal Advisory Committee Act, as amended (5 U.S.C. App.), notice is hereby given of the following meeting.

The meeting will be closed to the public in accordance with the provisions set forth in sections 552b(c)(4) and 552b(c)(6), Title 5 U.S.C., as amended. The grant applications and the discussions could disclose confidential trade secrets or commercial property such as patentable material, and personal information concerning individuals associated with the grant applications, the disclosure of which would constitute a clearly unwarranted invasion of personal privacy.

Name of Committee: Infectious Diseases and Microbiology Integrated Review Group; Vector Biology Study Section.

Date: March 7, 2014.

Time: 8:30 a.m. to 6:00 p.m.

Agenda: To review and evaluate grant applications.

Place: Hotel Nikko San Francisco, 222
Mason Street, San Francisco, CA 94102.
Contact Person: Liangbiao Zheng, Ph.D.,
Scientific Review Officer, Center for
Scientific Review, National Institutes of
Health, 6701 Rockledge Drive, Room 3214,
MSC 7808, Bethesda, MD 20892, 301–402–
5671, zhengli@csr.nih.gov.

(Catalogue of Federal Domestic Assistance Program Nos. 93.306, Comparative Medicine; 93.333, Clinical Research, 93.306, 93.333, 93.337, 93.393–93.396, 93.837–93.844, 93.846–93.878, 93.892, 93.893, National Institutes of Health, HHS)

Dated: February 21, 2014.

#### Carolyn A. Baum,

Program Analyst, Office of Federal Advisory Committee Policy.

[FR Doc. 2014–04366 Filed 2–27–14; 8:45 am] BILLING CODE 4140–01–P

# DEPARTMENT OF HOMELAND SECURITY

### Federal Emergency Management Agency

[Docket ID: FEMA-2014-0007; OMB No. 1660-0128]

Agency Information Collection Activities: Proposed Collection; Comment Request, Federal Emergency Management Agency Individual Assistance Program Effectiveness and Recovery Surveys

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Notice.

**SUMMARY:** The Federal Emergency Management Agency, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on a revision of a currently approved information collection. In accordance with the Paperwork Reduction Act of 1995, this notice seeks comments concerning the collection of Individual Assistance Program Effectiveness & Recovery Survey responses and information for assessment and improvement of the delivery of disaster assistance to individuals and households.

**DATES:** Comments must be submitted on or before April 29, 2014.

**ADDRESSES:** To avoid duplicate submissions to the docket, please use only one of the following means to submit comments:

- (1) Online. Submit comments at www.regulations.gov under Docket ID FEMA–2014–0007. Follow the instructions for submitting comments.
- (2) Mail. Submit written comments to Docket Manager, Office of Chief Counsel, DHS/FEMA, 500 C Street SW., Room 8NE, Washington, DC 20472–3100.
- (3) Facsimile. Submit comments to (703) 483–2999.

All submissions received must include the agency name and Docket ID.

Regardless of the method used for submitting comments or material, all submissions will be posted, without change, to the Federal eRulemaking Portal at <a href="http://www.regulations.gov">http://www.regulations.gov</a>, and will include any personal information you provide. Therefore, submitting this information makes it public. You may wish to read the Privacy Act notice that is available via the link in the footer of <a href="https://www.regulations.gov">www.regulations.gov</a>.

# FOR FURTHER INFORMATION CONTACT:

Maggie Billing, Program Analyst, Customer Satisfaction Analysis Section of the National Processing Service Center Division, Recovery Directorate, (940) 891–8709. You may contact the Records Management Division for copies of the proposed collection of information at facsimile number (202) 646–3347 or email address: FEMA-Information-Collections-Management@dhs.gov.

**SUPPLEMENTARY INFORMATION:** This collection is in accordance with Executive Orders 12862 and 13571 requiring all Federal agencies to survey customers to determine the kind and quality of services they want and their level of satisfaction with existing services. The Government Performance and Results Act (GPRA) requires Federal agencies to set missions and goals and to measure agency performance against them. The GPRA Modernization Act of 2010 requires quarterly performance assessments of government programs for the purposes of assessing agency performance and improvement. The Federal Emergency Management Agency fulfills these requirements by collecting customer satisfaction program information through surveys of individuals and households who are disaster survivors.

### **Collection of Information**

Title: Federal Emergency Management Agency Individual Assistance Program Effectiveness & Recovery Survey.

Type of Information Collection: Revision of a currently approved information collection.

FEMA Forms: FEMA Form 007–0–20 Program Effectiveness & Recovery Survey.

Abstract: Federal agencies are required to survey their customers to determine the kind and quality of services customers want and their level of satisfaction with those services. FEMA managers use the survey results to measure performance against standards for performance and customer service, measure achievement of strategic planning objectives, and generally gauge and make

improvements to disaster service that increase customer satisfaction.

Affected Public: Individuals and Households.

Number of Respondents: 8,976. Number of Responses: 8,976. Estimated Total Annual Burden Hours: 2,698.

Estimated Cost: The estimated cost to respondents for traveling to focus groups is estimated to be \$8,064.00.

#### Comments

Comments may be submitted as indicated in the ADDRESSES caption above. Comments are solicited to (a) evaluate whether the proposed data collection is necessary for the proper performance of the agency, including whether the information shall have practical utility; (b) evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (c) enhance the quality, utility, and clarity of the information to be collected; and (d) minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Dated: February 20, 2014.

# Charlene D. Myrthil,

Director, Records Management Division, Mission Support Bureau, Federal Emergency Management Agency, Department of Homeland Security.

[FR Doc. 2014–04415 Filed 2–27–14; 8:45 am]

# DEPARTMENT OF HOMELAND SECURITY

# Federal Emergency Management Agency

[Docket ID: FEMA-2013-0053; OMB No. 1660-0036]

Agency Information Collection Activities: Submission for OMB Review; Comment Request; Federal Emergency Management Agency Individual Assistance Customer Satisfaction Surveys

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Notice.

**SUMMARY:** The Federal Emergency Management Agency (FEMA) will submit the information collection abstracted below to the Office of Management and Budget for review and clearance in accordance with the requirements of the Paperwork Reduction Act of 1995. The submission will describe the nature of the information collection, the categories of respondents, the estimated burden (i.e., the time, effort and resources used by respondents to respond) and cost, and the actual data collection instruments FEMA will use.

**DATES:** Comments must be submitted on or before March 31, 2014.

ADDRESSES: Submit written comments on the proposed information collection to the Office of Information and Regulatory Affairs, Office of Management and Budget. Comments should be addressed to the Desk Officer for the Department of Homeland Security, Federal Emergency Management Agency, and sent via electronic mail to oira.submission@omb.eop.gov or faxed to (202) 395–5806.

# FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the information collection should be made to Director, Records Management Division, 1800 South Bell Street, Arlington, VA 20598–3005, facsimile number (202) 646–3347, or email address FEMA-Information-Collections-Management@dhs.gov.

## SUPPLEMENTARY INFORMATION:

### **Collection of Information**

*Title:* Federal Emergency Management Agency Individual Assistance Customer Satisfaction Surveys.

Type of information collection: Revision of a currently approved information collection.

Form Titles and Numbers: FEMA Form 007-0-7, Disaster Recover Center Survey; FEMA Form 007-0-3, Registration Survey; FEMA Form 007-0-5, Helpline/Contact Survey; FEMA Form 007-0-6, Casework Survey; FEMA Form 007-0-2. Internet Registration Survey; FEMA Form 007-0-2INT, Internet Registration Survey; FEMA Form 007-0-19, Internet Registration Survey; FEMA Form 007-019INT, Internet Inquire Survey; FEMA Form 007-0-4, Direct Housing Operations Survey-Move In; FEMA Form 007-0-21, Direct Housing Operations Survey-Maintenance; FEMA Form 007-0-22, Direct Housing Operations Survey-Move

Abstract: Federal agencies are required to survey their customers to determine the kind and quality of services customers want and their level of satisfaction with those services. FEMA managers use the survey results to measure performance against standards for performance and customer

service, measure achievement of strategic planning objectives, and generally gauge and make improvements to disaster service that increase customer satisfaction.

Affected Public: Individuals and Households.

Estimated Number of Respondents: 66,779.

Estimated Total Annual Burden Hours: 9,781.

Estimated Cost: The estimated cost to respondents for annual Non-Labor Cost for travel to Focus Groups is based on U.S. General Services Administration (GSA) mileage rate for Privately Owned Vehicles (POV) effective January 1, 2013. The burden estimated cost for traveling is \$24,408.00.

Dated: February 21, 2014.

### Charlene D. Myrthil,

Director, Records Management Division, Mission Support Bureau, Federal Emergency Management Agency, Department of Homeland Security.

[FR Doc. 2014–04419 Filed 2–27–14; 8:45 am] **BILLING CODE 9111–23–P** 

# DEPARTMENT OF HOMELAND SECURITY

# Federal Emergency Management Agency

[Docket ID: FEMA-2013-0047; OMB No. 1660-NEW]

Agency Information Collection Activities: Submission for OMB Review; Comment Request; The SalesForce Customer Relationship Management System Webform Allowing an Individual To Submit Correspondence to FEMA

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Notice.

SUMMARY: The Federal Emergency
Management Agency (FEMA) will
submit the information collection
abstracted below to the Office of
Management and Budget for review and
clearance in accordance with the
requirements of the Paperwork
Reduction Act of 1995. The submission
will describe the nature of the
information collection, the categories of
respondents, the estimated burden (i.e.,
the time, effort and resources used by
respondents to respond) and cost, and
the actual data collection instruments
FEMA will use.

**DATES:** Comments must be submitted on or before March 31, 2014.

**ADDRESSES:** Submit written comments on the proposed information collection

to the Office of Information and Regulatory Affairs, Office of Management and Budget. Comments should be addressed to the Desk Officer for the Department of Homeland Security, Federal Emergency Management Agency, and sent via electronic mail to oira.submission@ omb.eop.gov or faxed to (202) 395–5806.

#### FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of the information collection should be made to Director, Records Management Division, 1800 South Bell Street, Arlington, VA 20598–3005, facsimile number (202) 646–3347, or email address FEMA-Information-Collections-Management@dhs.gov.

#### SUPPLEMENTARY INFORMATION:

#### Collection of Information

Title: The SalesForce Customer Relationship Management System Webform allowing an Individual to Submit Correspondence to FEMA.

*Type of information collection:* New information collection.

*OMB Number:* 1660—NEW. *Form Titles and Numbers:* None.

Abstract: FEMA correspondence teams respond to questions from individuals covering various topics. Depending on the topic searched, the Customer Relationship Management queries the database of pre-approved questions and answers. If the search result does not provide the desired answer, the citizen is provided a link to the web-form to submit their inquiry (i.e. question/comment) to the proper component (i.e. program office) for a response. In general, a citizen's inquiry may range from publications requests, how to apply for grants, or reimbursement criterion. The minimal collection of Personally Identifiable Information is necessary for FEMA correspondence teams to carry out their mission of responding to citizens who seek assistance.

Affected Public: Individuals or households; Business or other for-profit; Not-for-profit institutions; Farms; Federal Government; State, Local, Tribal Government.

Estimated Number of Respondents: 25.000.

Estimated Total Annual Burden Hours: 833 hours.

Estimated Cost: The estimated annual cost to respondents for the hour burden is \$25,664.73. There are no annual costs to respondents operations and maintenance costs for technical services. There is no annual start-up or capital costs. The cost to the Federal Government is \$645,008.00.

Dated: February 20, 2014.

# Charlene D. Myrthil,

Director, Records Management Division, Mission Support Bureau, Federal Emergency Management Agency, Department of Homeland Security.

[FR Doc. 2014-04418 Filed 2-27-14; 8:45 am]

BILLING CODE 9111-22-P

# DEPARTMENT OF HOMELAND SECURITY

### Federal Emergency Management Agency

[Docket ID: FEMA-FEMA-2014-0008; OMB No. 1660-0129]

Agency Information Collection Activities: Proposed Collection; Comment Request, Federal Emergency Management Agency Individual Assistance Follow-Up Program Effectiveness and Recovery Surveys

**AGENCY:** Federal Emergency Management Agency, DHS.

**ACTION:** Notice.

**SUMMARY:** The Federal Emergency Management Agency, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on a revision of a currently approved information collection. In accordance with the Paperwork Reduction Act of 1995, this notice seeks comments concerning the collection of Individual Assistance Follow-Up Program Effectiveness & Recovery Survey responses and information for assessment and improvement of the delivery of disaster assistance to individuals and households.

**DATES:** Comments must be submitted on or before April 29, 2014.

**ADDRESSES:** To avoid duplicate submissions to the docket, please use only one of the following means to submit comments:

- (1) Online. Submit comments at www.regulations.gov under Docket ID FEMA-2014-0008. Follow the instructions for submitting comments.
- (2) Mail. Submit written comments to Docket Manager, Office of Chief Counsel, DHS/FEMA, 500 C Street SW., Room 8NE, Washington, DC 20472–3100.
- (3) *Facsimile*. Submit comments to (703) 483–2999.

All submissions received must include the agency name and Docket ID. Regardless of the method used for submitting comments or material, all submissions will be posted, without change, to the Federal eRulemaking

Portal at http://www.regulations.gov, and will include any personal information you provide. Therefore, submitting this information makes it public. You may wish to read the Privacy Act notice that is available via the link in the footer of www.regulations.gov.

# FOR FURTHER INFORMATION CONTACT:

Maggie Billing, Program Analyst, Customer Satisfaction Analysis Section of the National Processing Service Center Division, Recovery Directorate, (940) 891–8709. You may contact the Records Management Division for copies of the proposed collection of information at facsimile number (202) 646–3347 or email address: FEMA-Information-Collections-Management@dhs.gov.

**SUPPLEMENTARY INFORMATION:** This collection is in accordance with Executive Orders 12862 and 13571 requiring all Federal agencies to survey customers to determine the kind and quality of services they want and their level of satisfaction with existing services. The Government Performance and Results Act (GPRA) requires Federal agencies to set missions and goals and to measure agency performance against them. The GPRA Modernization Act of 2010 requires quarterly performance assessments of government programs for the purposes of assessing agency performance and improvement. The Federal Emergency Management Agency fulfills these requirements by collecting customer satisfaction program information through surveys of individuals and households who are disaster survivors.

#### **Collection of Information**

Title: Federal Emergency Management Agency Individual Assistance Follow-Up Program Effectiveness & Recovery Survey.

Type of Information Collection: Revision of a currently approved information collection.

FEMA Forms: FEMA Form 007–0–14 Follow-Up Program Effectiveness & Recovery Survey.

Abstract: Federal agencies are required to survey their customers to determine the kind and quality of services customers want and their level of satisfaction with those services. FEMA managers use the survey results to measure performance against standards for performance and customer service, measure achievement of strategic planning objectives, and generally gauge and make improvements to disaster service that increase customer satisfaction.

Affected Public: Individuals and Households.

Number of Respondents: 1,536. Number of Responses: 1,536. Estimated Total Annual Burden Hours: 307.

Estimated Cost: There is no annual cost burden to respondents or record-keepers for this Information Collection.

### Comments

Comments may be submitted as indicated in the **ADDRESSES** caption above. Comments are solicited to (a) evaluate whether the proposed data collection is necessary for the proper performance of the agency, including whether the information shall have practical utility; (b) evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (c) enhance the quality, utility, and clarity of the information to be collected; and (d) minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Dated: February 20, 2014.

# Charlene D. Myrthil,

Director, Records Management Division, Mission Support Bureau, Federal Emergency Management Agency, Department of Homeland Security.

[FR Doc. 2014–04413 Filed 2–27–14; 8:45 am]

BILLING CODE 9111-23-P

# DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5758-N-02]

# 60-Day Notice of Proposed Information Collection: Fellowship Placement Pilot Program

**AGENCY:** Office of the Assistant Secretary for Policy Development & Research, HUD.

ACTION: Notice.

SUMMARY: HUD is seeking approval from the Office of Management and Budget (OMB) for the information collection described below. In accordance with the Paperwork Reduction Act, HUD is requesting comment from all interested parties on the proposed collection of information. The purpose of this notice is to allow for 60 days of public comment.

**DATES:** Comments Due Date: April 29, 2014.

ADDRESSES: Interested persons are invited to submit comments regarding this proposal. Comments should refer to the proposal by name and/or OMB Control Number and should be sent to: Colette Pollard, Reports Management Officer, ODAM, Department of Housing and Urban Development, 451 7th Street SW., Room 4176, Washington, DC 20410-5000; telephone 202-402-3400 (this is not a toll-free number) or email at Colette.Pollard@hud.gov for a copy of the proposed forms or other available information. Persons with hearing or speech impairments may access this number through TTY by calling the tollfree Federal Relay Service at (800) 877-8339.

### FOR FURTHER INFORMATION CONTACT:

Kheng Mei Tan, Office of Policy Development and Research, Department of Housing and Urban Development, 451 7th Street SW., Washington, DC 20410, telephone (202) 402–4986 (this is not a toll free number) for copies of the proposed forms and other available information.

**SUPPLEMENTARY INFORMATION:** This notice informs the public that HUD is seeking approval from OMB for the information collection described in Section A.

# A. Overview of Information Collection

Title of Proposal: Fellowship Placement Pilot Program Evaluation.

*OMB Control Number, if applicable:* 2528–0272.

Description of the need for the information and proposed use: The Fellowship Placement Program places highly-skilled fellows in distressed cities to work on strategic projects and help build city capacity. The fellowship program is seeking to evaluate its program through surveys of program stakeholders.

Agency form numbers, if applicable: N/A.

Estimation of the total numbers of hours needed to prepare the information collection including number of respondents, frequency of response, and hours of response: The number of burden hours to complete a survey is 1 hour. The number of respondents is estimated to be 32 respondents. The total number of burden hours is 32 hours.

Status of the proposed information collection: This is a revision to amend the existing surveys for program evaluation.

#### **B. Solicitation of Public Comment**

This notice is soliciting comments from members of the public and affected parties concerning the collection of information described in Section A on the following:

- (1) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- (2) The accuracy of the agency's estimate of the burden of the proposed collection of information;
- (3) Ways to enhance the quality, utility, and clarity of the information to be collected; and
- (4) Ways to minimize the burden of the collection of information on those who are to respond; including through the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

HUD encourages interested parties to submit comment in response to these questions.

**Authority:** Section 3507 of the Paperwork Reduction Act of 1995, 44 U.S.C. Chapter 35.

Dated: February 21, 2014.

#### Jean Lin Pao,

General Deputy Assistant Secretary for Policy Development and Research.

[FR Doc. 2014-04488 Filed 2-27-14; 8:45 am]

BILLING CODE 4210-67-P

# DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5752-N-25]

30-Day Notice of Proposed Information Collection: Consolidated Public Housing Certification of Completion

**AGENCY:** Office of the Chief Information Officer, HUD.

**ACTION:** Notice.

**SUMMARY:** HUD has submitted the proposed information collection requirement described below to the Office of Management and Budget (OMB) for review, in accordance with the Paperwork Reduction Act. The purpose of this notice is to allow for an additional 30 days of public comment.

DATES: Comments Due Date: March 31,

ADDRESSES: Interested persons are invited to submit comments regarding this proposal. Comments should refer to the proposal by name and/or OMB Control Number and should be sent to: HUD Desk Officer, Office of Management and Budget, New Executive Office Building, Washington,

DC 20503; fax: 202–395–5806. Email: *OIRA Submission@omb.eop.gov.* 

### FOR FURTHER INFORMATION CONTACT:

Colette Pollard, Reports Management Officer, QDAM, Department of Housing and Urban Development, 451 7th Street SW., Washington, DC 20410; email Colette Pollard at Colette.Pollard@hud.gov or telephone 202–402–3400. Persons with hearing or speech impairments may access this number through TTY by calling the toll-free Federal Relay Service at (800) 877–8339. This is not a toll-free number. Copies of available documents submitted to OMB may be obtained from Ms. Pollard.

**SUPPLEMENTARY INFORMATION:** This notice informs the public that HUD has submitted to OMB a request for approval of the information collection described in Section A. The **Federal Register** notice that solicited public comment on the information collection for a period of 60 days was published on December 27, 2013.

### A. Overview of Information Collection

Title of Information Collection:
Consolidated Public Housing
Certification of Completion.
OMB Approval Number: 2577–0021.
Type of Request: Extension of a

currently approved collection.

Form Number: None.

Description of the Need for the Information and Proposed Use: Public Housing Agencies (PHAs) certify to HUD that contract requirements and standards have been satisfied in a project development and HUD can allow the PHA to make payment to the development contractor. The Certification is submitted by a Public Housing Agency (PHA) to indicate to HUD that contract requirements have been satisfied for a specific project.

Respondents (i.e. affected public): Public Housing Authorities.

Information collection	Number of respondents	Frequency of response	Responses per annum	Burden hour per response	Annual burden hours	Hourly cost per response	Annual cost
Certification	58	1	58	1.0	58	\$25	\$1,450
Total	58	1	58	1.0	58	25	1,450

### **B. Solicitation of Public Comment**

This notice is soliciting comments from members of the public and affected parties concerning the collection of information described in Section A on the following:

(1) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (2) The accuracy of the agency's estimate of the burden of the proposed collection of information; (3) Ways to enhance the quality, utility, and clarity of the information to be collected; and (4) Ways to minimize the burden of the collection of information on those who are to respond; including through the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses. HUD encourages interested parties to submit comment in response to these questions.

**Authority:** Section 3507 of the Paperwork Reduction Act of 1995, 44 U.S.C. Chapters 35.

Dated: February 21, 2014.

### Colette Pollard,

Department Reports Management Officer, Office of the Chief Information Officer. [FR Doc. 2014–04482 Filed 2–27–14; 8:45 am]

BILLING CODE 4210-67-P

# DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5752-N-24]

30-Day Notice of Proposed Information Collection: Certification of Domestic Violence, Dating Violence, Sexual Assault, or Stalking

**AGENCY:** Office of the Chief Information Officer, HUD.

**ACTION:** Notice.

2014.

SUMMARY: HUD has submitted the proposed information collection requirement described below to the Office of Management and Budget (OMB) for review, in accordance with the Paperwork Reduction Act. The purpose of this notice is to allow for an additional 30 days of public comment. DATES: Comments Due Date: March 31,

ADDRESSES: Interested persons are invited to submit comments regarding this proposal. Comments should refer to the proposal by name and/or OMB Control Number and should be sent to: HUD Desk Officer, Office of Management and Budget, New Executive Office Building, Washington, DC 20503; fax: 202–395–5806. Email: OIRA\_Submission@omb.eop.gov.

## FOR FURTHER INFORMATION CONTACT:

Colette Pollard, Reports Management Officer, QDAM, Department of Housing and Urban Development, 451 7th Street SW., Washington, DC 20410; email Colette Pollard at *Colette.Pollard@hud.gov* or telephone 202–402–3400. Persons with hearing or speech impairments may access this number through TTY by calling the toll-free

Federal Relay Service at (800) 877–8339. This is not a toll-free number. Copies of available documents submitted to OMB may be obtained from Ms. Pollard.

SUPPLEMENTARY INFORMATION: This notice informs the public that HUD has submitted to OMB a request for approval of the information collection described in Section A. The Federal Register notice that solicited public comment on the information collection for a period of 60 days was published on December 26, 2013.

#### A. Overview of Information Collection

Title of Information Collection: Certification of Domestic Violence, Dating Violence, Sexual Assault, or Stalking.

OMB Approval Number: 2577–0249. Type of Request: Revision of a currently approved collection.

Form Number: HUD-50066.

Description of the need for the information and proposed use: This is a request for information collection that may be used in response to an incident or incidents of actual or threatened domestic violence, dating violence, sexual assault or stalking that may affect an individual's participation in the Section 8 or public housing programs.

When an individual presents a PHA, owner, or manager with a claim for protections under the Violence Against Women Act Reauthorization Act of 2013 (VAWA 2013), the PHA, owner, or manager may (but is not required to) request that the individual complete, sign and submit within 14 business days of the request, a HUD approved certification form, or alternate documentation as described on the certification form, to document the

domestic violence, dating violence, sexual assault, or stalking. The PHA's, owner's, or manager's request for documentation must be made in writing. On the certification form, the individual certifies that s/he is a victim of domestic violence, dating violence, sexual assault or stalking, and that the incident or incidences in question are bona fide incidences of such actual or threatened abuse. On the certification form, the individual must provide the name of the perpetrator only if the name of the perpetrator is safe to provide, and is known to the victim. PHAs are instructed that the delivery of the certification form to the tenant in response to an incident(s) via mail may place the victim at risk, e.g., the abuser may monitor the mail; consequently, PHAs, owners and management agents may require that the tenant come into the office to pick up the certification form. PHAs and owners are also encouraged to work with tenants to make delivery arrangements that do not place the tenant at risk. If the PHA, owner, or manager provides the individual with a written request for documentation of the abuse, and the individual does not provide the certification form, or alternate documentation as described on the certification form, within 14 business days from the date of receipt of the PHA's, owner's, or manager's written request (or after any extension of that date provided by the PHA, owner or manager), the Victim cannot be assured s/he will receive VAWA protections. Note, On August 6, 2013, HUD published in the Federal Register (Volume 78, Number 151, 47717) a notice describing the impacts of the VAWA 2013 on HUD programs. The notice provided an overview of the key ways in which VAWA 2013 would enhance existing VAWA protections for victims of domestic violence, dating violence and stalking in HUD's public housing and Section 8 Housing Choice Voucher (HCV) programs, listed the additional HUD programs that would now be covered by the statute, explained that VAWA protections would be extended to victims of sexual assault, and advised of HUD's plans to issue rules and/or guidance on the new law at a later date. HUD also requested public comment on certain topics that VAWA 2013 left to HUD's discretion. Included in that request was how HUD should adapt VAWA certification forms (HUD-50066 and HUD-91066) to document abuse covered by VAWA 2013 to include the newly covered programs. The current certification form HUD-50066 expires on February 28,

2014. HUD determined that the form HUD–50066 should be updated to include only the items required by VAWA 2013. HUD intends to issue at a later date a new form covering all HUD covered programs that conforms to VAWA 2013 and considers comments received on the notice (comments posted under docket number HUD–2013–0074 on www.regulations.gov). The new form would replace HUD–50066.

Respondents (i.e. affected public): Public Housing Authorities (PHAs), Owners, and Management Agents, participating in the Public Housing and Section 8 Housing Choice Voucher programs.

Estimated Number of Respondents: 200.

Estimated Number of Responses: 200. Frequency of Response: Once.

Average Hours per Response: 60 minutes per applicant.

Total Estimated Burdens: 200.

### **B. Solicitation of Public Comment**

This notice is soliciting comments from members of the public and affected parties concerning the collection of information described in Section A on the following:

(1) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (2) The accuracy of the agency's estimate of the burden of the proposed collection of information; (3) Ways to enhance the quality, utility, and clarity of the information to be collected; and (4) Ways to minimize the burden of the collection of information on those who are to respond; including through the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses. HUD encourages interested parties to submit comment in response to these questions.

**Authority:** Section 3507 of the Paperwork Reduction Act of 1995, 44 U.S.C. Chapters 35.

Dated: February 21, 2014.

### Colette Pollard,

Department Reports Management Officer, Office of the Chief Information Officer. [FR Doc. 2014–04485 Filed 2–27–14; 8:45 am]

BILLING CODE 4210-67-P

# DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5750-N-09]

### Federal Property Suitable as Facilities To Assist the Homeless

**AGENCY:** Office of the Assistant Secretary for Community Planning and Development, HUD.

**ACTION:** Notice.

**SUMMARY:** This Notice identifies unutilized, underutilized, excess, and surplus Federal property reviewed by HUD for suitability for possible use to assist the homeless.

### FOR FURTHER INFORMATION CONTACT:

Juanita Perry, Department of Housing and Urban Development, 451 Seventh Street SW., Room 7262, Washington, DC 20410; telephone (202) 402–3970; TTY number for the hearing- and speechimpaired (202) 708–2565, (these telephone numbers are not toll-free), or call the toll-free Title V information line at 800–927–7588.

### SUPPLEMENTARY INFORMATION: In

accordance with the December 12, 1988 court order in *National Coalition for the Homeless v. Veterans Administration*, No. 88–2503–OG (D.D.C.), HUD publishes a Notice, on a weekly basis, identifying unutilized, underutilized, excess and surplus Federal buildings and real property that HUD has reviewed for suitability for use to assist the homeless. Today's Notice is for the purpose of announcing that no additional properties have been determined suitable or unsuitable this week.

Dated: February 20, 2014.

#### Mark R. Johnston,

 $\label{lem:perturbed} Deputy\ Assistant\ Secretary\ for\ Special\ Needs. \\ [FR\ Doc.\ 2014-04186\ Filed\ 2-27-14;\ 8:45\ am]$ 

BILLING CODE 4210-67-P

# **DEPARTMENT OF THE INTERIOR**

### Fish and Wildlife Service

[FWS-HQ-IA-2014-N036; FXIA16710900000-145-FF09A30000]

Information Collection Request Sent to the Office of Management and Budget (OMB) for Approval; Federal Fish and Wildlife Permit Applications and Reports—Management Authority

AGENCY: Fish and Wildlife Service,

Interior.

**ACTION:** Notice; request for comments.

**SUMMARY:** We (U.S. Fish and Wildlife Service) have sent an Information Collection Request (ICR) to OMB for

review and approval. We summarize the ICR below and describe the nature of the collection and the estimated burden and cost. This information collection is scheduled to expire on February 28, 2014. We may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. However, under OMB regulations, we may continue to conduct or sponsor this information collection while it is pending at OMB. **DATES:** You must submit comments on or before March 31, 2014.

ADDRESSES: Send your comments and suggestions on this information collection to the Desk Officer for the Department of the Interior at OMB—OIRA at (202) 395–5806 (fax) or OIRA\_Submission@omb.eop.gov (email). Please provide a copy of your comments to the Service Information Collection Clearance Officer, U.S. Fish and Wildlife Service, MS 2042–PDM, 4401 North Fairfax Drive, Arlington, VA 22203 (mail), or hope\_grey@fws.gov (email). Please include "1018–0093" in the subject line of your comments.

FOR FURTHER INFORMATION CONTACT: To request additional information about this ICR, contact Hope Grey at hope\_grey@fws.gov (email) or 703–358–2482 (telephone). You may review the ICR online at http://www.reginfo.gov. Follow the instructions to review Department of the Interior collections under review by OMB.

### SUPPLEMENTARY INFORMATION:

#### **Information Collection Request**

OMB Control Number: 1018–0093. Title: Federal Fish and Wildlife Permit Applications and Reports— Management Authority, 50 CFR 13, 15, 16, 17, 18, 21, and 23.

Service Form Numbers: 3–200–19 through 3–200–37, 3–200–39 through 3–200–44, 3–200–46 through 3–200–53, 3–200–58, 3–200–61, 3–200–64 through 3–200–66, 3–200–69 to 3–200–70, 3–200–73 through 3–200–76, 3–200–80, and 3–200–85 through 3–200–88.

Type of Request: Revision of a currently approved collection.

Description of Respondents:
Individuals; biomedical companies; circuses; zoological parks; botanical gardens; nurseries; museums; universities; antique dealers; exotic pet industry; hunters; taxidermists; commercial importers/exporters of wildlife and plants; freight forwarders/brokers; and State, tribal, local, and Federal governments.

Respondent's Obligation: Required to obtain or retain a benefit.

Frequency of Collection: On occasion.

Estimated Number of Annual Responses: 13,360.

Estimated Completion Time per Response: Varies from 15 minutes to 43½ hours depending on the activity.

Estimated Number of Annual Burden Hours: 9,806.

Estimated Annual Nonhour Burden Cost: \$1,018,751 for application fees.

Abstract: This information collection covers permit applications and reports that our Division of Management Authority uses to determine the eligibility of applicants for permits requested in accordance with the criteria in various Federal wildlife conservation laws and international treaties. Service regulations implementing these statutes and treaties are in chapter I, subchapter B of title 50, Code of Federal Regulations (CFR). These regulations stipulate general and specific requirements that when met allow us to issue permits to authorize activities that are otherwise prohibited.

We are not proposing any major changes to the applications and reports currently approved under OMB Control Number 1018–0093. We are proposing a new application: FWS Form 3–200–88 (Musical Instrument (CITES)). The Musical Instrument application will be for multiple border crossings for noncommercial use (including, but not limited to, personal use, performance, display, or competition).

### **Comments Received and Our Responses**

Comments: On December 17, 2013, we published in the **Federal Register** (78 FR 76313) a notice of our intent to request that OMB approve this information collection. In that notice, we solicited comments for 60 days, ending on February 18, 2014. We received one comment in response to that notice.

The commenter addressed the processing of applications under section 10(c) of the Endangered Species Act and the public comment period under that section. We actively support the elements of section 10(c) and the right of the public to review the merits of applications involving endangered species. We are currently reviewing mechanisms to ensure greater access to this material and ease of the public to supply substantial comments. These comments did not address the information collection requirements, and we did not make any changes to our requirement.

During the comment period for the proposed rule titled "Updates Following the Fifteenth Meeting of the Conference of the Parties to CITES," which we published in the **Federal Register** on March 8, 2012 (77 FR 14200), we

received one comment pertaining to a form in this collection.

The commenter expressed dissatisfaction with the process for renewing a certificate of ownership for personally owned, live wildlife. The commenter objected to having to complete an entire application when only a few items needed to be updated, and to having to submit his original certificate along with the application for renewal, thus preventing cross-border travel while awaiting issuance of the new certificate. In addition, the commenter noted that having the renewed certificate issued before the end of the period of validity of his existing certificate effectively shortens the period of validity to less than 3 years. He also considered the estimated time of 30 minutes for completion of Form 3-200-64 to be "overly conservative," and stated that "a more realistic, but still conservative estimate" would be at least 60 minutes.

FWS Form 3–200–64, the application form for issuance of a certificate of ownership for personally owned live wildlife, asks for detailed information regarding the animal to be covered under the certificate. When a certificate holder wishes to renew a certificate of ownership, he or she should complete and submit FWS Form 3-200-52, the application for reissuance or renewal of a permit. This is a simplified application on which the applicant can certify that there have been no changes to the original application or that there have been changes as noted on an attached page. We ask that individuals allow 30 to 60 days for processing of applications, and we do require submission of the original certificate before we will issue a new one. If applying well in advance (more than 60 days before expiration of the certificate), an applicant could submit a copy and continue to use the original certificate, keeping in mind that he or she must return to the United States before the certificate expires. Once travel is completed and the animal has reentered the United States, the original certificate must be returned to the Management Authority. As stated above, we will not issue a new certificate until we have received the original certificate. In some cases it may take longer than 30 minutes to complete FWS Form 3-200-64; however, we believe the average completion time for completing FWS Form 3-200-64 is 30 minutes.

### **Request for Public Comments**

We again invite comments concerning this information collection on:

• Whether or not the collection of information is necessary, including

whether or not the information will have practical utility;

- The accuracy of our estimate of the burden for this collection of information;
- Ways to enhance the quality, utility, and clarity of the information to be collected; and
- Ways to minimize the burden of the collection of information on respondents.

Comments that you submit in response to this notice are a matter of public record. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment, including your personal identifying information, may be made publicly available at any time. While you can ask OMB in your comment to withhold your personal identifying information from public review, we cannot guarantee that it will be done.

Dated: February 24, 2014.

### Tina A. Campbell,

Chief, Division of Policy and Directives Management, U.S. Fish and Wildlife Service.

[FR Doc. 2014–04339 Filed 2–27–14; 8:45 am]

BILLING CODE 4310-55-P

### **DEPARTMENT OF THE INTERIOR**

# U.S. Geological Survey [GX14MN00COM0000]

# Agency Information Collection Activities: Request for Comments

**AGENCY:** United States Geological Survey (USGS), Interior.

**ACTION:** Notice of a new information collection, iCoast—Did the Coast Change?

SUMMARY: We (the U.S. Geological Survey) will ask the Office of Management and Budget (OMB) to approve the information collection (IC) described below. As required by the Paperwork Reduction Act (PRA) of 1995, and as part of our continuing efforts to reduce paperwork and respondent burden, we invite the general public and other Federal agencies to take this opportunity to comment on this IC.

**DATES:** To ensure that your comments are considered, we must receive them on or before April 29, 2014.

ADDRESSES: You may submit comments on this information collection to the Information Collection Clearance Officer, U.S. Geological Survey, 12201 Sunrise Valley Drive MS 807, Reston, VA 20192 (mail); (703) 648–7197 (fax); or dgovoni@usgs.gov (email). Please reference 'Information Collection 1028—NEW, iCoast—Did the Coast Change?' in all correspondence.

FOR FURTHER INFORMATION CONTACT: Sophia B. Liu, Research Geographer, at sophialiu@usgs.gov.

### SUPPLEMENTARY INFORMATION:

#### I. Abstract

As part of its mission to document coastal change, the USGS has been taking aerial photographs of the coast before and after each major storm for the past 18 years to assess damages to the natural landscape and the built environment. A typical mission consists of approximately 10,000 photographs. The digital photo-archive maintained by the USGS is a valuable environmental record containing approximately 100,000 photographs taken before and after 23 extreme storms along the Gulf and Atlantic Coasts. At the same time, the USGS has been developing mathematical models that predict the likely interactions between storm surge and coastal features, such as beaches and dunes, during extreme storms, with the aim of predicting areas that are vulnerable to storm damage. Currently the photographs are not used to inform the mathematical models. The models are based primarily on pre-storm dune height and predicted wave behavior.

If scientists could "ground truth" coastal damage by comparing before and after photographs of the coast, the predictive models might be improved. It is not physically or economically possible for USGS scientists to examine all aerial photographs related to each storm, however, and automation of this process is also problematic. Image analysis software is not yet sophisticated enough to automatically identify damages to the natural landscape and the built environment that are depicted in these photographs; human perception and local knowledge are required. 'iCoast—Did the Coast Change?' (hereafter referred to as 'iCoast') is a USGS research project to construct a web-based application that will allow citizen volunteers to compare these before and after photographs of the coast and identify changes that result from extreme storms through a process known as 'crowdsourcing' [http://en.wikipedia.org/wiki/ Crowdsourcing). In concept, this application will be similar to those of other citizen science image comparison and classification projects such as the Citizen Science Alliance's Cyclone Center project, (see www.cyclonecenter.org), which asks

people to classify types of cyclones by comparing satellite images.

There are two distinct purposes to 'iCoast':

 To allow USGS scientists to 'ground' truth' or validate their predictive storm surge models. These mathematical models, which are widely used in the emergency management community for locating areas of potential vulnerability to incoming storms, are currently based solely on pre-storm beach morphology as determined by high-resolution elevation data, and predicted wave behavior derived from parameters of the approaching storm. The on-the-ground post-storm observations provided by citizens using 'iCoast' will allow scientists to determine the accuracy of the models for future applications, and

• To serve as a repository of images that enables citizens to become more aware of their vulnerability to coastal change and to participate in the advancement of coastal science.

The application consists of sets of before-and-after photographs from each storm with accompanying educational material about coastal hazards. Since the photographs of a given area were taken on different dates following slightly different flight paths, the geographic orientation of before and after images may differ slightly. Often there will be more than one image covering approximately the same geographic area and showing the same coastal features. Participants are asked to identify which post-storm image best covers the same geographic area and shows the same natural and man-made features as the image taken after the storm. After the best match between before-and-after aerial photographs is established, participants will classify post-storm coastal damage using simple one-or-two word descriptive tags. This type of tagging is similar to that used in commercial photo-sharing Web sites such as Flickr (www.flickr.com). Each participant will classify photographs of their choice. They may classify as many photographs as they wish in as many sessions as they choose.

In order for a citizen to participate in classifying the photographs, the following information must be collected

by this application:

(1) Participants will login to the 'iCoast' application using externally issued credentials via the Federally approved "Open Identity Exchange" (www.openid.net) method. This Federal Government program benefits users by accelerating their sign up, reducing the frustration of maintaining multiple passwords, allowing them to control their own identity, and minimizing password security risks. User

credentials will be managed and authenticated by Google, an Identity Provider approved by the Federal Government. During the login process participants will be redirected to a Google owned and operated login page. Following successful authentication of Id and password, participants are asked by Google to confirm agreement to their Google email address being shared with 'iCoast'. Users have the option to decline this and halt the login process with no information shared to 'iCoast'. If a participant accepts the sharing of their email address then the USGS will store the address within the 'iCoast' database. 'iCoast' is never supplied nor does it request a participant's password directly. Storing of the participant's email address by 'iCoast' is necessary to permit the pairing of Google login credentials with their 'iCoast' profile. The USGS will encrypt all stored participant email addresses. No other information or Google account access is shared by Google to 'iCoast' and nothing is shared from 'iCoast' to Google at any

(2) Level of expertise: At initial log in to 'iCoast', the participant will be asked to indicate what type of 'crowd' or group he or she belongs to by picking from a pre-determined list (e.g. coastal scientist, coastal planner, coastal resident, general public etc.). The participant may also optionally contribute his or her professional affiliation in an open text box, but this is not required. Professional affiliation may provide additional information to the scientists to more fully assess the accuracy of a participant's classifications. Provision of level of expertise alone will not allow an individual to be personally identified.

(3) Keyword tagging: After comparing pre-and post-storm aerial photographs, participants can select predefined keyword tags OR they can submit their own in a free-form text field. The keyword tags will help the USGS determine classification accuracy, and confirm or refute pre-storm predictions of coastal inundation and damage derived from the mathematical storm surge models.

This application will have many benefits. It will serve the cause of open government and open data, in that these images will be available to the public in an easily accessible online format for the first time. It will enhance the science of coastal change and allow for more accurate storm surge predictions, benefitting emergency managers and coastal planners. It will also familiarize coastal communities with coastal processes and increase their awareness of vulnerabilities to extreme storms. We

anticipate that this application will be used by educators to further science, technology, engineering and mathematics (STEM) education; outreach to educators is planned.

OMB Control Number: 1028-NEW.

Title: iCoast—Did the Coast Change?

Type of Request: New information

*Type of Request:* New information collection.

Affected Public: Coastal scientists, coastal managers, marine science students, emergency managers, citizens/residents of coastal communities.

Respondent's Obligation: None. Participation is voluntary.

Frequency of Collection: Occasional.
Estimated Annual Number of
Respondents: 1000.

Estimated Total Number of Annual Responses: 2500.

Estimated Time per Response: 30 minutes.

Estimated Annual Burden Hours: 1250.

Estimated Reporting and Recordkeeping "Non-Hour Cost" Burden: None.

Public Disclosure Statement: The PRA (44 U.S.C. 3501, et seq.) provides that an agency may not conduct or sponsor and you are not required to respond to a collection of information unless it is approved by the OMB and displays a valid OMB control number and current expiration date.

# **III. Request for Comments**

We are soliciting comments as to: (a) Whether the proposed collection of information is necessary for the agency to perform its duties, including whether the information is useful; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information; (c) ways to enhance the quality, usefulness, and clarity of the information to be collected; and (d) how to minimize the burden on the respondents, including the use of automated collection techniques or other forms of information technology.

Please note that the comments submitted in response to this notice are a matter of public record. Before including your personal mailing address, phone number, email address, or other personally identifiable information in your comment, you should be aware that your entire comment, including your personally identifiable information, may be made publicly available at any time. While you can ask us in your comment to withhold your personally identifiable information from public view, we

cannot guarantee that we will be able to do so.

#### Richard Z. Poore,

Center Director, USGS Coastal and Marine Science Center.

[FR Doc. 2014–04392 Filed 2–27–14; 8:45 am] BILLING CODE 4311–AM–P

### **DEPARTMENT OF THE INTERIOR**

#### **Bureau of Indians Affairs**

[AAK4004200/A0R5C4040.999900/ 134A2100DD]

Proclaiming Certain Lands, White Horse Golf Course Property, as an Addition to the Port Madison Indian Reservation for the Suguamish Tribe

**AGENCY:** Bureau of Indian Affairs, Interior

**ACTION:** Notice of Reservation Proclamation.

**SUMMARY:** This notice informs the public that the Assistant Secretary—Indian Affairs proclaimed approximately 283.17 acres, more or less, as an addition to the Port Madison Reservation for the Suquamish Indian Tribe.

#### FOR FURTHER INFORMATION CONTACT:

Matthew C. Kirkland, Bureau of Indian Affairs, Division of Real Estate Services, MS–4642–MIB, 1849 C Street NW., Washington, DC 20240, telephone (202) 208–3615.

SUPPLEMENTARY INFORMATION: This Notice is published in the exercise of authority delegated by the Secretary of the Interior to the Assistant Secretary—Indian Affairs by part 209 of the Departmental Manual.

Å proclamation was issued according to the Act of June 18, 1934 (48 Stat. 986; 25 U.S.C. 467) for the land described below. The land was proclaimed to be an addition to the Port Madison Reservation of the Suquamish Indian Tribe of Washington, for the exclusive use of Indians entitled by enrollment or tribal membership to reside at such reservation.

# Willamette Meridian

Kitsap County, Washington

Legal description of the trust property including  $\pm -283.17$  acres is:

Vacated tracts E, F, G, I and J and portions of vacated Tracts D, H and P of the Plat of White Horse, recorded under Auditor's file Number 200502020210 in Volume 31 of Plats, Page 139 through 157, inclusive, records of Kitsap County, Washington; being within Section 3 of Township 26 North, Range 2 East of the Willamette Meridian in Kitsap County,

Washington as vacated by Final Order of Vacation recorded under Auditor's File Number 201111070157, records of said County, totaling 283.17 acres, more or less.

Situate in the County of Kitsap, State of Washington.

The above-described lands contain a total of 283.17 acres, more or less, which is subject to all valid rights, reservations, rights-of-way, and easements of record.

This proclamation does not affect title to the land described above nor does it affect any valid existing easements for public roads and highways, for public utilities and for railroads and pipelines and any other rights-of-way or reservations of record.

Dated: February 21, 2014.

### Kevin K. Washburn,

Assistant Secretary—Indian Affairs.
[FR Doc. 2014–04439 Filed 2–27–14; 8:45 am]

BILLING CODE 4310-W7-P

#### **DEPARTMENT OF THE INTERIOR**

### **Bureau of Land Management**

[LLNMP02000 L51100000.GE0000.LVEMG14CG200 14XL5017AR]

Notice of Availability of the Final Environmental Impact Statement for the Ochoa Mine Project in Lea County, NM

**AGENCY:** Bureau of Land Management, Interior.

**ACTION:** Notice of availability.

SUMMARY: In accordance with the National Environmental Policy Act (NEPA) of 1969, as amended, and the Federal Land Policy and Management Act of 1976, as amended, the Bureau of Land Management (BLM) has prepared a Final Environmental Impact Statement (EIS) for the Ochoa Mine Project and by this notice is announcing its availability.

**DATES:** The BLM will not issue a final decision on the proposal for a minimum of 30 days from the date that the Environmental Protection Agency publishes its own notice of availability in the **Federal Register**.

ADDRESSES: Copies of the Ochoa Mine Project Final EIS are available for public inspection at the Carlsbad Field Office, 620 E Greene Street, Carlsbad, NM 88220. Interested persons may also review the Final EIS on the Web site at: www.nm.blm.gov/cfo/ochoaMine/.

**FOR FURTHER INFORMATION CONTACT:** David Herrell or Shiva Achet, project co-leads, telephone 575–234–2229

(David) or 575–234–5924 (Shiva); address BLM Carlsbad Field Office, 620 East Greene Street, Carlsbad, NM 88220; email <code>blm\_nm\_cfo\_comments@blm.gov</code>. Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at: 1–800–877–8339 to contact the above individual during normal business hours. The FIRS is available 24 hours a day, 7 days a week, to leave a message or question with the above individual. You will receive a reply during normal business hours.

#### SUPPLEMENTARY INFORMATION:

Intercontinental Potash Corporation (ICP) is proposing to develop a new underground mine in southern Lea County, New Mexico, to extract polyhalite ore for the production of the sulfate of potash and sulfate of potash magnesia, potassium fertilizers for food production. The project area includes Federal, State, and private lands totaling 31,134 acres, of which 2,400 acres would be disturbed. The surface landownership consists of about 22 percent public lands managed by the BLM, 53 percent owned by the State of New Mexico, and 25 percent privately owned. About 55 percent of the minerals within the proposed mine area is owned by the Federal Government.

ICP holds BLM prospecting permits and has applied for preference right leases. These prospecting permits are located about 40 miles southeast of Carlsbad and 20 miles west of Jal, in Lea County, New Mexico. ICP has proposed a Mine Plan of Operations that includes an underground mine accessed by a shaft and a ramp, and processing facilities, including the ore process plant, dry stack tailings pile, evaporation ponds, water wells, pipelines, power lines, and a railroad load out facility. The polyhalite will be continuously mined using the conventional room and pillar retreat method. In order to mine in proximity to active oil and gas wells, ICP has elected to follow the rules and regulations of a Category IV gassy mine. Processing would require pumping a maximum of 4,000 gallons per minute of groundwater from the Capitan Reef Aquifer.

The BLM initiated the NEPA process for the project by publication of a Notice of Intent to prepare an EIS on January 3, 2012 (77 FR 130). Public scoping meetings were conducted on January 23–24, 2012. Major issues identified for this project include oil and gas, water resources, land use, socioeconomic impacts, air quality, wildlife, livestock grazing, and health and safety. A

scoping report was compiled and published on March 27, 2012.

Alternatives developed in the Draft EIS include the proposed action (Alternative A), which would include approval of ICP's Mine Plan of Operations, granting new rights-of-way, and approval of preference right leases to allow the mining and processing of polyhalite ore for the production of the sulphate of potash and sulphate of potash magnesia. In addition, three action alternatives were analyzed in the Draft EIS. Alternative B is identical to Alternative A except that the visual impacts of the tailing stockpile would be reduced. Alternative C is identical to Alternative A except that standards and guidance would be established for managing concurrent development of fluid minerals. Alternative D is similar to Alternative A, except that the location of the evaporation ponds and tailings stockpile would be at a different location. A no action alternative was also analyzed, in which the proposed mine plan of operations, rights-of-way, and preference right leases would be denied.

The Draft EIS was published on August 9, 2013, starting a 45-day public comment period. Three public scoping meetings were held in Carlsbad, New Mexico, on August 26, 2013, and in Hobbs and Jal, New Mexico, on August 27, 2013. Briefings were also held for the City of Eunice, New Mexico, and a cooperating agency. Twenty-nine written comment letters consisting of 490 comments were received and analyzed. Comments on the Draft EIS received from the public and internal BLM review were considered and incorporated as appropriate into the Final EIS. The Final EIS Preferred Alternative consists of a mixture of what the BLM considers the best features of Alternatives A, B, and C, as well as some new aspects incorporated in response to public comments and BLM concerns. The Preferred Alternative is similar to the proposed action (Alternative A), as it incorporates the same proposed mine area, mining methods, facilities, and processing methods. Additionally, water demands, well field and water pipelines, and layout facilities remain the same as the proposed action. The Preferred Alternative differs from the proposed action as it requires additional monitoring of water resources, includes subsidence, dust, and reclamation requirements, a smaller tailings stockpile, a more formalized codevelopment coordination program with stakeholders, and a dispute resolution process.

Authority: 40 CFR 1506.6, 40 CFR 1506.10.

#### Aden L. Seidlitz,

Associate State Director.

[FR Doc. 2014–04257 Filed 2–27–14; 8:45 am]

BILLING CODE 4310-FB-P

#### **DEPARTMENT OF THE INTERIOR**

#### **National Park Service**

[NPS-WASONRSS-15011; PPWOVPADW0, PPMPRLE1Y.LB0000]

Information Collection Request Sent to the Office of Management and Budget (OMB) for Approval; Research Permit and Reporting System Applications and Reports

**AGENCY:** National Park Service, Interior. **ACTION:** Notice; request for comments.

**SUMMARY:** We (National Park Service) have sent an Information Collection Request (ICR) to OMB for review and approval. We summarize the ICR below and describe the nature of the collection

and the estimated burden and cost. This information collection is scheduled to expire on February 28, 2014. We may not conduct or sponsor and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. However, under OMB regulations, we may continue to conduct or sponsor this information collection while it is pending at OMB.

**DATES:** You must submit comments on or before March 31, 2014.

ADDRESSES: Send your comments and suggestions on this information collection to the Desk Officer for the Department of the Interior at OMB—OIRA at (202) 395–5806 (fax) or OIRA\_Submission@omb.eop.gov (email). Please provide a copy of your comments to Madonna L. Baucum, Information Collection Clearance Officer, National Park Service, 1849 C Street NW. (2601), Washington, DC 20240 (mail); or madonna\_baucum@nps.gov (email). Please include "1024–0236" in the subject line of your comments.

FOR FURTHER INFORMATION CONTACT: To request additional information about this ICR, contact Bill Commins at bill\_commins@nps.gov (email) or at 202—513—7166 (telephone). You may review the ICR online at http://www.reginfo.gov. Follow the instructions to review Department of the Interior collections under review by OMB.

#### SUPPLEMENTARY INFORMATION:

OMB Control Number: 1024–0236. Title: Research Permit and Reporting System Applications and Reports, 36 CFR 2.1 and 2.5.

Service Form Number(s): 10–226, 10–741a, and 10–741b.

*Type of Request:* Extension of a currently approved collection.

Description of Respondents: Individuals; businesses; academic and research institutions; and Federal, State, local, and tribal governments.

Respondent's Obligation: Required to obtain or retain a benefit.

Frequency of Collection: On occasion for applications; annually for reports.

Activity	Number of respondents	Number of annual responses	Completion time per response	Total annual burden hours
Investigator's Annual Report (Form 10–226)	5,395 4,980	5,395 4,980	15 minutes	1,349 6,872
Application for a Science Education Permit (Form 10–741b)	415	415	1 hour	415
TOTALS	10,790	10,790		8,636

Abstract: Regulations at 36 CFR 2.1 and 2.5 provide for taking of scientific research specimens in parks. We use a permit system to manage scientific research and collecting. National Park Service Forms 10-741a (Application for a Scientific Research and Collecting Permit) and 10-741b (Application for a Science Education Permit) collect information from persons seeking a permit to conduct natural or social science research and collection activities in individual units of the National Park System. The information we collect includes, but is not limited to:

- Names and business contact information.
- Project title, purpose of study, summary of proposed field methods and activities, and study and field schedules.
- Location where scientific activities are proposed to take place, including method of access.
- Whether or not specimens are proposed to be collected or handled, and if yes, scientific descriptions and proposed disposition of specimens.

• If specimens are to be permanently retained, the proposed repositories for those specimens.

Persons who receive a permit must report annually on the activities conducted under the permit. Form 10– 226 (Investigator's Annual Report) collects the following information:

- Reporting year, park, and type of permit.
- Names and business contact information and names of additional investigators.
- Project title, park-assigned study or activity number, park-assigned permit number, permit start and expiration dates, and scientific study start and ending dates.
- Activity type, subject discipline, purpose of study/activity during the reporting year, and finding and status of study or accomplishments of education activity during the reporting year.

We use the above information to manage the use and preservation of park resources and for reporting to the public via the Internet about the status of permitted research and collecting activities. We encourage respondents to use the Internet-based, automated Research Permit and Reporting System (RPRS) to complete and submit applications and reports. For those who use RPRS, much of the information needed for the annual report is generated automatically through information supplied in the application or contained in the permit.

Comments: On September 19, 2013, we published in the **Federal Register** (78 FR 57654) a notice of our intent to request that OMB renew approval for this information collection. In that notice, we solicited comments for 60 days, ending November 3, 2013. We did not receive any comments.

We again invite comments concerning this information collection on:

- Whether or not the collection of information is necessary, including whether or not the information will have practical utility;
- The accuracy of our estimate of the burden for this collection of information;
- Ways to enhance the quality, utility, and clarity of the information to be collected; and

• Ways to minimize the burden of the collection of information on respondents.

Comments that you submit in response to this notice are a matter of public record. Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment, including your personal identifying information, may be made publicly available at any time. While you can ask OMB in your comment to withhold your personal identifying information from public review, we cannot guarantee that it will be done.

Dated: February 25, 2014.

#### Ramie Lynch,

Acting Information Collection Clearance Officer, National Park Service.

[FR Doc. 2014-04446 Filed 2-27-14; 8:45 am]

BILLING CODE 4310-EH-P

#### **DEPARTMENT OF THE INTERIOR**

#### **National Park Service**

[NPS-IMR-ROMO-14032; PPIMROMO60, PAN00AN53.NM0000]

Grand Ditch Breach Restoration Final Environmental Impact Statement, Record of Decision, Rocky Mountain National Park, Colorado

**AGENCY:** National Park Service, Interior. **ACTION:** Notice of availability.

SUMMARY: Pursuant to the National Environmental Policy Act of 1969, 42 U.S.C. 4332(2)(C), the National Park Service announces the availability of the Record of Decision for the Grand Ditch Breach Restoration, Rocky Mountain National Park, Colorado. On August 14, 2013, the Regional Director, Intermountain Region approved the Record of Decision for the project. As soon as practicable, the National Park Service will begin to implement the Preferred Alternative contained in the FEIS issued on May 31, 2013.

FOR FURTHER INFORMATION CONTACT: Ben Bobowksi, Division Chief, 1000 US Highway 36, Estes Park, CO 80517–8937, Telephone (970) 586–1206, romo\_information@nps.gov.

**ADDRESSES:** Copies of the Record of Decision can be obtained from the contact listed above or online at <a href="http://parkplanning.nps.gov/romo">http://parkplanning.nps.gov/romo</a> or by email at <a href="mailto:romo\_information@nps.gov">romo\_information@nps.gov</a>.

**SUPPLEMENTARY INFORMATION:** The National Park Service (NPS) considered five alternatives for the restoration of the Grand Ditch breach. Alternative A, the no action alternative; Alternative B,

minimal restoration; Alternative C, high restoration; Alternative D, the NPS preferred alternative; and Alternative E, maximum restoration. Alternative D, the NPS preferred alternative, is the selected action and will emphasize the removal of large debris deposits at the confluence of Lulu Creek and the Colorado River and in the Lulu City wetland. Actions will be conducted to stabilize limited areas of unstable 2003 debris deposits along slopes and banks throughout the project area. Stabilization actions will be implemented in areas with steep slopes, where vegetation has not reestablished since the 2003 ditch breach occurred, and outside the channel and floodplain that are not exposed to high flows. These actions will enhance hydrologic conditions and remove debris sources that could erode and be transported downstream as sediment causing continued degradation. Sediment would also be removed in localized areas along the Colorado River to reconnect the river with some previously blocked floodplain locations. Hydrology through the Lulu City wetland will be restored in the historical central channel through removal of large, localized deposits of debris and sediment, relying on the historical channel to transport river flow. Channel restoration will achieve stream channels that are more hydrologically and hydraulically stable and provide streambed and channel dynamic stability. Small-scale motorized equipment may be employed for stabilization and revegetation activities, while larger equipment may be employed for excavation of large debris deposits. The selected action represents basic hydraulic engineering requirements to ensure that flows are naturally conveyed within the stream channel cross-sections and that the channels will maintain hydrologic function, while accommodating the natural range of overbank flooding of adjacent floodplains and wetlands. The Record of Decision includes a statement of the decision made, synopses of other alternatives considered, the basis for the decision, a description of the environmentally preferable alternative, a finding of no impairment of park resources and values, a listing of measures to minimize environmental harm, and an overview of public involvement in the decision-making process.

Dated: December 10, 2013.

### Colin Campbell,

Acting Regional Director, Intermountain Region, National Park Service.

[FR Doc. 2014–04472 Filed 2–27–14; 8:45 am]

BILLING CODE 4912-CB-P

# INTERNATIONAL TRADE COMMISSION

[Investigation No. 332-503]

Earned Import Allowance Program: Evaluation of the Effectiveness of the Program for Certain Apparel From the Dominican Republic, Fifth Annual Review

**AGENCY:** United States International Trade Commission.

**ACTION:** Notice of opportunity to provide written comments in connection with the Commission's fifth annual review.

SUMMARY: The U.S. International Trade Commission (Commission) has announced its schedule, including deadlines for filing written submissions, in connection with the preparation of its fifth annual review in investigation No. 332–503, Earned Import Allowance Program: Evaluation of the Effectiveness of the Program for Certain Apparel from the Dominican Republic, Fifth Annual Review.

#### DATES:

*April 11, 2014:* Deadline for filing written submissions.

July 25, 2014: Transmittal of fifth report to House Committee on Ways and Means and Senate Committee on Finance.

ADDRESSES: All Commission offices, including the Commission's hearing rooms, are located in the United States International Trade Commission Building, 500 E Street SW., Washington, DC. All written submissions, including statements, and briefs, should be addressed to the Secretary, United States International Trade Commission, 500 E Street SW., Washington, DC 20436. The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at http://edis.usitc.gov.

### FOR FURTHER INFORMATION CONTACT:

Project Leader Laura Rodriguez (202-205-3499 or laura.rodriguez@usitc.gov) for information specific to this investigation. For information on the legal aspects of this investigation, contact William Gearhart of the Commission's Office of the General Counsel (202-205-3091 or william.gearhart@usitc.gov). The media should contact Margaret O'Laughlin, Office of External Relations (202-205-1819 or margaret.olaughlin@usitc.gov). Hearing-impaired individuals may obtain information on this matter by contacting the Commission's TDD terminal at 202-205-1810. General information concerning the Commission may also be obtained by accessing its Web site (http://www.usitc.gov). Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202–205–2000.

Background: Section 404 of the Dominican Republic-Central America-United States Free Trade Agreement Implementation Act (DR-CAFTA Act) (19 U.S.C. 4112) required the Secretary of Commerce to establish an Earned Import Allowance Program (EIAP) and directed the Commission to conduct annual reviews of the program to evaluate its effectiveness and make recommendations for improvements. Section 404 of the DR-CAFTA Act authorizes certain apparel articles wholly assembled in an eligible country to enter the United States free of duty if accompanied by a certificate that shows evidence of the purchase of certain U.S. fabric. The term "eligible country" is defined to mean the Dominican Republic. More specifically, the program allows producers (in the Dominican Republic) that purchase a certain quantity of qualifying U.S. fabric to produce certain cotton bottoms in the Dominican Republic to receive a credit that can be used to ship a certain quantity of eligible apparel using thirdcountry fabrics from the Dominican Republic to the United States free of duty.

Section 404(d) directs the Commission to conduct an annual review of the program to evaluate the effectiveness of the program and make recommendations for improvements. The Commission is required to submit its reports containing the results of its reviews to the House Committee on Ways and Means and the Senate Committee on Finance. Copies of the Commission's first four annual reviews are available on the Commission's Web site at www.usitc.gov, including the fourth annual review, which was published on July 26, 2013 (ITC Publication 4417). The Commission expects to submit its report on its fifth annual review by July 25, 2014.

The Commission instituted this investigation pursuant to section 332(g) of the Tariff Act of 1930 to facilitate docketing of submissions and also to facilitate public access to Commission records through the Commission's EDIS electronic records system.

Submissions: Interested parties are invited to file written submissions concerning this fifth annual review. All written submissions should be addressed to the Secretary and must conform to the provisions of section 201.8 of the Commission's Rules of Practice and Procedure (19 CFR 201.8). Section 201.8 and the Commission's Handbook on Filing Procedures require

that interested parties file documents electronically on or before the filing deadline and submit eight (8) true paper copies by 12:00 p.m. eastern time on the next business day. If confidential treatment of a document is requested, interested parties must file, at the same time as the eight paper copies, at least four (4) additional true paper copies in which the confidential information must be deleted (see the following paragraph for further information regarding confidential business information). Persons with questions regarding electronic filing should contact the Secretary (202-205-2000).

Any submissions that contain confidential business information must also conform to the requirements of section 201.6 of the Commission's Rules of Practice and Procedure (19 CFR 201.6). Section 201.6 of the rules requires that the cover of the document and the individual pages be clearly marked as to whether they are the "confidential" or "non-confidential" version, and that the confidential business information is clearly identified by means of brackets. All written submissions, except for confidential business information, will be made available for inspection by interested parties.

The Commission intends to publish only a public report in this review. Consequently, the report that the Commission sends to the committees will not contain any confidential business information. Any confidential business information received by the Commission in this investigation and used in preparing its report will not be published in a manner that would reveal the operations of the firm supplying the information.

By order of the Commission. Issued: February 24, 2014.

# Lisa R. Barton,

Acting Secretary to the Commission.
[FR Doc. 2014–04334 Filed 2–27–14; 8:45 am]

# INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 731–TA–1140–1142 (Review)]

Uncovered Innerspring Units From China, South Africa, and Vietnam; Scheduling of Expedited Five-Year Reviews Concerning the Antidumping Duty Orders on Uncovered Innerspring Units From China, South Africa, and Vietnam

**AGENCY:** United States International Trade Commission.

**ACTION:** Notice.

**SUMMARY:** The Commission hereby gives notice of the scheduling of expedited reviews pursuant to section 751(c)(3) of the Tariff Act of 1930 (19 U.S.C. 1675(c)(3)) (the Act) to determine whether revocation of the antidumping duty orders on uncovered innerspring units from China, South Africa, and Vietnam would be likely to lead to continuation or recurrence of material injury within a reasonably foreseeable time. For further information concerning the conduct of these reviews and rules of general application, consult the Commission's Rules of Practice and Procedure, part 201, subparts A through E (19 CFR part 201), and part 207, subparts A, D, E, and F (19 CFR part 207).

DATES: Effective Date: February 4, 2014. FOR FURTHER INFORMATION CONTACT: Joanna Lo (202–205–1888), Office of Investigations, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436. Hearingimpaired persons can obtain information on this matter by contacting the Commission's TDD terminal on 202-205–1810. Persons with mobility impairments who will need special assistance in gaining access to the Commission should contact the Office of the Secretary at 202-205-2000. General information concerning the Commission may also be obtained by accessing its internet server (http:// www.usitc.gov). The public record for these reviews may be viewed on the Commission's electronic docket (EDIS) at http://edis.usitc.gov.

# SUPPLEMENTARY INFORMATION:

Background.—On February 4, 2014, the Commission determined that the domestic interested party group response to its notice of institution (78 FR 65711, November 1, 2013) of the subject five-year reviews was adequate and that the respondent interested party group response was inadequate. The Commission did not find any other circumstances that would warrant conducting full reviews.¹ Accordingly, the Commission determined that it would conduct expedited reviews pursuant to section 751(c)(3) of the Act.²

Staff report.—A staff report containing information concerning the subject matter of the reviews will be placed in the nonpublic record on

<sup>&</sup>lt;sup>1</sup> A record of the Commissioner's votes, the Commission's statement on adequacy, and any individual Commissioner's statements will be available from the Office of the Secretary and at the Commission's Web site.

<sup>&</sup>lt;sup>2</sup> Commissioner Shara L. Aranoff did not participate.

March 6, 2014, and made available to persons on the Administrative Protective Order service list for these reviews. A public version will be issued thereafter, pursuant to section 207.62(d)(4) of the Commission's rules.

Written submissions.—As provided in section 207.62(d) of the Commission's rules, interested parties that are parties to the reviews and that have provided individually adequate responses to the notice of institution,<sup>3</sup> and any party other than an interested party to the reviews may file written comments with the Secretary on what determination the Commission should reach in the reviews. Comments are due on or before March 11, 2014 and may not contain new factual information. Any person that is neither a party to the five-year reviews nor an interested party may submit a brief written statement (which shall not contain any new factual information) pertinent to the reviews by March 11, 2014. However, should the Department of Commerce extend the time limit for its completion of the final results of its reviews, the deadline for comments (which may not contain new factual information) on Commerce's final results is three business days after the issuance of Commerce's results. If comments contain business proprietary information (BPI), they must conform with the requirements of sections 201.6, 207.3, and 207.7 of the Commission's rules. Please be aware that the Commission's rules with respect to electronic filing have been amended. The amendments took effect on November 7, 2011. See 76 Fed. Reg. 61937 (Oct. 6, 2011) and the newly revised Commission's Handbook on E-Filing, available on the Commission's Web site at http://edis.usitc.gov.

In accordance with sections 201.16(c) and 207.3 of the rules, each document filed by a party to the reviews must be served on all other parties to the reviews (as identified by either the public or BPI service list), and a certificate of service must be timely filed. The Secretary will not accept a document for filing without a certificate of service.

Authority: These reviews are being conducted under authority of title VII of the Tariff Act of 1930; this notice is published pursuant to section 207.62 of the Commission's rules.

By order of the Commission.

Issued: February 24, 2014.

#### Lisa R. Barton,

Acting Secretary to the Commission.
[FR Doc. 2014–04337 Filed 2–27–14; 8:45 am]
BILLING CODE 7020–02–P

#### **DEPARTMENT OF LABOR**

#### Office of the Secretary

Agency Information Collection Activities; Submission for OMB Review; Comment Request; Patient Protection and Affordable Care Act Patient Protection Notice

**ACTION:** Notice.

SUMMARY: The Department of Labor (DOL) is submitting the Employee Benefits Security Administration (EBSA) sponsored information collection request (ICR) titled, "Patient Protection and Affordable Care Act Patient Protection Notice," to the Office of Management and Budget (OMB) for review and approval for continued use, without change, in accordance with the Paperwork Reduction Act of 1995 (PRA), 44 U.S.C. 3501 et seq.

**DATES:** Submit comments on or before March 31, 2014.

ADDRESSES: A copy of this ICR with applicable supporting documentation; including a description of the likely respondents, proposed frequency of response, and estimated total burden may be obtained free of charge from the RegInfo.gov Web site at http:// www.reginfo.gov/public/do/ PRAViewICR?ref nbr=201401-1210-003 (this link will only become active on the day following publication of this notice) or by contacting Michel Smyth by telephone at 202-693-4129, TTY 202-693-8064, (these are not toll-free numbers) or by email at DOL PRA PUBLIC@dol.gov.

Submit comments about this request by mail or courier to the Office of Information and Regulatory Affairs, Attn: OMB Desk Officer for DOL-EBSA, Office of Management and Budget, Room 10235, 725 17th Street NW., Washington, DC 20503; by fax: 202-395-6881 (this is not a toll-free number); or by email: OIRA submission@omb.eop.gov. Commenters are encouraged, but not required, to send a courtesy copy of any comments by mail or courier to the U.S. Department of Labor-OASAM, Office of the Chief Information Officer, Attn: Departmental Information Compliance Management Program, Room N1301, 200 Constitution Avenue NW., Washington, DC 20210; or by email: DOL PRA PUBLIC@dol.gov.

#### FOR FURTHER INFORMATION CONTACT:

Michel Smyth by telephone at 202–693–4129, TTY 202–693–8064, (these are not toll-free numbers) or by email at  $DOL_PRA\ PUBLIC@dol.gov.$ 

Authority: 44 U.S.C. 3507(a)(1)(D). SUPPLEMENTARY INFORMATION: This ICR seeks to extend PRA authority for the Patient Protection Notice, which a health plan sponsor or issuer uses to notify certain individuals of their right (1) to choose a primary care provider or a pediatrician when the plan or issuer requires participants or subscribers to designate a primary care physician or (2) to obtain obstetrical or gynecological care without prior authorization. Patient Protection and Affordable Care section 10101(g) authorizes this collection. Regulations 29 CFR 2590.715-2719A contains the specific information collection requirements for the notice.

This information collection is subject to the PRA. A Federal agency generally cannot conduct or sponsor a collection of information, and the public is generally not required to respond to an information collection, unless it is approved by the OMB under the PRA and displays a currently valid OMB Control Number. In addition. notwithstanding any other provisions of law, no person shall generally be subject to penalty for failing to comply with a collection of information that does not display a valid Control Number. See 5 CFR 1320.5(a) and 1320.6. The DOL obtains OMB approval for this information collection under Control Number 1210-0142.

OMB authorization for an ICR cannot be for more than three (3) years without renewal, and the current approval for this collection is scheduled to expire on February 28, 2014. The DOL seeks to extend PRA authorization for this information collection for three (3) more years, without any change to existing requirements. The DOL notes that existing information collection requirements submitted to the OMB receive a month-to-month extension while they undergo review. For additional substantive information about this ICR, see the related notice published in the **Federal Register** on November 29, 2013 (78 FR 71668).

Interested parties are encouraged to send comments to the OMB, Office of Information and Regulatory Affairs at the address shown in the ADDRESSES section within 30 days of publication of this notice in the Federal Register. In order to help ensure appropriate consideration, comments should mention OMB Control Number 1210–0142. The OMB is particularly interested in comments that:

<sup>&</sup>lt;sup>3</sup> The Commission has found the response submitted by Leggett & Platt, Inc. to be individually adequate. Comments from other interested parties will not be accepted (see 19 CFR 207.62(d)(2)).

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected: and
- Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

*Agency:* DOL–EBSA.

Title of Collection: Patient Protection and Affordable Care Act Patient Protection Notice.

OMB Control Number: 1210–0142. Affected Public: Private Sector businesses or other for-profits and notfor-profit institutions.

Total Estimated Number of Respondents: 123,000.

Total Estimated Number of Responses: 1,700,000.

*Total Estimated Annual Time Burden:* 15,000 hours

Total Estimated Annual Other Costs Burden: \$13,000.

Dated: February 24, 2014.

#### Michel Smyth,

Departmental Clearance Officer.

[FR Doc. 2014-04397 Filed 2-27-14; 8:45 am]

BILLING CODE 4510-29-P

# NATIONAL ARCHIVES AND RECORDS ADMINISTRATION

[NARA-2014-017]

# Records Schedules; Availability and Request for Comments

**AGENCY:** National Archives and Records Administration (NARA).

**ACTION:** Notice of availability of proposed records schedules; request for comments.

**SUMMARY:** The National Archives and Records Administration (NARA) publishes notice at least once monthly of certain Federal agency requests for records disposition authority (records schedules). Once approved by NARA, records schedules provide mandatory instructions on what happens to records when no longer needed for current

government business. They authorize the preservation of records of continuing value in the National Archives of the United States and the destruction, after a specified period, of records lacking administrative, legal, research, or other value. Notice is published for records schedules in which agencies propose to destroy records not previously authorized for disposal or reduce the retention period of records already authorized for disposal. NARA invites public comments on such records schedules, as required by 44 U.S.C. 3303a(a).

DATES: Requests for copies must be received in writing on or before March 31, 2014. Once the appraisal of the records is completed, NARA will send a copy of the schedule. NARA staff usually prepare appraisal memoranda that contain additional information concerning the records covered by a proposed schedule. These, too, may be requested and will be provided once the appraisal is completed. Requesters will be given 30 days to submit comments.

ADDRESSES: You may request a copy of any records schedule identified in this notice by contacting Records Management Services (ACNR) using one of the following means:

Mail: NARA (ACNR), 8601 Adelphi Road, College Park, MD 20740–6001, Email: request.schedule@nara.gov, FAX: 301–837–3698.

Requesters must cite the control number, which appears in parentheses after the name of the agency which submitted the schedule, and must provide a mailing address. Those who desire appraisal reports should so indicate in their request.

#### FOR FURTHER INFORMATION CONTACT:

Margaret Hawkins, Director, Records Management Services (ACNR); National Archives and Records Administration; 8601 Adelphi Road; College Park, MD 20740–6001. Telephone: 301–837–1799. Email: request.schedule@nara.gov.

SUPPLEMENTARY INFORMATION: Each year, Federal agencies create billions of records on paper, film, magnetic tape, and other media. To control this accumulation, agency records managers prepare schedules proposing retention periods for records and submit these schedules for NARA's approval. These schedules provide for the timely transfer into the National Archives of historically valuable records and authorize the disposal of all other records after the agency no longer needs them to conduct its business. Some schedules are comprehensive and cover all the records of an agency or one of its major subdivisions. Most schedules,

however, cover records of only one office or program or a few series of records. Many of these update previously approved schedules, and some include records proposed as permanent.

The schedules listed in this notice are media-neutral unless specified otherwise. An item in a schedule is media-neutral when the disposition instructions may be applied to records regardless of the medium in which the records are created and maintained. Items included in schedules submitted to NARA on or after December 17, 2007, are media-neutral unless the item is limited to a specific medium. (See 36 CFR 1225.12(e).)

No Federal records are authorized for destruction without the approval of the Archivist of the United States. This approval is granted only after a thorough consideration of their administrative use by the agency of origin, the rights of the Government and of private persons directly affected by the Government's activities, and whether or not they have historical or other value.

Besides identifying the Federal agencies and any subdivisions requesting disposition authority, this public notice lists the organizational unit(s) accumulating the records or indicates agency-wide applicability in the case of schedules that cover records that may be accumulated throughout an agency. This notice provides the control number assigned to each schedule, the total number of schedule items, and the number of temporary items (the records proposed for destruction). It also includes a brief description of the temporary records. The records schedule itself contains a full description of the records at the file unit level as well as their disposition. If NARA staff has prepared an appraisal memorandum for the schedule, it too includes information about the records. Further information about the disposition process is available on request.

#### **Schedules Pending**

- 1. Department of Commerce, Bureau of the Census (DAA–0029–2013–0007, 1 item, 1 temporary item). Records relating to the production and dissemination of population estimates for the United States.
- 2. Department of Commerce, Bureau of Economic Analysis (DAA–0375–2014–0003, 5 items, 4 temporary items). Records relating to preparation of estimates of personal income and employment for states and local areas. Proposed for permanent retention are

rankings of personal income and gross domestic product by state.

- 3. Department of Defense, Office of the Secretary of Defense (DAA–0330– 2013–0006, 2 items, 1 temporary item). Master files of an electronic information system containing tracking information on military suicides and suicide attempts. Proposed for permanent retention are annual statistical reports on suicide events.
- 4. Department of Defense, Office of the Secretary of Defense (DAA–0330– 2013–0008, 1 item, 1 temporary item). Master files of an electronic information system containing eye injury and eye disease data on military service members and veterans.
- 5. Department of Defense, Office of the Secretary of Defense (DAA–0330– 2013–0016, 1 item, 1 temporary item). Master files of an electronic information system used to track vehicle tow appeals.
- 6. Department of Homeland Security, Transportation Security Administration (N1–560–12–15, 9 items, 9 temporary items). Budget records related to planning, estimates, and appropriations including reports, working papers, and correspondence files.
- 7. Administrative Office of the United States Courts, United States District Courts (DAA–0021–2013–0006, 15 items, 14 temporary items). Records of the Federal Public Defenders Organization including routine audits, administrative records, and web postings. Proposed for permanent retention are annual reports.
- 8. Consumer Financial Protection Bureau, Office of Consumer Response (N1–587–12–4, 4 items, 3 temporary items). Master files of an electronic information system containing consumer complaints and quality control records. Proposed for permanent retention are reports and financial trend analysis records.
- 9. National Archives and Records Administration, Government-wide (DAA–GRS–2013–0006, 8 items, 8 temporary items). General Records Schedule for records related to system and data security and access, reports on computer security incidents, and backup tapes and files.
- 10. National Archives and Records Administration, Government-wide (DAA–GRS–2013–0008, 5 items, 5 temporary items). General Records Schedule for grant and cooperative agreement program management records, grant and cooperative agreement case files, and final grant and

cooperative agreement products or deliverables.

#### Paul M. Wester, Jr.,

Chief Records Officer for the U.S. Government.

[FR Doc. 2014–04417 Filed 2–27–14; 8:45 am] BILLING CODE 7515–01–P

#### NATIONAL SCIENCE FOUNDATION

# **Sunshine Act Meetings**

The National Science Board, pursuant to NSF regulations (45 CFR part 614), the National Science Foundation Act, as amended (42 U.S.C. 1862n–5), and the Government in the Sunshine Act (5 U.S.C. 552b), hereby gives notice of a CHANGE in the scheduling of two meetings for the transaction of National Science Board business, as noted below. The original notice was published in the **Federal Register** on February 20, 2014 (79 FR 9770).

#### **ORIGINAL DATE AND TIME:**

Plenary Board Meeting
Executive Closed Session: 11:00–
11:30 a.m.

Plenary Board Meeting

Closed Session: 11:30 a.m.-12:15 p.m.

#### **CHANGED DATE AND TIME:**

Plenary Board Meeting Executive Closed Session: 8:30–9:00

Plenary Board Meeting

Close: These meetings will be held at

PLACE: These meetings will be held at the National Science Foundation, 4201Wilson Blvd., Rooms 1235, Arlington, VA 22230. All visitors must contact the Board Office (call 703–292–7000 or send an email message to nationalsciencebrd@nsf.gov) at least 24 hours prior to the meeting and provide name and organizational affiliation. Visitors must report to the NSF visitor desk located in the lobby at the 9th and N. Stuart Streets entrance to receive a visitor's badge.

**UPDATES:** Please refer to the National Science Board Web site for additional information. Meeting information and schedule updates (time, place, subject matter or status of meeting) may be found at <a href="http://www.nsf.gov/nsb/notices/">http://www.nsf.gov/nsb/notices/</a>.

**AGENCY CONTACT:** Jennie L. Moehlmann, *jmoehlma@nsf.gov*, (703) 292–7000.

**PUBLIC AFFAIRS CONTACT:** Dana Topousis, *dtopousi@nsf.gov*, (703) 292–7750.

#### Ann Bushmiller,

Senior Counsel to the National Science Board. [FR Doc. 2014–04569 Filed 2–26–14; 11:15 am] BILLING CODE 7555–01–P

# NUCLEAR REGULATORY COMMISSION

[Docket Nos. 50-250 and 50-251; NRC-2014-0035]

License Exemption Request for Florida Power & Light Company Turkey Point Nuclear Generating Unit Nos. 3 and 4

**AGENCY:** Nuclear Regulatory

Commission.

**ACTION:** Exemption; issuance.

**SUMMARY:** The U.S. Nuclear Regulatory Commission (NRC) is granting an exemption in response to a March 22, 2013, request from Florida Power & Light Company for an exemption for the use of a different fuel rod cladding material (Optimized ZIRLO<sup>TM</sup>).

ADDRESSES: Please refer to Docket ID NRC–2014–0035 when contacting the NRC about the availability of information regarding this document. You may access publicly-available information related to this document using any of the following methods:

- Federal Rulemaking Web site: Go to http://www.regulations.gov and search for Docket ID NRC-2014-0035. Address questions about NRC dockets to Carol Gallagher; telephone: 301-287-3422; email: Carol.Gallagher@nrc.gov. For technical questions, contact the individual listed in the FOR FURTHER INFORMATION CONTACT section of this document.
- NRC's Agencywide Documents Access and Management System (ADAMS): You may access publicly available documents online in the NRC Library at http://www.nrc.gov/readingrm/adams.html. To begin the search, select "ADAMS Public Documents," and then select "Begin Web-based ADAMS Search." For problems with ADAMS, please contact the NRC's Public Document Room (PDR) reference staff at 1-800-397-4209, 301-415-4737, or by email to pdr.resource@nrc.gov. The ADAMS accession number for each document referenced in this document (if that document is available in ADAMS) is provided the first time that a document is referenced.
- NRC's PDR: You may examine and purchase copies of public documents at the NRC's PDR, Room O1–F21, One White Flint North, 11555 Rockville Pike, Rockville, Maryland 20852.

# FOR FURTHER INFORMATION CONTACT:

Audrey L. Klett, Office of Nuclear Reactor Regulation, telephone: 301– 415–0489, email: *Audrey.Klett@nrc.gov*, U.S. Nuclear Regulatory Commission, Washington, DC 20555–0001.

#### I. Background

Florida Power & Light Company (the licensee) is the holder of Renewed Facility Operating License Nos. DPR-31 and DPR-41, which authorize operation of the Turkey Point Nuclear Generating Unit Nos. 3 and 4 (Turkey Point 3 and 4), respectively. The license provides, among other things, that the facility is subject to all rules, regulations, and orders of the U.S. Nuclear Regulatory Commission (NRC) now or hereafter in effect. The facility consists of two pressurized water reactors located in Miami-Dade County, Florida.

#### II. Request/Action

Pursuant to Section 50.12, "Specific exemptions," of Title 10 of the Code of Federal Regulations (10 CFR), the licensee has, by letter dated March 22, 2013 (ADAMS Accession No. ML13100A131), requested an exemption from the requirements of 10 CFR 50.46, "Acceptance criteria for emergency core cooling systems [ECCS] for light-water nuclear power reactors," and 10 CFR Part 50, Appendix K, "ECCS Evaluation Models," to allow the use of fuel rods clad with Optimized ZIRLOTM alloy for future reload applications. The regulations in 10 CFR 50.46 contain acceptance criteria for the ECCS for reactors fueled with zircaloy or ZIRLO fuel rod cladding material. In addition, Appendix K to 10 CFR Part 50 requires that the Baker-Just equation be used to predict the rates of energy release, hydrogen concentration, and cladding oxidation from the metal/water reaction. The Baker-Just equation assumes the use of a zirconium alloy, which is a material different from Optimized ZIRLO<sup>TM</sup>. The licensee requested the exemption because these regulations do not have provisions for the use of fuel rods clad in a material other than zircalov or ZIRLO<sup>TM</sup>. Because the material specifications of Optimized ZIRLO<sup>TM</sup> differ from the specification for zircaloy or ZIRLOTM, a plant-specific exemption is required to support the reload applications for Turkey Point 3 and 4.

The exemption request relates solely to the cladding material specified in these regulations (i.e., fuel rods with Zircaloy or ZIRLO<sup>TM</sup> cladding material). This exemption would provide for the application of the acceptance criteria of 10 CFR 50.46 and Appendix K to 10 CFR Part 50 to fuel assembly designs using Optimized ZIRLO<sup>TM</sup> fuel rod cladding material. In its letter dated March 22, 2013, the licensee clarified that it was not seeking an exemption from the acceptance and analytical criteria of these regulations. The intent of the request is to allow the use of

criteria set forth in these regulations for application to the Optimized ZIRLO  $^{\rm TM}$  fuel rod cladding material.

#### III. Discussion

Pursuant to 10 CFR 50.12, the Commission may, upon application by any interested person, grant exemptions from the requirements of 10 CFR Part 50, which are authorized by law, will not present an undue risk to the public health and safety, and are consistent with the common defense and security. Paragraph (a)(2)(ii) of 10 CFR 50.12 states that the Commission will not consider granting an exemption unless special circumstances are present, such as when application of the regulation in the particular circumstance is not necessary to achieve the underlying purpose of the rule.

#### A. Special Circumstances.

Special circumstances, in accordance with 10 CFR 50.12(a)(2)(ii), are present whenever application of the regulation in the particular circumstances is not necessary to achieve the underlying purpose of the rule. The underlying purpose of 10 CFR 50.46 and Appendix K to 10 CFR Part 50 is to establish acceptance criteria for ECCS performance. The regulations in 10 CFR 50.46 and Appendix K are not directly applicable to Optimized ZIRLO $^{\mathrm{TM}}$ , even though the evaluations described in the following sections of this exemption show that the intent of the regulation is met. Therefore, because the underlying purposes of 10 CFR 50.46 and Appendix K of 10 CFR Part 50 are achieved through the use of Optimized ZIRLO<sup>TM</sup> fuel rod cladding material, the special circumstances required by 10 CFR 50.12(a)(2)(ii) for the granting of an exemption exist.

# B. Authorized by Law

This exemption would allow the use of Optimized ZIRLO™ fuel rod cladding material for future reload applications at Turkey Point 3 and 4. Section 10 CFR 50.12 allows the NRC to grant exemptions from the requirements of 10 CFR Part 50. The NRC staff determined that granting the licensee's proposed exemption would not result in a violation of the Atomic Energy Act of 1954, as amended, or the Commission's regulations. Therefore, the exemption is authorized by law.

# C. No Undue Risk to Public Health and Safety

Section 10 CFR 50.46 requires that each boiling or pressurized light-water nuclear power reactor fueled with uranium oxide pellets within cylindrical zircaloy or ZIRLO cladding

must be provided with an ECCS that must be designed so that its calculated cooling performance following postulated loss-of-coolant accidents (LOCAs) conforms to the criteria set forth in paragraph (b) of this section. The underlying purpose of 10 CFR 50.46 is to establish acceptance criteria for adequate ECCS performance. As previously documented in the NRC staff's safety evaluation dated June 10, 2005 (ADAMS Accession No. ML051670395), of topical reports submitted by Westinghouse, and subject to compliance with the specific conditions of approval established in the safety evaluation, the NRC staff found that Westinghouse demonstrated the applicability of these ECCS acceptance criteria to Optimized ZIRLO<sup>TM</sup>. Ring compression tests performed by Westinghouse on Optimized ZIRLO<sup>TM</sup> (see WCAP-14342-A & CENPD-404-NP-A at ADAMS Accession No. ML062080569) demonstrate an acceptable retention of postquench ductility up to 10 CFR 50.46 limits of 2200 degrees Fahrenheit and 17 percent equivalent clad reacted. Furthermore, the NRC staff concluded that oxidation measurements provided by the licensee by letter LTR-NRC-07-58 from Westinghouse to the NRC, "SER Compliance with WCAP-12610-P-A & CENPD-404-P-A, Addendum 1-A, 'Optimized ZIRLOTM,'" dated November 6, 2007 (public version is at ADAMS Accession No. ML073130560), illustrate that oxide thickness and associated hydrogen pickup for Optimized ZIRLOTM at any given burnup would be less than both zircaloy-4 and ZIRLO<sup>TM</sup>. Hence, the NRC staff concludes that Optimized ZIRLO<sup>TM</sup> would be expected to maintain better postquench ductility than ZIRLO  $^{\rm TM}.$  This finding is further supported by an ongoing LOCA research program at Argonne National Laboratory, which has identified a strong correlation between cladding hydrogen content (caused by in-service corrosion) and postquench ductility.

In its letter dated March 22, 2013, the licensee stated that its reload evaluations will ensure that acceptance criteria are met for the insertion of assemblies with fuel rods clad with Optimized ZILRO<sup>TM</sup>. The licensee stated that it will evaluate fuel assemblies using Optimized ZIRLO<sup>TM</sup> fuel rod cladding material using NRC-approved analytical methods and plant-specific models to address the changes in the cladding material properties. The licensee stated that Westinghouse will perform an evaluation of the Turkey Point 3 and 4 cores using LOCA

methods approved for the site to ensure that assemblies with Optimized ZIRLO™ fuel rod cladding material meet all LOCA safety criteria. For these reasons, the NRC staff determined that the underlying purpose of 10 CFR 50.46 would be achieved if the NRC granted this exemption for Turkey Point 3 and 4.

Paragraph I.A.5 of 10 CFR Part 50, Appendix K requires that the rate of energy release, hydrogen generation, and cladding oxidation from the metal/ water reaction shall be calculated using the Baker-Just equation. Because the Baker-Just equation presumes the use of zircalov clad fuel, strict application of the rule would not permit use of the equation for Optimized ZIRLOTM fuel rod cladding material for determining acceptable fuel performance. However, the NRC staff found that metal-water reaction tests performed by Westinghouse on Optimized ZIRLOTM, which were NRC-reviewed, approved, and documented in Appendix B of Addendum 1-A to WCAP-12610-P-A & CENPD-404-P-A, demonstrate conservative reaction rates relative to the Baker-Just equation. Thus, the NRC staff determined that application of Appendix K, Paragraph I.A.5 is not necessary to achieve the underlying purpose of the rule in these circumstances. Because these evaluations demonstrate that the underlying purpose of the regulations will be met, there will be no undue risk to public health and safety.

# D. Consistent With the Common Defense and Security

The licensee's exemption request is only to allow the application of the aforementioned regulations to an improved fuel rod cladding material. In its letter dated March 22, 2013, the licensee stated that all the requirements and acceptance criteria will be maintained. The licensee is required to handle and control special nuclear material in these assemblies in accordance with its approved procedures. The licensee stated that use of full regions of Optimized ZIRLO $^{\rm TM}$ fuel rod cladding material in the Turkey Point 3 and 4 cores will not affect plant operations. This change to the plant configuration is not related to security issues. Therefore, the NRC staff determined that this exemption does not impact common defense and security.

# E. Environmental Considerations

The NRC staff determined that the exemption discussed herein meets the eligibility criteria for the categorical exclusion set forth in 10 CFR 51.22(c)(9) because it is related to a requirement

concerning the installation or use of a facility component located within the restricted area, as defined in 10 CFR Part 20, and the granting of this exemption involves: (i) no significant hazards consideration, (ii) no significant change in the types or a significant increase in the amounts of any effluents that may be released offsite, and (iii) no significant increase in individual or cumulative occupational radiation exposure. Therefore, in accordance with 10 CFR 51.22(b), no environmental impact statement or environmental assessment need be prepared in connection with the NRC's consideration of this exemption request. The basis for the NRC staff's determination is discussed as follows with an evaluation against each of the requirements in 10 CFR 51.22(c)(9).

# Requirements in 10 CFR 51.22(c)(9)(i)

The NRC staff evaluated the issue of no significant hazards consideration, using the standards described in 10 CFR 50.92(c), as presented as follows:

1. Does the proposed exemption involve a significant increase in the probability or consequences of an accident previously evaluated?

The proposed exemption would allow the use of Optimized ZIRLO<sup>TM</sup> fuel rod cladding material in the reactors. The NRC-approved topical report, WCAP-12610-P-A & CENPD-404-P-A, Addendum 1-A, addresses Optimized ZIRLOTM and demonstrates that Optimized ZIRLO<sup>TM</sup> has essentially the same properties as currently licensed ZIRLO®. The fuel cladding itself is not an accident initiator and does not affect accident probability. Use of Optimized ZIRLO<sup>TM</sup> fuel rod cladding material will continue to meet all 10 CFR 50.46 acceptance criteria and, therefore, will not increase the consequences of an accident. Therefore, the proposed exemption does not involve a significant increase in the probability or consequences of an accident previously evaluated.

2. Does the proposed exemption create the possibility of a new or different kind of accident from any accident previously evaluated?

The use of Optimized ZIRLO<sup>TM</sup> fuel rod cladding material will not result in changes in the operation or configuration of the facility. Topical report WCAP-12610-P-A & CENPD-404-P-A demonstrated that the material properties of Optimized ZIRLO<sup>TM</sup> are similar to those of standard ZIRLO<sup>TM</sup>. Therefore, Optimized ZIRLO<sup>TM</sup> fuel rod cladding material will perform similarly to those fabricated from standard ZIRLO<sup>TM</sup>, thus precluding the possibility of the fuel cladding

becoming an accident initiator and causing a new or different type of accident. Therefore, the proposed exemption does not create the possibility of a new or different kind of accident from any previously evaluated.

3. Does the proposed exemption involve a significant reduction in a

margin of safety?

The proposed exemption does not involve a significant reduction in a margin of safety because it has been demonstrated that the material properties of the Optimized ZIRLO $^{\mathrm{TM}}$ are not significantly different from those of standard ZIRLO<sup>TM</sup>. Optimized ZIRLO<sup>TM</sup> is expected to perform similarly to standard ZIRLOTM for all normal operating and accident scenarios, including both LOCA and non-LOCA scenarios. For LOCA scenarios, where the slight difference in Optimized ZIRLO<sup>TM</sup> material properties relative to standard ZIRLOTM could have some impact on the overall accident scenario, plant-specific LOCA analyses using Optimized ZIRLOTM properties will demonstrate that the acceptance criteria of 10 CFR 50.46 have been satisfied. Therefore, the proposed exemption does not involve a significant reduction in a margin of safety.

Based on the above, the NRC staff concludes that the proposed exemption presents no significant hazards consideration under the standards set forth in 10 CFR 50.92(c), and, accordingly, a finding of no significant hazards consideration is justified.

#### Requirements in 10 CFR 51.22(c)(9)(ii)

The proposed exemption would allow the use of Optimized ZIRLO<sup>TM</sup> fuel rod cladding material in the reactors. Optimized ZIRLO<sup>TM</sup> has essentially the same properties as the currently licensed ZIRLO<sup>®</sup>. The use of the Optimized ZIRLO<sup>®</sup> fuel rod cladding material will not significantly change the types of effluents that may be released offsite, or significantly increase the amount of effluents that may be released offsite. Therefore, the provision of 10 CFR 51.22(c)(9)(ii) is satisfied.

# Requirements in 10 CFR 51.22(c)(9)(iii)

The proposed exemption would allow the use of the Optimized ZIRLO<sup>TM</sup> fuel rod cladding material in the reactors. Optimized ZIRLO<sup>TM</sup> has essentially the same properties as the currently licensed ZIRLO<sup>®</sup>. The use of the Optimized ZIRLO<sup>TM</sup> fuel rod cladding material will not significantly increase individual occupational radiation exposure, or significantly increase cumulative occupational radiation exposure. Therefore, the provision of 10 CFR 51.22(c)(9)(iii) is satisfied.

#### IV. Conclusions

Accordingly, the Commission has determined that, pursuant to 10 CFR 50.12, the exemption is authorized by law, will not present an undue risk to the public health and safety, and is consistent with the common defense and security. Also, special circumstances are present. Therefore, the Commission hereby grants the licensee an exemption from the requirements of 10 CFR 50.46 and Appendix K to 10 CFR Pat 50, to allow the use of Optimized ZIRLO<sup>TM</sup> fuel rod cladding material at Turkey Point 3 and

This exemption is effective upon issuance.

Dated at Rockville, Maryland, this 20th day of February 2014.

For The Nuclear Regulatory Commission. **Michele G. Evans**,

Director, Division of Operating Reactor Licensing, Office of Nuclear Reactor Regulation.

[FR Doc. 2014-04409 Filed 2-27-14; 8:45 am]

BILLING CODE 7590-01-P

#### **PEACE CORPS**

#### Information Collection Request; Submission for OMB Review

**AGENCY:** Peace Corps.

**ACTION:** 60-Day notice and request for comments.

**SUMMARY:** The Peace Corps will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval. The purpose of this notice is to allow 60 days for public comment in the **Federal Register** preceding submission to OMB. We are conducting this process in accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35).

**DATES:** Submit comments on or before April 29, 2014.

ADDRESSES: Comments should be addressed to Denora Miller, FOIA/Privacy Act Officer. Denora Miller can be contacted by telephone at 202–692–1236 or email at pcfr@peacecorps.gov. Email comments must be made in text and not in attachments.

#### FOR FURTHER INFORMATION CONTACT:

Denora Miller at the Peace Corps address above.

**SUPPLEMENTARY INFORMATION:** Peace Corps uses the confidential reference form in order to learn from someone, who knows a volunteer applicant and his or her background, whether the applicant possesses the necessary

characteristics and skills to serve as a Volunteer.

OMB Control Number: 0420–0006. Title: Peace Corps Confidential Reference Form.

Type Of Review: Revision of a currently approved collection.

Affected Public: Individuals. Respondents' Obligation To Reply: Voluntary.

Burden To The Public:

a. Average Number of Annual Applicants (complete the application process): 20,000.

b. Number of reference required per applicant: 2.

c. Estimated Number of reference forms received: 40,000.

d. Frequency of response: One time. e. Completion time: 10 minutes.

f. Annual burden hours: 6,667. General Description Of Collection: The Peace Corps Confidential Referen

The Peace Corps Confidential Reference Form provides information concerning an applicant's skills and character from people who are familiar with the applicant. Such information exists nowhere else. The Placement team in the Office of Volunteer Recruitment and Selection uses the Peace Corps Confidential Reference Form as an integral part of the selection process to determine whether an applicant is likely to succeed as a Peace Corps volunteer.

Request For Comment: Peace Corps invites comments on whether the proposed collection of information is necessary for proper performance of the functions of the Peace Corps, including whether the information will have practical use; the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the information to be collected; and ways to minimize the burden of the collection of information on those who are to respond, including through the use of automated collection techniques, when appropriate, and other forms of information technology.

This notice issued in Washington, DC, on: February 25, 2014.

#### Denora Miller,

FOIA/Privacy Act Officer, Management. [FR Doc. 2014–04489 Filed 2–27–14; 8:45 am] BILLING CODE 6051–01–P

### **PEACE CORPS**

#### Information Collection Request; Submission for OMB Review

**AGENCY:** Peace Corps.

**ACTION:** 60-Day notice and request for comments.

**SUMMARY:** The Peace Corps will be submitting the following information

collection request to the Office of Management and Budget (OMB) for review and approval. The purpose of this notice is to allow 60 days for public comment in the **Federal Register** preceding submission to OMB. We are conducting this process in accordance with the Paperwork Reduction Act of 1995 (44 USC Chapter 35).

**DATES:** Submit comments on or before April 29, 2014.

ADDRESSES: Comments should be addressed to Denora Miller, FOIA/Privacy Act Officer. Denora Miller can be contacted by telephone at 202–692–1236 or email at pcfr@peacecorps.gov. Email comments must be made in text and not in attachments.

# **FOR FURTHER INFORMATION CONTACT:** Denora Miller at Peace Corps address above.

SUPPLEMENTARY INFORMATION: The Peace Corps Questionnaire for Peace Corps Volunteer Background Investigation Form is used to conduct a formal background check. The information obtained on the form is provided to the Office of Personnel Management or other contract investigator to obtain the necessary information as to an applicant's legal suitability for service.

OMB Control Number: 0420–0001. Title: Peace Corps Questionnaire for Peace Corps Volunteer Background Investigation Form

Type of Review: Revision of a currently approved collection Affected Public: Individuals Respondents' Obligation To Reply: Voluntary.

Burden to the Public:

a. Number of Average Applicants: 20,000.

- b. Number of Applicants who submit NAC form: 20,000.
  - c. Frequency of response: One time. d. Completion time: 15 minutes.
  - e. Annual burden hours: 5,000.

General Description Of Collection: The Peace Corps Questionnaire for Peace Corps Volunteer Background Investigation form is used to screen Peace Corps applicants for legal and/or criminal history and other involvement with the judicial system. The information obtained on the form is provided to the Office of Personnel Management or other contract investigator to obtain the necessary information as to an applicant's legal suitability for service. All applicants who complete the initial Peace Corps Application Form are then sent a "legal kit" to complete, which includes this form among others related to the applicants' suitability and a postagepaid return envelope. This form is only requested to be filled once and currently is only available in carbon-hard copy format.

Request for Comment: Peace Corps invites comments on whether the proposed collection of information is necessary for proper performance of the functions of the Peace Corps, including whether the information will have practical use; the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the information to be collected; and, ways to minimize the burden of the collection of information on those who are to respond, including through the use of automated collection techniques, when appropriate, and other forms of information technology.

This notice issued in Washington, DC, on: February 25, 2014.

#### Denora Miller,

FOIA/Privacy Act Officer, Management. [FR Doc. 2014–04486 Filed 2–27–14; 8:45 am] BILLING CODE 6051–01–P

# OFFICE OF PERSONNEL MANAGEMENT

Submission for Review: Customer Satisfaction Surveys, OMB Control No. 3206–0236

**AGENCY:** U.S. Office of Personnel Management.

**ACTION:** 30-Day Notice and request for comments.

**SUMMARY:** The Office of Personnel Management (OPM) offers the general public and other federal agencies the opportunity to comment on an information collection request (ICR) 3206–0236, Customer Satisfaction Surveys. As required by the Paperwork Reduction Act of 1995, (Pub. L. 104-13, 44 U.S.C. chapter 35) as amended by the Clinger-Cohen Act (Pub. L. 104-106), OPM is soliciting comments for this collection. The information collection was previously published in the Federal Register on December 26, 2013 at 78 FR 78415 allowing for a 60-day public comment period. No comments were received for this information collection. The purpose of this notice is to allow an additional 30 days for public comments. The Office of Management and Budget is particularly interested in comments that:

- 1. Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- 2. Evaluate the accuracy of the agency's estimate of the burden of the

proposed collection of information, including the validity of the methodology and assumptions used;

- 3. Enhance the quality, utility, and clarity of the information to be collected; and
- 4. Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submissions of responses.

**DATES:** Comments are encouraged and will be accepted until March 31, 2014. This process is conducted in accordance with 5 CFR 1320.1.

ADDRESSES: Interested persons are invited to submit written comments on the proposed information collection to the Office of Information and Regulatory Affairs, Office of Management Budget, 725 17th Street NW., Washington, DC 20503, Attention: Desk Officer for the Office of Personnel Management or sent via electronic mail to oira\_submission@omb.eop.gov or faxed to (202) 395–6974.

FOR FURTHER INFORMATION CONTACT: A copy of this ICR, with applicable supporting documentation, may be obtained by contacting the Office of Information and Regulatory Affairs, Office of Management Budget, 725 17th Street NW., Washington, DC 20503. Attention: Desk Officer for the Office of Personnel Management or sent via electronic mail to oira submission@ omb.eop.gov or faxed to (202) 395-6974. SUPPLEMENTARY INFORMATION: The Office of Personnel Management (OPM) leads Federal agencies in shaping human resources management systems to effectively recruit, develop, manage and retain a high quality and diverse workforce. Customer service surveys are valuable tools to gather information from our customers so we can design and implement new ways to improve our performance to meet their needs. This collection request includes surveys that we currently use or plan to use during the next three years to measure our performance in providing services to meet our customer needs. The survey instruments include direct mail, telephone contact, focus groups and web exit surveys. Our customers include the general public, Federal benefit recipients, Federal agencies and Federal employees. We estimate 911,232 customer service surveys will be completed in the next 3 years. The time estimate varies from 2 minutes to 25 minutes to complete. The estimated burden is 55,587 hours over the next 3 years.

U.S. Office of Personnel Management.

#### Katherine Archuleta,

Director.

[FR Doc. 2014–04526 Filed 2–27–14; 8:45 am]

BILLING CODE 6325-47-P

# OFFICE OF PERSONNEL MANAGEMENT

Submission for Review: Performance Measurement Surveys, OMB Control No. 3206–0253

**AGENCY:** U.S. Office of Personnel Management.

**ACTION:** 30-Day notice and request for comments.

**SUMMARY:** The Office of Personnel Management (OPM) offers the general public and other Federal agencies the opportunity to comment on an information collection request (ICR) 3206–0253, Performance Measurement Surveys. As required by the Paperwork Reduction Act of 1995 (Pub. L. 104-13, 44 U.S.C. chapter 35) as amended by the Clinger-Cohen Act (Pub. L. 104-106), OPM is soliciting comments for this collection. The information collection was previously published in the Federal Register on December 26, 2013 at 78 FR 78416 allowing for a 60-day public comment period. No comments were received for this information collection. The purpose of this notice is to allow an additional 30 days for public comments. The Office of Management and Budget is particularly interested in comments that:

- 1. Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- 2. Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- 3. Enhance the quality, utility, and clarity of the information to be collected; and
- 4. Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submissions of responses.

**DATES:** Comments are encouraged and will be accepted until April 29, 2014. This process is conducted in accordance with 5 CFR 1320.1.

**ADDRESSES:** Interested persons are invited to submit written comments on the proposed information collection to the Office of Information and Regulatory Affairs, Office of Management Budget, 725 17th Street NW., Washington, DC 20503, Attention: Desk Officer for the Office of Personnel Management or sent via electronic mail to oira submission@ omb.eop.gov or faxed to  $(\overline{202})$  395–6974.

FOR FURTHER INFORMATION CONTACT: A copy of this ICR, with applicable supporting documentation, may be obtained by contacting the Office of Information and Regulatory Affairs, Office of Management Budget, 725 17th Street NW., Washington, DC 20503, Attention: Desk Officer for the Office of Personnel Management or sent via electronic mail to oira submission@ omb.eop.gov or faxed to (202) 395-6974.

SUPPLEMENTARY INFORMATION: The Office of Personnel Management (OPM) leads Federal agencies in shaping human resources management systems to effectively recruit, develop, manage and retain a high quality and diverse workforce. Performance measurement surveys are valuable tools to gather information from our customers so we can design and implement new ways to improve our performance to meet their needs. This collection request includes surveys that we currently use or plan to use during the next three years to measure our performance in providing services to meet our customer needs. The survey instruments include direct mail, telephone contact, focus groups and Web exit surveys. Our customers include the general public, Federal benefit recipients, Federal agencies and Federal employees. We estimate 272,100 performance measurement surveys will be completed in the next 3 years. The time estimate varies from 15 minutes to 20 minutes to complete. The estimated burden is 75,575 hours.

U.S. Office of Personnel Management.

# Katherine Archuleta,

Director.

[FR Doc. 2014-04525 Filed 2-27-14; 8:45 am]

BILLING CODE 6325-47-P

# OFFICE OF PERSONNEL **MANAGEMENT**

Submission for Review: Program Services Evaluation Surveys, OMB Control No. 3206-0252

AGENCY: U.S. Office of Personnel Management.

**ACTION:** 30-Day notice and request for comments.

**SUMMARY:** The Office of Personnel Management (OPM) offers the general public and other Federal agencies the opportunity to comment on an information collection request (ICR) 3206-0252, Program Services Evaluation Surveys. As required by the Paperwork Reduction Act of 1995 (Pub. L. 104-13, 44 U.S.C. chapter 35) as amended by the Clinger-Cohen Act (Pub. L. 104–106), OPM is soliciting comments for this collection. The information collection was previously published in the Federal Register on December 26, 2013 at 78 FR 78416 allowing for a 60-day public comment period. No comments were received for this information collection. The purpose of this notice is to allow an additional 30 days for public comments. The Office of Management and Budget is particularly interested in comments

- 1. Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- 2. Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- 3. Enhance the quality, utility, and clarity of the information to be collected; and
- 4. Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submissions of responses.

DATES: Comments are encouraged and will be accepted until March 31, 2014. This process is conducted in accordance with 5 CFR 1320.1.

**ADDRESSES:** Interested persons are invited to submit written comments on the proposed information collection to the Office of Information and Regulatory Affairs, Office of Management Budget, 725 17th Street NW., Washington, DC 20503, Attention: Desk Officer for the Office of Personnel Management or sent via electronic mail to oira submission@ omb.eop.gov or faxed to (202) 395-6974.

FOR FURTHER INFORMATION CONTACT: A copy of this ICR, with applicable supporting documentation, may be obtained by contacting the Office of Information and Regulatory Affairs, Office of Management Budget, 725 17th Street NW., Washington, DC 20503, Attention: Desk Officer for the Office of

Personnel Management or sent via electronic mail to oira submission@ omb.eop.gov or faxed to (202) 395-6974. **SUPPLEMENTARY INFORMATION:** The Office of Personnel Management (OPM) leads Federal agencies in shaping human resources management systems to effectively recruit, develop, manage and retain a high quality and diverse workforce. Program services evaluation surveys are valuable tools to gather information from our customers so we can design and implement new ways to improve our programs to meet their needs. This collection request includes surveys that we currently use or plan to use during the next three years to measure our ability to deliver program services to meet our customer needs. The survey instruments include direct mail, telephone contact, focus groups and Web exit surveys. Our customers include the general public, Federal benefit recipients, Federal agencies and Federal employees. We estimate 12,300 program services evaluation surveys will be completed in the next 3 years. The time estimate varies from 1 minute to 40 minutes to complete. The estimated burden is 3,755 hours.

U.S. Office of Personnel Management.

# Katherine Archuleta,

Director.

[FR Doc. 2014-04524 Filed 2-27-14; 8:45 am] BILLING CODE 6325-47-P

#### **SECURITIES AND EXCHANGE** COMMISSION

[Investment Company Act Release No. 30924; 812-14229]

# Cohen & Steers Capital Management, Inc., et al.; Notice of Application

February 24, 2014.

**AGENCY:** Securities and Exchange Commission ("Commission").

**ACTION:** Notice of an application for an order under section 6(c) of the Investment Company Act of 1940 ("Act") for an exemption from sections 2(a)(32), 5(a)(1), 22(d) and 22(e) of the Act and rule 22c-1 under the Act, under sections 6(c) and 17(b) of the Act for an exemption from sections 17(a)(1) and (a)(2) of the Act, and under section 12(d)(1)(J) of the Act for an exemption from sections 12(d)(1)(A) and (B) of the Act.

**APPLICANTS:** Cohen & Steers Capital Management, Inc. ("Cohen & Steers" or "Adviser"), Cohen & Steers ETF Trust (the "Trust"), and Cohen & Steers Securities, LLC (the "Distributor"). **SUMMARY:** Summary of Application: Applicants request an order that

permits: (a) Actively-managed series of certain open-end management investment companies to issue shares ("Shares") redeemable in large aggregations only ("Creation Units"); (b) secondary market transactions in Shares to occur at negotiated market prices; (c) certain series to pay redemption proceeds, under certain circumstances, more than seven days from the tender of Shares for redemption; (d) certain affiliated persons of the series to deposit securities into, and receive securities from, the series in connection with the purchase and redemption of Creation Units; and (e) certain registered management investment companies and unit investment trusts outside of the same group of investment companies as the series to acquire Shares.

**DATES:** Filing Dates: The application was filed on October 30, 2013 and amended on January 31, 2014.

HEARING OR NOTIFICATION OF HEARING: An order granting the requested relief will be issued unless the Commission orders a hearing. Interested persons may request a hearing by writing to the Commission's Secretary and serving applicants with a copy of the request, personally or by mail. Hearing requests should be received by the Commission by 5:30 p.m. on March 20, 2014, and should be accompanied by proof of service on applicants, in the form of an affidavit or, for lawyers, a certificate of service. Hearing requests should state the nature of the writer's interest, the reason for the request, and the issues contested. Persons who wish to be notified of a hearing may request notification by writing to the Commission's Secretary.

ADDRESSES: Secretary, U.S. Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549–1090. Applicants: 280 Park Avenue, 10th Floor, New York, New York 10017.

### FOR FURTHER INFORMATION CONTACT:

Emerson S. Davis, Senior Counsel, at (202) 551–6868 or Daniele Marchesani, Branch Chief, at (202) 551–6821 (Division of Investment Management, Chief Counsel's Office).

**SUPPLEMENTARY INFORMATION:** The following is a summary of the application. The complete application may be obtained via the Commission's Web site by searching for the file number, or for an applicant using the Company name box, at http://www.sec.gov/search/search.htm or by calling (202) 551–8090.

# **Applicants' Representations**

1. The Trust is registered as an openend management investment company under the Act and is a statutory trust organized under the laws of Maryland. Applicants seek relief to create and operate a series of the Trust with an actively managed investment portfolio (the "Initial Fund"). The investment strategy and objectives of the Initial Fund will conform to description of the Funds (as defined below).

- 2. Cohen & Steers, a New York corporation, is registered as an investment adviser under the Investment Advisers Act of 1940 ("Advisers Act") and will serve as investment adviser to the Initial Fund. The Adviser may in the future retain one or more sub-advisers (each a "Sub-Adviser") to manage the portfolios of the Funds (as defined below). Any Sub-Adviser will be registered or not subject to registration under the Advisers Act. The Distributor, a Delaware limited liability company, is a registered brokerdealer ("Broker") under the Securities Exchange Act of 1934 ("Exchange Act") and will act as the distributor and principal underwriter of the Funds.
- 3. Applicants request that the order apply to the Initial Fund and any future series of the Trust or of any other future open-end management companies that may utilize active management investment strategies ("Future Funds"). Any Future Fund will (a) be advised by Cohen & Steers or an entity controlling, controlled by, or under common control with Cohen & Steers (each, an "Adviser"), and (b) comply with the terms and conditions of the application.1 The Initial Fund and Future Funds together are the "Funds".2 Each Fund will consist of a portfolio of securities (including fixed income securities and/or equity securities) and/ or currencies traded in the U.S. and/or non-U.S. markets and other assets and other investment positions (collectively, "Portfolio Instruments").3 Funds may

invest in "Depositary Receipts". 4 Each Fund will operate as an actively managed exchange-traded fund ("ETF").

- 4. Applicants also request that any exemption under section 12(d)(1)(J) of the Act from sections 12(d)(1)(A) and (B) apply to: (i) Any Fund that is currently or subsequently part of the same "group of investment companies" as the Initial Fund within the meaning of section 12(d)(1)(G)(ii) of the Act; (ii) any principal underwriter for the Fund; (iii) any Brokers selling Shares of a Fund to an Investing Fund (as defined below); and (iv) each management investment company or unit investment trust registered under the Act that is not part of the same "group of investment companies" as the Funds within the meaning of section 12(d)(1)(G)(ii) of the Act and that enters into a FOF Participation Agreement (as defined below) with a Fund (such management investment companies, "Investing Management Companies," such unit investment trusts, "Investing Trusts," and Investing Management Companies and Investing Trusts together, "Investing Funds"). Investing Funds do not include the Funds.<sup>5</sup>
- 5. Applicants anticipate that a Creation Unit will consist of at least 50,000 Shares. Applicants anticipate that the trading price of a Share will range from \$10 to \$100. All orders to purchase Creation Units must be placed with the Distributor by or through a party that has entered into a participant agreement with the Distributor and the transfer agent of the Fund ("Authorized Participant") with respect to the creation and redemption of Creation Units. An Authorized Participant is either: (a) A Broker or other participant in the Continuous Net Settlement System of the National Securities Clearing Corporation ("NSCC"), a clearing agency registered with the Commission and affiliated with the Depository Trust Company ("DTC"), or (b) a participant in the DTC (such participant, "DTC Participant").
- 6. In order to keep costs low and permit each Fund to be as fully invested as possible, Shares will be purchased and redeemed in Creation Units and

<sup>&</sup>lt;sup>1</sup> Any Adviser to a Future Fund will be registered as an investment adviser under the Advisers Act. All entities that currently intend to rely on the order are named as applicants. Any other entity that relies on the order in the future will comply with the terms and conditions of the application.

<sup>&</sup>lt;sup>2</sup> Applicants further request that the order apply to any future distributor and principal underwriter of the Funds, which would be a registered broker-dealer under the Exchange Act and would comply with the terms and conditions of the Application. The distributor and principal underwriter of any Fund may be an affiliated person of the Adviser and/or Sub-Advisers.

<sup>&</sup>lt;sup>3</sup> If a Fund invests in derivatives, then (a) the board of trustees ("Board") of the Fund will periodically review and approve the Fund's use of derivatives and how the Adviser assesses and manages risk with respect to the Fund's use of derivatives and (b) the Fund's disclosure of its use of derivatives in its offering documents and periodic reports will be consistent with relevant Commission and staff guidance.

<sup>&</sup>lt;sup>4</sup>Depositary Receipts are typically issued by a financial institution, a "depositary", and evidence ownership in a security or pool of securities that have been deposited with the depositary. A Fund will not invest in any Depositary Receipts that the Adviser or Sub-Adviser deems to be illiquid or for which pricing information is not readily available. No affiliated persons of applicants, any Future Fund or any Sub-Adviser will serve as the depositary bank for any Depositary Receipts held by a Fund.

<sup>&</sup>lt;sup>5</sup> An Investing Fund may rely on the order only to invest in Funds and not in any other registered investment company.

generally on an in-kind basis. Except where the purchase or redemption will include cash under the limited circumstances specified below, purchasers will be required to purchase Creation Units by making an in-kind deposit of specified instruments ("Deposit Instruments"), and shareholders redeeming their Shares will receive an in-kind transfer of specified instruments ("Redemption Instruments").6 On any given Business Day 7 the names and quantities of the instruments that constitute the Deposit Instruments and the names and quantities of the instruments that constitute the Redemption Instruments will be identical, and these instruments may be referred to, in the case of either a purchase or redemption, as the "Creation Basket." In addition, the Creation Basket will correspond pro rata to the positions in a Fund's portfolio (including cash positions),8 except: (a) In the case of bonds, for minor differences when it is impossible to break up bonds beyond certain minimum sizes needed for transfer and settlement; (b) for minor differences when rounding is necessary to eliminate fractional shares or lots that are not tradeable round lots; 9 or (c) TBA Transactions, 10 short positions and other positions that cannot be transferred in kind 11 will be excluded from the Creation Basket.<sup>12</sup> If there is a difference between NAV attributable to a Creation Unit and the aggregate market value of the Creation Basket exchanged for the Creation Unit, the party

conveying instruments with the lower value will also pay to the other an amount in cash equal to that difference (the "Cash Amount").

7. Purchases and redemptions of Creation Units may be made in whole or in part on a cash basis, rather than in kind, solely under the following circumstances: (a) To the extent there is a Cash Amount, as described above; (b) if, on a given Business Day, a Fund announces before the open of trading that all purchases, all redemptions or all purchases and redemptions on that day will be made entirely in cash; (c) if, upon receiving a purchase or redemption order from an Authorized Participant, a Fund determines to require the purchase or redemption, as applicable, to be made entirely in cash; (d) if, on a given Business Day, a Fund requires all Authorized Participants purchasing or redeeming Shares on that day to deposit or receive (as applicable) cash in lieu of some or all of the Deposit Instruments or Redemption Instruments, respectively, solely because: (i) Such instruments are not eligible for transfer through either the NSCC or DTC; or (ii) in the case of Funds holding non-U.S. investment ("Global Funds"), such instruments are not eligible for trading due to local trading restrictions, local restrictions on securities transfers or other similar circumstances; or (e) if a Fund permits an Authorized Participant to deposit or receive (as applicable) cash in lieu of some or all of the Deposit Instruments or Redemption Instruments, respectively, solely because: (i) Such instruments are, in the case of the purchase of a Creation Unit, not available in sufficient quantity; (ii) such instruments are not eligible for trading by an Authorized Participant or the investor on whose behalf the Authorized Participant is acting; or (iii) a holder of Shares of a Global Fund would be subject to unfavorable income tax treatment if the holder receives

redemption proceeds in kind.<sup>13</sup>
8. Each Business Day, before the open of trading on a national securities exchange, as defined in section 2(a)(26) of the Act ("Stock Exchange"), on which Shares are listed, each Fund will cause to be published through the NSCC the names and quantities of the instruments comprising the Creation Basket, as well as the estimated Cash Amount (if any), for that day. The published Creation Basket will apply until a new Creation Basket is announced on the following Business Day, and there will be no intraday changes to the Creation Basket

except to correct errors in the published Creation Basket. The Stock Exchange will disseminate every 15 seconds throughout the trading day an amount representing, on a per Share basis, the sum of the current value of the Portfolio Instruments that were publicly disclosed prior to the commencement of trading in Shares on the Stock Exchange.

9. A Fund may recoup the settlement costs charged by NSCC and DTC by imposing a transaction fee on investors purchasing or redeeming Creation Units (the "Transaction Fee"). The Transaction Fee will be borne only by purchasers and redeemers of Creation Units and will be limited to amounts that have been determined appropriate by the Adviser to defray the transaction expenses that will be incurred by a Fund when an investor purchases or redeems Creation Units.14 All orders to purchase Creation Units will be placed with the Distributor by or through an Authorized Participant and the Distributor will transmit all purchase orders to the relevant Fund. The Distributor will be responsible for delivering a prospectus ("Prospectus") to those persons purchasing Creation Units and for maintaining records of both the orders placed with it and the confirmations of acceptance furnished by it.

10. Shares will be listed and traded at negotiated prices on a Stock Exchange and traded in the secondary market. Applicants expect that Stock Exchange specialists or market makers ("Market Makers") will be assigned to Shares. The price of Shares trading on the Stock Exchange will be based on a current bid/offer in the secondary market. Transactions involving the purchases and sales of Shares on the Stock Exchange will be subject to customary brokerage commissions and charges.

11. Applicants expect that purchasers of Creation Units will include institutional investors and arbitrageurs. Specialists or Market Makers, acting in their unique role to provide a fair and orderly secondary market for Shares, also may purchase Creation Units for use in their own market making activities. <sup>15</sup> Applicants expect that

<sup>6</sup> The Funds must comply with the federal securities laws in accepting Deposit Instruments and satisfying redemptions with Redemption Instruments, including that the Deposit Instruments and Redemption Instruments are sold in transactions that would be exempt from registration under the Securities Act of 1933 ("Securities Act"). In accepting Deposit Instruments and satisfying redemptions with Redemption Instruments that are restricted securities eligible for resale pursuant to Rule 144A under the Securities Act, the Funds will comply with the conditions of Rule 144A.

<sup>&</sup>lt;sup>7</sup>Each Fund will sell and redeem Creation Units on any day the Fund is open, including as required by section 22(e) of the Act (each, a "Business Day").

<sup>&</sup>lt;sup>8</sup> The portfolio used for this purpose will be the same portfolio used to calculate the Fund's net asset value ("NAV") for that Business Day.

<sup>&</sup>lt;sup>9</sup> A tradeable round lot for a security will be the standard unit of trading in that particular type of security in its primary market.

<sup>&</sup>lt;sup>10</sup> A TBA Transaction is a method of trading mortgage-backed securities. In a TBA Transaction, the buyer and seller agree on general trade parameters such as agency, settlement date, par amount and price.

<sup>&</sup>lt;sup>11</sup> This includes instruments that can be transferred in kind only with the consent of the original counterparty to the extent the Fund does not intend to seek such consents.

<sup>&</sup>lt;sup>12</sup> Because these instruments will be excluded from the Creation Basket, their value will be reflected in the determination of the Cash Amount (defined below).

<sup>&</sup>lt;sup>13</sup> A "custom order" is any purchase or redemption of Shares made in whole or in part on a cash basis in reliance on clause (e)(i) or (e)(ii).

<sup>&</sup>lt;sup>14</sup> Where a Fund permits an in-kind purchaser to deposit cash in lieu of depositing one or more Deposit Instruments, the purchaser may be assessed a higher Transaction Fee to offset the cost to the Fund of buying those particular Deposit Instruments. In all cases, the Transaction Fee will be limited in accordance with the requirements of the Commission applicable to open-end management investment companies offering redeemable securities.

<sup>&</sup>lt;sup>15</sup> If Shares are listed on The NASDAQ Stock Market LLC ("Nasdaq") or a similar electronic Stock Exchange (including NYSE Arca), one or more

secondary market purchasers of Shares will include both institutional and retail investors. <sup>16</sup> Applicants expect that arbitrage opportunities created by the ability to continually purchase or redeem Creation Units at their NAV per Share should ensure that the Shares will not trade at a material discount or premium in relation to their NAV.

12. Shares will not be individually redeemable and owners of Shares may acquire those Shares from a Fund, or tender such shares for redemption to the Fund, in Creation Units only. To redeem, an investor must accumulate enough Shares to constitute a Creation Unit. Redemption requests must be placed by or through an Authorized Participant.

13. Neither the Trust nor any Fund will be marketed or otherwise held out as a "mutual fund." Instead, each Fund will be marketed as an "activelymanaged exchange-traded fund." In any advertising material where features of obtaining, buying or selling Shares traded on the Stock Exchange are described there will be an appropriate statement to the effect that Shares are not individually redeemable.

14. The Funds' Web site, which will be publicly available prior to the public offering of Shares, will include a Prospectus and additional quantitative information updated on a daily basis, including, on a per Share basis for each Fund, the prior Business Day's NAV and the market closing price or mid-point of the bid/ask spread at the time of the calculation of such NAV ("Bid/Ask Price"), and a calculation of the premium or discount of the market closing price or Bid/Ask Price against such NAV. On each Business Day, before commencement of trading in Shares on the Stock Exchange, the Fund will disclose on its Web site the identities and quantities of the Portfolio Instruments held by the Fund (including any short positions held in securities ("Short Positions")) that will

member firms of that Stock Exchange will act as Market Maker and maintain a market for Shares trading on that Stock Exchange. On Nasdaq, no particular Market Maker would be contractually obligated to make a market in Shares. However, the listing requirements on Nasdaq, for example, stipulate that at least two Market Makers must be registered in Shares to maintain a listing. In addition, on Nasdaq and NYSE Arca, registered Market Makers are required to make a continuous two-sided market or subject themselves to regulatory sanctions. No Market Maker will be an affiliated person or an affiliated person of an affiliated person, of the Funds, except within the meaning of section 2(a)(3)(A) or (C) of the Act due solely to ownership of Shares as discussed below.

form the basis for the Fund's calculation of NAV at the end of the Business Day. 17

### **Applicants' Legal Analysis**

- 1. Applicants request an order under section 6(c) of the Act for an exemption from sections 2(a)(32), 5(a)(1), 22(d) and 22(e) of the Act and rule 22c-1 under the Act, under sections 6(c) and 17(b) of the Act for an exemption from sections 17(a)(1) and 17(a)(2) of the Act, and under section 12(d)(1)(J) of the Act for an exemption from sections 12(d)(1)(A) and (B) of the Act.
- 2. Section 6(c) of the Act provides that the Commission may exempt any person, security or transaction, or any class of persons, securities or transactions, from any provisions of the Act, if and to the extent that such exemption is necessary or appropriate in the public interest and consistent with the protection of investors and the purposes fairly intended by the policy and provisions of the Act. Section 17(b) of the Act authorizes the Commission to exempt a proposed transaction from section 17(a) of the Act if evidence establishes that the terms of the transaction, including the consideration to be paid or received, are reasonable and fair and do not involve overreaching on the part of any person concerned, and the proposed transaction is consistent with the policies of the registered investment company and the general provisions of the Act. Section 12(d)(1)(J) of the Act provides that the Commission may exempt any person, security, or transaction, or any class or classes of persons, securities or transactions, from any provision of section 12(d)(1) if the exemption is consistent with the public interest and the protection of investors.

Sections 5(a)(1) and 2(a)(32) of the Act

3. Section 5(a)(1) of the Act defines an "open-end company" as a management investment company that is offering for sale or has outstanding any redeemable security of which it is the issuer.

Section 2(a)(32) of the Act defines a redeemable security as any security, other than short-term paper, under the terms of which the holder, upon its presentation to the issuer, is entitled to receive approximately a proportionate share of the issuer's current net assets, or the cash equivalent. Because Shares will not be individually redeemable,

applicants request an order that would permit each Fund to redeem Shares in Creation Units only. Applicants state that investors may purchase Shares in Creation Units from each Fund and redeem Creation Units from each Fund. Applicants further state that because the market price of Creation Units will be disciplined by arbitrage opportunities, investors should be able to sell Shares in the secondary market at prices that do not vary materially from their NAV.

Section 22(d) of the Act and Rule 22c– 1 Under the Act

- 4. Section 22(d) of the Act, among other things, prohibits a dealer from selling a redeemable security that is currently being offered to the public by or through a principal underwriter, except at a current public offering price described in the prospectus. Rule 22c-1 under the Act generally requires that a dealer selling, redeeming, or repurchasing a redeemable security do so only at a price based on its NAV. Applicants state that secondary market trading in Shares will take place at negotiated prices, not at a current offering price described in the Prospectus, and not at a price based on NAV. Thus, purchases and sales of Shares in the secondary market will not comply with section 22(d) of the Act and rule 22c-1 under the Act. Applicants request an exemption under section 6(c) from these provisions.
- 5. Applicants assert that the concerns sought to be addressed by section 22(d) of the Act and rule 22c-1 under the Act with respect to pricing are equally satisfied by the proposed method of pricing Shares. Applicants maintain that while there is little legislative history regarding section 22(d), its provisions, as well as those of rule 22c-1, appear to have been designed to (a) prevent dilution caused by certain risklesstrading schemes by principal underwriters and contract dealers. (b) prevent unjust discrimination or preferential treatment among buyers resulting from sales at different prices, and (c) assure an orderly distribution system of investment company shares by eliminating price competition from brokers offering shares at less than the published sales price and repurchasing shares at more than the published redemption price.

6. Applicants believe that none of these purposes will be thwarted by permitting Shares to trade in the secondary market at negotiated prices. Applicants state that (a) secondary market trading in Shares does not involve the Funds as parties and cannot result in dilution of an investment in Shares, and (b) to the extent different

<sup>&</sup>lt;sup>16</sup> Shares will be registered in book-entry form only. DTC or its nominee will be the record or registered owner of all outstanding Shares. Beneficial ownership of Shares will be shown on the records of DTC or DTC Participants.

<sup>&</sup>lt;sup>17</sup> Applicants note that under accounting procedures followed by the Funds, trades made on the prior Business Day will be booked and reflected in NAV on the current Business Day. Accordingly, each Fund will be able to disclose at the beginning of the Business Day the portfolio that will form the basis for its NAV calculation at the end of such Business Day.

prices exist during a given trading day, or from day to day, such variances occur as a result of third-party market forces, such as supply and demand. Therefore, applicants assert that secondary market transactions in Shares will not lead to discrimination or preferential treatment among purchasers. Finally, applicants contend that the proposed distribution system will be orderly because arbitrage activity should ensure that the difference between the market price of Shares and their NAV remains narrow.

# Section 22(e) of the Act

7. Section 22(e) of the Act generally prohibits a registered investment company from suspending the right of redemption or postponing the date of payment of redemption proceeds for more than seven days after the tender of a security for redemption. Applicants observe that settlement of redemptions of Creation Units of Global Funds is contingent not only on the settlement cycle of the U.S. securities markets but also on the delivery cycles present in foreign markets in which those Funds invest. Applicants have been advised that, under certain circumstances, the delivery cycles for transferring Portfolio Instruments to redeeming investors, coupled with local market holiday schedules, will require a delivery process of up to 14 calendar days. Applicants therefore request relief from section 22(e) in order to provide payment or satisfaction of redemptions within the maximum number of calendar days required for such payment or satisfaction in the principal local markets where transactions in the Portfolio Instruments of each Global Fund customarily clear and settle, but in all cases no later than 14 calendar days following the tender of a Creation Unit.18

8. Applicants state that section 22(e) was designed to prevent unreasonable, undisclosed and unforeseen delays in the actual payment of redemption proceeds. Applicants assert that the requested relief will not lead to the problems that section 22(e) was designed to prevent. Applicants state that allowing redemption payments for Creation Units of a Fund to be made within a maximum of 14 calendar days would not be inconsistent with the spirit and intent of section 22(e). Applicants state each Global Fund's statement of additional information ("SAI") will disclose those local

holidays (over the period of at least one vear following the date of the SAI), if any, that are expected to prevent the delivery of redemption proceeds in seven calendar days and the maximum number of days needed to deliver the proceeds for each affected Global Fund. Applicants are not seeking relief from section 22(e) with respect to Global Funds that do not effect redemptions in-

# Section 12(d)(1) of the Act

9. Section 12(d)(1)(A) of the Act prohibits a registered investment company from acquiring shares of an investment company if the securities represent more than 3% of the total outstanding voting stock of the acquired company, more than 5% of the total assets of the acquiring company, or, together with the securities of any other investment companies, more than 10% of the total assets of the acquiring company. Section 12(d)(1)(B) of the Act prohibits a registered open-end investment company, its principal underwriter, or any other broker or dealer from selling its shares to another investment company if the sale will cause the acquiring company to own more than 3% of the acquired company's voting stock, or if the sale will cause more than 10% of the acquired company's voting stock to be owned by investment companies generally.

10. Applicants request relief to permit Investing Funds to acquire Shares in excess of the limits in section 12(d)(1)(A) of the Act and to permit the Funds, their principal underwriters and any Broker to sell Shares to Investing Funds in excess of the limits in section 12(d)(l)(B) of the Act. Applicants submit that the proposed conditions to the requested relief address the concerns underlying the limits in section 12(d)(1), which include concerns about undue influence, excessive layering of fees and overly complex structures.

11. Applicants submit that their proposed conditions address any concerns regarding the potential for undue influence. To limit the control that an Investing Fund may have over a Fund, applicants propose a condition prohibiting the adviser of an Investing Management Company ("Investing Fund Adviser''), trustee or sponsor of an Investing Trust ("Trustee" or "Sponsor", respectively), any person controlling, controlled by, or under common control with the Investing Fund Adviser or Sponsor, and any investment company or issuer that would be an investment company but for sections 3(c)(1) or 3(c)(7) of the Act that is advised or sponsored by the

Investing Fund Adviser, the Sponsor, or any person controlling, controlled by, or under common control with the Investing Fund Adviser or Sponsor ("Investing Fund's Advisory Group") from controlling (individually or in the aggregate) a Fund within the meaning of section 2(a)(9) of the Act. The same prohibition would apply to any subadviser to an Investing Management Company ("Investing Fund Sub-Adviser"), any person controlling, controlled by or under common control with the Investing Fund Sub-Adviser, and any investment company or issuer that would be an investment company but for sections 3(c)(1) or 3(c)(7) of the Act (or portion of such investment company or issuer) advised or sponsored by the Investing Fund Sub-Adviser or any person controlling, controlled by or under common control with the Investing Fund Sub-Adviser ("Investing Fund's Sub-Advisory Group").

12. Applicants propose a condition to ensure that no Investing Fund or Investing Fund Affiliate 19 (except to the extent it is acting in its capacity as an investment adviser to a Fund) will cause a Fund to purchase a security in an offering of securities during the existence of an underwriting or selling syndicate of which a principal underwriter is an Underwriting Affiliate ("Affiliated Underwriting"). An "Underwriting Affiliate" is a principal underwriter in any underwriting or selling syndicate that is an officer, trustee, member of an advisory board, Investing Fund Adviser, Investing Fund Sub-Adviser, employee or Sponsor of the Investing Fund, or a person of which any such officer, trustee, member of an advisory board, Investing Fund Adviser, Investing Fund Sub-Adviser, employee or Sponsor is an affiliated person (except any person whose relationship to the Fund is covered by section 10(f) of the Act is not an Underwriting Affiliate).

13. Applicants propose several conditions to address the potential for layering of fees. Applicants note that the board of directors or trustees of any Investing Management Company, including a majority of the directors or trustees who are not "interested persons" within the meaning of section 2(a)(19) of the Act ("independent

<sup>&</sup>lt;sup>18</sup> Applicants acknowledge that no relief obtained from the requirements of section 22(e) will affect any obligations that it may otherwise have under rule 15c6-1 under the Exchange Act. Rule 15c6-1 requires that most securities transactions be settled within three business days of the trade date.

<sup>19</sup> An "Investing Fund Affiliate" is any Investing Fund Adviser, Investing Fund Sub-Adviser, Sponsor, promoter and principal underwriter of an Investing Fund, and any person controlling, controlled by or under common control with any of these entities. "Fund Affiliate" is an investment adviser, promoter, or principal underwriter of a Fund or any person controlling, controlled by or under common control with any of these entities.

directors or trustees"), will be required to find that the advisory fees charged under the contract are based on services provided that will be in addition to, rather than duplicative of, services provided under the advisory contract of any Fund in which the Investing Management Company may invest. Applicants also state that any sales charges and/or service fees charged with respect to shares of an Investing Fund will not exceed the limits applicable to a fund of funds as set forth in NASD Conduct Rule 2830.<sup>20</sup>

14. Applicants submit that the proposed arrangement will not create an overly complex fund structure. Applicants note that a Fund will be prohibited from acquiring securities of any investment company or company relying on section 3(c)(1) or 3(c)(7) of the Act in excess of the limits contained in section 12(d)(1)(A) of the Act, except to the extent permitted by exemptive relief from the Commission permitting the Fund to purchase shares of other investment companies for short-term cash management purposes.

15. To ensure that an Investing Fund is aware of the terms and conditions of the requested order, the Investing Funds must enter into an agreement with the respective Funds ("FOF Participation Agreement"). The FOF Participation Agreement will include an acknowledgement from the Investing Fund that it may rely on the order only to invest in a Fund and not in any other investment company.

# Sections 17(a)(1) and (2) of the Act

16. Section 17(a) of the Act generally prohibits an affiliated person of a registered investment company, or an affiliated person of such a person ("second tier affiliate"), from selling any security to or purchasing any security from the company. Section 2(a)(3) of the Act defines "affiliated person" to include any person directly or indirectly owning, controlling, or holding with power to vote, 5% or more of the outstanding voting securities of the other person and any person directly or indirectly controlling, controlled by, or under common control with, the other person. Section 2(a)(9) of the Act defines "control" as the power to exercise a controlling influence over the management or policies of a company and provides that a control relationship will be presumed where one person owns more than 25% of another person's voting securities. Each Fund

may be deemed to be controlled by an Adviser and hence affiliated persons of each other. In addition, the Funds may be deemed to be under common control with any other registered investment company (or series thereof) advised by an Adviser (an "Affiliated Fund").

17. Applicants request an exemption under sections 6(c) and 17(b) of the Act from sections 17(a)(1) and 17(a)(2) of the Act to permit in-kind purchases and redemptions of Creation Units by persons that are affiliated persons or second tier affiliates of the Funds solely by virtue of one or more of the following: (a) Holding 5% or more, or in excess of 25% of the outstanding Shares of one or more Funds; (b) having an affiliation with a person with an ownership interest described in (a); or (c) holding 5% or more, or more than 25% of the Shares of one or more Affiliated Funds.<sup>21</sup> Applicants also request an exemption in order to permit a Fund to sell its Shares to and redeem its Shares from, and engage in the inkind transactions that would accompany such sales and redemptions with, certain Investing Funds of which the Funds are affiliated persons or second-tier affiliates.<sup>22</sup>

18. Applicants assert that no useful purpose would be served by prohibiting such affiliated persons from making inkind purchases or in-kind redemptions of Shares of a Fund in Creation Units. Absent the unusual circumstances discussed in the application, the Deposit Instruments and Redemption Instruments available for a Fund will be the same for all purchasers and redeemers, respectively, and will correspond pro rata to the Fund's Portfolio Instruments. The deposit procedures for in-kind purchases of Creation Units and the redemption procedures for in-kind redemptions will be the same for all purchases and redemptions. Deposit Instruments and Redemption Instruments will be valued in the same manner as those Portfolio

Instruments currently held by the relevant Funds, and the valuation of the Deposit Instruments and Redemption Instruments will be made in the same manner and on the same terms for all, regardless of the identity of the purchaser or redeemer. Applicants do not believe that in-kind purchases and redemptions will result in abusive self-dealing or overreaching of the Fund.

Applicants also submit that the sale of Shares to and redemption of Shares from an Investing Fund meets the standards for relief under sections 17(b) and 6(c) of the Act. Applicants note that any consideration paid for the purchase or redemption of Shares directly from a Fund will be based on the NAV of the Fund in accordance with policies and procedures set forth in the Fund's registration statement.<sup>23</sup> The FOF Participation Agreement will require any Investing Fund that purchases Creation Units directly from a Fund to represent that the purchase of Creation Units from a Fund by an Investing Fund will be accomplished in compliance with the investment restrictions of the Investing Fund and will be consistent with the investment policies set forth in the Investing Fund's registration statement. Applicants also state that the proposed transactions are consistent with the general purposes of the Act and appropriate in the public interest.

# **Applicants' Conditions**

Applicants agree that any order of the Commission granting the requested relief will be subject to the following conditions:

#### A. ETF Relief

1. As long as a Fund operates in reliance on the requested order, the Shares of the Fund will be listed on a Stock Exchange.

2. Neither the Trust nor any Fund will be advertised or marketed as an openend investment company or a mutual fund. Any advertising material that describes the purchase or sale of Creation Units or refers to redeemability will prominently disclose that the Shares are not individually redeemable and that owners of the Shares may acquire those Shares from the Fund and tender those Shares for redemption to the Fund in Creation Units only.

<sup>&</sup>lt;sup>20</sup> Any reference to NASD Conduct Rule 2830 includes any successor or replacement rule that may be adopted by the Financial Industry Regulatory Authority.

<sup>&</sup>lt;sup>21</sup> Applicants are not seeking relief from section 17(a) for, and the requested relief will not apply to, transactions where a Fund could be deemed an affiliated person, or an affiliated person of an affiliated person, of an Investing Fund because an investment adviser to the Funds is also an investment adviser to an Investing Fund.

<sup>&</sup>lt;sup>22</sup> Applicants expect most Investing Funds will purchase Shares in the secondary market and will not purchase Creation Units directly from a Fund. To the extent that purchases and sales of Shares occur in the secondary market and not through principal transactions directly between an Investing Fund and a Fund, relief from section 17(a) would not be necessary. However, the requested relief would apply to direct sales of Shares in Creation Units by a Fund to an Investing Fund and redemptions of those Shares. The requested relief is intended to also cover the in-kind transactions that may accompany such sales and redemptions.

<sup>&</sup>lt;sup>23</sup> Applicants acknowledge that the receipt of compensation by (a) an affiliated person of an Investing Fund, or an affiliated person of such person, for the purchase by the Investing Fund of Shares of the Fund or (b) an affiliated person of a Fund, or an affiliated person of such person, for the sale by the Fund of its Shares to an Investing Fund, may be prohibited by section 17(e)(1) of the Act. The FOF Participation Agreement also will include this acknowledgment.

- 3. The Web site for the Funds, which is and will be publicly accessible at no charge, will contain, on a per Share basis, for each Fund the prior Business Day's NAV and the market closing price or Bid/Ask Price, and a calculation of the premium or discount of the market closing price or Bid/Ask Price against such NAV.
- 4. On each Business Day, before commencement of trading in Shares on the Stock Exchange, the Fund will disclose on its Web site the identities and quantities of the Portfolio Instruments held by the Fund that will form the basis for the Fund's calculation of NAV at the end of the Business Day.
- 5. The Adviser or any Sub-Adviser, directly or indirectly, will not cause any Authorized Participant (or any investor on whose behalf an Authorized Participant may transact with the Fund) to acquire any Deposit Instrument for the Fund through a transaction in which the Fund could not engage directly.
- 6. The requested relief to permit ETF operations will expire on the effective date of any Commission rule under the Act that provides relief permitting the operation of actively-managed exchange-traded funds.

# B. Section 12(d)(1) Relief

- 1. The members of the Investing Fund's Advisory Group will not control (individually or in the aggregate) a Fund within the meaning of section 2(a)(9) of the Act. The members of the Investing Fund's Sub-Advisory Group will not control (individually or in the aggregate) a Fund within the meaning of section 2(a)(9) of the Act. If, as a result of a decrease in the outstanding voting securities of a Fund, the Investing Fund's Advisory Group or the Investing Fund's Sub-Advisory Group, each in the aggregate, becomes a holder of more than 25 percent of the outstanding voting securities of a Fund, it will vote its Shares of the Fund in the same proportion as the vote of all other holders of the Fund's Shares. This condition does not apply to the Investing Fund's Sub-Advisory Group with respect to a Fund for which the Investing Fund Sub-Adviser or a person controlling, controlled by or under common control with the Investing Fund Sub-Adviser acts as the investment adviser within the meaning of section 2(a)(20)(A) of the Act.
- 2. No Investing Fund or Investing Fund Affiliate will cause any existing or potential investment by the Investing Fund in a Fund to influence the terms of any services or transactions between the Investing Fund or an Investing Fund Affiliate and the Fund or a Fund Affiliate.

- 3. The board of directors or trustees of an Investing Management Company, including a majority of the independent directors or trustees, will adopt procedures reasonably designed to ensure that the Investing Fund Adviser and any Investing Fund Sub-Adviser are conducting the investment program of the Investing Management Company without taking into account any consideration received by the Investing Management Company or an Investing Fund Affiliate from a Fund or a Fund Affiliate in connection with any services or transactions.
- 4. Once an investment by an Investing Fund in the Shares of a Fund exceeds the limit in section 12(d)(1)(A)(i) of the Act, the Board of a Fund, including a majority of the independent directors or trustees, will determine that any consideration paid by the Fund to the Investing Fund or an Investing Fund Affiliate in connection with any services or transactions: (i) Is fair and reasonable in relation to the nature and quality of the services and benefits received by the Fund; (ii) is within the range of consideration that the Fund would be required to pay to another unaffiliated entity in connection with the same services or transactions; and (iii) does not involve overreaching on the part of any person concerned. This condition does not apply with respect to any services or transactions between a Fund and its investment adviser(s), or any person controlling, controlled by or under common control with such investment adviser(s).
- 5. The Investing Fund Adviser, or Trustee or Sponsor, as applicable, will waive fees otherwise payable to it by the Investing Fund in an amount at least equal to any compensation (including fees received pursuant to any plan adopted by a Fund under rule 12b-1 under the Act) received from a Fund by the Investing Fund Adviser, or Trustee or Sponsor, or an affiliated person of the Investing Fund Adviser, or Trustee or Sponsor, other than any advisory fees paid to the Investing Fund Adviser, or Trustee, or Sponsor, or its affiliated person by the Fund, in connection with the investment by the Investing Fund in the Fund. Any Investing Fund Sub-Adviser will waive fees otherwise payable to the Investing Fund Sub-Adviser, directly or indirectly, by the Investing Management Company in an amount at least equal to any compensation received from a Fund by the Investing Fund Sub-Adviser, or an affiliated person of the Investing Fund Sub-Adviser, other than any advisory fees paid to the Investing Fund Sub-Adviser or its affiliated person by the Fund, in connection with the

- investment by the Investing Management Company in the Fund made at the direction of the Investing Fund Sub-Adviser. In the event that the Investing Fund Sub-Adviser waives fees, the benefit of the waiver will be passed through to the Investing Management Company.
- 6. No Investing Fund or Investing Fund Affiliate (except to the extent it is acting in its capacity as an investment adviser to a Fund) will cause a Fund to purchase a security in an Affiliated Underwriting.
- 7. The Board of a Fund, including a majority of the independent directors or trustees, will adopt procedures reasonably designed to monitor any purchases of securities by the Fund in an Affiliated Underwriting, once an investment by an Investing Fund in the securities of the Fund exceeds the limit of section 12(d)(1)(A)(i) of the Act, including any purchases made directly from an Underwriting Affiliate. The Board will review these purchases periodically, but no less frequently than annually, to determine whether the purchases were influenced by the investment by the Investing Fund in the Fund. The Board will consider, among other things: (i) Whether the purchases were consistent with the investment objectives and policies of the Fund; (ii) how the performance of securities purchased in an Affiliated Underwriting compares to the performance of comparable securities purchased during a comparable period of time in underwritings other than Affiliated Underwritings or to a benchmark such as a comparable market index; and (iii) whether the amount of securities purchased by the Fund in Affiliated Underwritings and the amount purchased directly from an Underwriting Affiliate have changed significantly from prior years. The Board will take any appropriate actions based on its review, including, if appropriate, the institution of procedures designed to assure that purchases of securities in Affiliated Underwritings are in the best interest of shareholders of the Fund.
- 8. Each Fund will maintain and preserve permanently in an easily accessible place a written copy of the procedures described in the preceding condition, and any modifications to such procedures, and will maintain and preserve for a period of not less than six years from the end of the fiscal year in which any purchase in an Affiliated Underwriting occurred, the first two years in an easily accessible place, a written record of each purchase of securities in Affiliated Underwritings once an investment by an Investing

Fund in the securities of the Fund exceeds the limit of section 12(d)(1)(A)(i) of the Act, setting forth from whom the securities were acquired, the identity of the underwriting syndicate's members, the terms of the purchase, and the information or materials upon which the Board's determinations were made.

9. Before investing in a Fund in excess of the limits in section 12(d)(1)(A), an Investing Fund will execute a FOF Participation Agreement with the Fund stating that their respective boards of directors or trustees and their investment advisers, or Trustee and Sponsor, as applicable, understand the terms and conditions of the order, and agree to fulfill their responsibilities under the order. At the time of its investment in Shares of a Fund in excess of the limit in section 12(d)(1)(A)(i), an Investing Fund will notify the Fund of the investment. At such time, the Investing Fund will also transmit to the Fund a list of the names of each Investing Fund Affiliate and Underwriting Affiliate. The Investing Fund will notify the Fund of any changes to the list as soon as reasonably practicable after a change occurs. The Fund and the Investing Fund will maintain and preserve a copy of the order, the FOF Participation Agreement, and the list with any updated information for the duration of the investment and for a period of not less than six years thereafter, the first two years in an easily accessible place.

10. Before approving any advisory contract under section 15 of the Act, the board of directors or trustees of each Investing Management Company, including a majority of the independent directors or trustees, will find that the advisory fees charged under such contract are based on services provided that will be in addition to, rather than duplicative of, the services provided under the advisory contract(s) of any Fund in which the Investing Management Company may invest. These findings and their basis will be recorded fully in the minute books of the appropriate Investing Management Company.

11. Any sales charges and/or service fees charged with respect to shares of an Investing Fund will not exceed the limits applicable to a fund of funds as set forth in NASD Conduct Rule 2830.

12. No Fund relying on the section 12(d)(1) relief will acquire securities of any investment company or company relying on section 3(c)(1) or 3(c)(7) of the Act in excess of the limits contained in section 12(d)(1)(A) of the Act, except to the extent permitted by exemptive relief from the Commission permitting

the Fund to purchase shares of other investment companies for short-term cash management purposes.

For the Commission, by the Division of Investment Management, under delegated authority.

#### Kevin M. O'Neill,

Deputy Secretary.

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# SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-71607; File No. SR-FINRA-2013-046]

Self-Regulatory Organizations;
Financial Industry Regulatory
Authority, Inc.; Notice of Filing of
Amendment No. 1 and Order Granting
Accelerated Approval of Proposed
Rule Change, as Modified by
Amendment No. 1, Relating to TRACE
Reporting and Dissemination of
Transactions in Asset-Backed
Securities

February 24, 2014.

#### I. Introduction

On November 13, 2013, the Financial Industry Regulatory Authority, Inc. ("FINRA") filed with the Securities and Exchange Commission ("Commission"), pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act") 1 and Rule 19b-4 thereunder, 2 a proposed rule change relating to TRACE reporting and dissemination of transactions in Asset-Backed Securities.3 The proposed rule change was published for comment in the Federal Register on November 26, 2013.4 The Commission received one comment on the proposal.<sup>5</sup> On January 10, 2014, the Commission extended to February 24, 2014, the time period in which to approve the proposed rule change, disapprove the proposed rule change, or institute proceedings to determine whether the proposed rule change should be disapproved. On February 14, 2014, FINRA responded to

the comment <sup>7</sup> and filed Amendment No. 1 to the proposed rule change.<sup>8</sup> On February 21, 2014, FINRA submitted a supplemental response to the comment.<sup>9</sup> The Commission is publishing this notice to solicit comments on Amendment No. 1 from interested persons, and is approving the proposed rule change, as modified by Amendment No. 1, on an accelerated basis.

# II. Description of the Amended Proposal

Historically, FINRA has utilized the Trade Reporting and Compliance Engine ("TRACE") to collect from its members and publicly disseminate information on secondary over-the-counter transactions in corporate debt securities, Agency Debt Securities, 10 and certain primary market transactions. For certain other asset types, FINRA utilized TRACE to collect transaction information, but until recently, did not report such information publicly. Recently, however, FINRA began to phase-in dissemination of the transaction information for these previously non-disseminated asset types. In the first two phases, FINRA implemented dissemination of Agency Pass-Through Mortgage-Backed Securities and SBA-Backed ABS.<sup>11</sup>

<sup>&</sup>lt;sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>2 17</sup> CFR 240.19b-4.

<sup>&</sup>lt;sup>3</sup> The term "Asset-Backed Security" was previously defined in FINRA Rule 6710(m). As a result of this proposed rule change, the definition has been revised and relocated to FINRA Rule 6710(cc).

 $<sup>^4\,</sup>See$  Securities Exchange Act Release No. 70906 (November 20, 2013), 78 FR 70602 (''Notice'').

<sup>&</sup>lt;sup>5</sup> See letter to Elizabeth M. Murphy, Secretary, Commission, from Chris Killian, Managing Director, Securitization, SIFMA, dated December 17, 2013 ("SIFMA Letter").

<sup>&</sup>lt;sup>6</sup> See Securities Exchange Act Release No. 71287 (January 10, 2014), 79 FR 2924 (January 16, 2014).

<sup>&</sup>lt;sup>7</sup> See letter to Elizabeth M. Murphy, Secretary, Commission, from Kathryn M. Moore, Associate General Counsel, FINRA, dated February 14, 2014 ("FINRA Letter I").

<sup>&</sup>lt;sup>8</sup> In Amendment No. 1, FINRA revised the types of products that would be included in the definition of "Asset-Backed Security" and that, under the proposal, would be disseminated through TRACE and subject to reduced reporting times. FINRA initially proposed to include in the definition of "Asset-Backed Securities," among other things, collateralized debt obligations, collateralized loan obligations, collateralized bond obligations, and non-agency backed commercial mortgage-backed securities. Amendment No. 1 removes these securities from the defined "Asset-Backed Securities" that would be subject to reduced reporting times and disseminated under the proposal. Amendment No. 1 also makes other minor, technical revisions to the proposal.

<sup>&</sup>lt;sup>9</sup> See email to Michael Gaw, Assistant Director, Division of Trading and Markets, Commission, from Kathryn M. Moore, Associate General Counsel, FINRA, dated February 21, 2014 ("FINRA Letter II").

 $<sup>^{10}\,\</sup>mathrm{The}$  term "Agency Debt Security" is defined in FINRA Rule 6710(I).

<sup>&</sup>lt;sup>11</sup> On November 12, 2012, FINRA began disseminating transactions in Agency Pass-Though Mortgage-Backed Securities traded TBA. See Securities Exchange Act Release No. 66829 (April 18, 2012), 77 FR 24748 (April 25, 2012) (Order Approving SR–FINRA–2012–020); FINRA's Regulatory Notice 12–26 (May 2012) and Regulatory Notice 12–48 (November 2012). On July 22, 2013, FINRA began disseminating Agency Pass-Through Mortgage-Backed Securities traded in Specified Pool Transactions and SBA-Backed ABS traded TBA or in Specified Pool Transactions. See Securities Exchange Act Release No. 68084 (October Continued

Next, FINRA sought, and the Commission approved, public dissemination of transactions in TRACE-Eligible Securities effected as Rule 144A transactions (provided that such transactions were in securities of the same type as are subject to dissemination if effected in non-Rule 144A transactions). <sup>12</sup> FINRA now has proposed to provide for public dissemination of a group of newly defined Asset-Backed Securities and to make certain related changes to its rules, as described below.

# Dissemination and Definitional Amendments

FINRA has proposed to revise FINRA Rule 6750 to include Asset-Backed Securities among the TRACE-Eligible Securities that FINRA will disseminate publicly. 13 In connection with this change, FINRA has proposed to revise certain existing definitions in its rules and add other, new definitions in order to delineate the specific Asset-Backed Securities that would be subject to dissemination pursuant to FINRA Rule 6750. Specifically, FINRA has proposed to re-name as "Securitized Products' the broad group of securities currently defined as "Asset-Backed Securities" in FINRA Rule 6710(m) 14 and, in a proposed new definition in FINRA Rule 6710(cc), to re-define the term "Asset-Backed Security" more narrowly to mean:

a type of Securitized Product where the Asset-Backed Security is collateralized by any type of financial asset, such as a consumer or student loan, a lease, or a secured or unsecured receivable, and excludes: (i) a Securitized Product that is backed by residential or commercial mortgage loans, mortgage-backed securities, or other financial assets derivative of mortgage-backed securities; (ii) an SBA-Backed ABS as defined in paragraph (bb) traded To Be Announced ("TBA") as defined in paragraph (u) or in a Specified Pool Transaction as defined in paragraph (x); and (iii) collateralized debt, loan and bond obligations. 15

In addition, FINRA has proposed to provide further guidance regarding the scope of this narrower definition of "Asset-Backed Security" in proposed Supplementary Material .01 to FINRA Rule 6710, which would state that the term "Asset-Backed Security" includes, but is not limited to:

securities collateralized by the following types of assets and securities: credit card receivables; automobile loans and leases; student loans; home equity loans and home equity lines of credit; aircraft leases; automobile floorplan and wholesale loans; motorcycle loans and leases; recreational vehicle loans; manufactured housing loans; commercial loans; tranches of other Asset-Backed Securities; reinsurance; timeshare obligations; and loans or other financial instruments generating a stream of payments and guaranteed as to principal or interest (or both) by the Small Business Administration (traded other than to be announced ("TBA") as defined in paragraph (u) or in a Specified Pool Transaction as defined in paragraph

Transactions included in the redefined group of Asset-Backed Securities, set forth in proposed Rule 6710(cc) (including Rule 144A transactions in such securities) and Supplementary Material .01 thereto. will be publicly disseminated through TRACE as a result of the proposed rule change.<sup>17</sup> Securities excluded from the new definition of Asset-Backed Security by subparts (i) through (iii) of proposed Rule 6710(cc) would not be disseminated under the proposal. FINRA has represented that it will observe trading in the newlydisseminated Asset-Backed Securities to monitor the impact of price transparency on the market for these securities.18

FINRA also has proposed to define "Collateralized Mortgage Obligation" in proposed new FINRA Rule 6710(dd).<sup>19</sup>

As defined, Collateralized Mortgage Obligations would be excluded from the definition of "Asset-Backed Security" by subpart (i) of proposed Rule 6710(cc), and thus transactions in Collateralized Mortgage Obligations would not be publicly disseminated by TRACE pursuant to this proposed rule change.<sup>20</sup>

# Reduction of Reporting Period

In connection with its proposal to publicly disseminate transactions in certain Asset-Backed Securities,21 FINRA has proposed to amend FINRA Rule 6730 to reduce the period for reporting Asset-Backed Security transactions to TRACE. The reduction would occur in two stages. First, FINRA would reduce the reporting period from no later than the close of the TRACE system on the date of execution to no later than 45 minutes from the time of execution.22 Second, after approximately 180 days, the reporting period would be further reduced from no later than 45 minutes from the time of execution to no later than 15 minutes from the time of execution.23

### List or Fixed Offering Price and Takedown Transactions

According to FINRA, many Asset-Backed Securities are underwritten using a syndicated process that is similar to the offering process for corporate bonds.<sup>24</sup> In syndicated offerings, there may be a number of transactions that occur at the list or fixed offering price (or the takedown price).<sup>25</sup> Transactions in TRACE-Eligible Securities (except for transactions in Securitized Products) that are effected in accordance with the requirements of a List or Fixed Offering Price Transaction <sup>26</sup> or a Takedown

<sup>23, 2012), 77</sup> FR 65436 (October 26, 2012) (Order Approving SR–FINRA–2012–042); FINRA's Regulatory Notice 12–56 (December 2012). The terms "TBA," "Agency Pass-Through Mortgage-Backed Security," "Specified Pool Transaction," and "SBA-Backed ABS" are defined in FINRA Rule 6710(u), (v), (x), and (bb), respectively.

<sup>12</sup> See Securities Exchange Act Release No. 70345 (September 6, 2013), 78 FR 56251 (September 12, 2013) (Order Approving SR-FINRA-2013-029); Securities Exchange Act Release No. 70691 (October 16, 2013), 78 FR 62788 (October 22, 2013) (SR-FINRA-2013-043) (together, "Rule 144A Dissemination Amendments"); FINRA's Regulatory Notice 13-35 (announcing June 30, 2014 as the effective date for SR-FINRA-2013-029 and SR-FINRA-2013-043). Given the Rule 144A Dissemination Amendments, the instant proposal would result in the dissemination of Asset-Backed Security transactions effected pursuant to Rule 144A).

<sup>&</sup>lt;sup>13</sup> See proposed Rule 6750 and Amendment No. 1.

<sup>&</sup>lt;sup>14</sup> See proposed FINRA Rule 6710(m). Proposed FINRA Rule 6710(m) also would replace the current rule's reference to Section 3(a)(77)(A) of the Act with a reference to Section 3(a)(79)(A) of the Act. This is a technical change to coincide with renumbering to Section 3(a)(77) of the Act implemented by Section 101(b)(1) of the Jumpstart Our Business Startups act ("JOBS Act"). See Notice, 78 FR at 70604; see also Public Law 112–106, 126 Stat. 306 (2012).

<sup>&</sup>lt;sup>15</sup> Proposed FINRA Rule 6710(cc); *see also* Amendment No. 1. FINRA believes that this proposed narrower definition is consistent with industry usage. *See* Notice, 78 FR at 70603.

<sup>&</sup>lt;sup>16</sup> Proposed Supplementary Material .01 to FINRA Rule 6710; *see also* Notice, 78 FR at 70603– 04 and Amendment No. 1.

<sup>&</sup>lt;sup>17</sup> See Notice, 78 FR at 70603–04.

<sup>&</sup>lt;sup>18</sup> See Notice, 78 FR at 70605.

<sup>&</sup>lt;sup>19</sup> See proposed Rule 6710(dd) and Amendment

<sup>&</sup>lt;sup>20</sup> See Amendment No. 1.

<sup>&</sup>lt;sup>21</sup>Hereinafter, except where the context requires otherwise, references to "Asset-Backed Security" and "Securitized Product" are to the new definitions of those terms.

<sup>&</sup>lt;sup>22</sup> See proposed Rule 6730(a)(3)(B)(i)(b). Exceptions for transactions that are executed within 45 minutes of the close of the TRACE system and for transactions executed when it is closed are set forth in subparts a., c., and d. of proposed Rule 6730(a)(3)(B)(i).

<sup>&</sup>lt;sup>23</sup> See proposed Rule 6730(a)(3)(B)(ii), which incorporates by reference Rule 6730(a)(1). Rule 6730(a)(1) requires that transactions in TRACE-Eligible Securities be reported within 15 minutes of the time of execution, and also provides exceptions for transactions in TRACE-Eligible Securities that are executed shortly before the TRACE system closes and when it is closed.

 $<sup>^{24}\,</sup>See$  Notice, 78 FR at 70605.

 $<sup>^{25}\,</sup>See$  id. The terms "List or Fixed Offering Price Transaction" and "Takedown Transaction" are defined in FINRA Rules 6710(q) and 6710(r), respectively.

<sup>&</sup>lt;sup>26</sup> The term "List or Fixed Offering Price Transaction" is defined in FINRA Rule 6710(q).

Transaction <sup>27</sup> may be reported as late as T+1 during TRACE system hours, as provided in FINRA Rule 6730(a)(2); such transactions are not disseminated, as provided in FINRA Rule 6750(b)(3); and members are not charged a reporting fee for such transactions, as provided in FINRA Rule 7730(b)(1)(C).<sup>28</sup>

In light of the similarity of the offering process for corporate bonds and many Asset-Backed Securities, FINRA has proposed to amend FINRA Rules 6710(q) and 6710(r) so that primary market Asset-Backed Securities transactions that meet all of the requirements of a List or Fixed Offering Price Transaction or a Takedown Transaction may be treated in accordance with FINRA Rules 6730(a)(2), 6750(b)(3), and 7730(b)(1)(C).<sup>29</sup>

# Dissemination Caps

Currently, there are dissemination caps in place for disseminated TRACE data, such that the actual size (volume) of a transaction over a certain par value is not displayed. <sup>30</sup> FINRA has proposed a \$10 million dissemination cap for Asset-Backed Security transactions, which would prevent the display in disseminated TRACE data of the actual size (volume) of Asset-Backed Security transactions with an original par or value over \$10 million; rather, such transactions will be displayed as "10MM+." <sup>31</sup>

Other Dissemination Protocols

Currently, the standard data elements that are disseminated for TRACE-Eligible securities include, among other things, a dealer/customer indicator (indicating the type of contra party) and a buy/sell indicator.32 FINRA has stated that the Asset-Backed Security market differs from the corporate bond market in that it has a smaller number of participants that are largely institutional. As a result, market participants have raised concerns with FINRA regarding protecting the confidentiality of dealer and customer trading strategies, identities, and positions in certain types of Asset-Backed Securities. To address these concerns, FINRA has proposed not to disseminate the dealer/customer and buy/sell indicators for Asset-Backed Security transactions.<sup>33</sup>

# Data Availability

Currently, what is known as Asset-Backed Securities data—organized as the ABS Data Set for real-time data and as the Historic ABS Data Set for Historic TRACE Data 34—includes all Securitized Products transactions that are disseminated (i.e., TBA transactions and Specified Pool Transactions). In light of the proposed definitional amendments discussed above, however, FINRA has proposed to amend Rule 7730 to rename those data sets as the "SP Data Set" and "Historic SP Data Set." FINRA also has proposed to include in these data sets the transaction data for the newly defined Asset-Backed Securities, which would be disseminated under this proposal.35 Asset-Backed Securities that are traded in Rule 144A transactions would be included in, respectively, the Rule 144A Data Set, when available, and

subject to public dissemination. For Rule 144A transactions in Asset-Backed Securities over that same time period, approximately 28.5% of trades and approximately 88.1% of original par or principal value traded would have been disseminated subject to the \$10MM+ dissemination cap. See id. at n. 30. The Commission notes that these figures are based on the definition of "Asset-Backed Securities" in the original proposal, not the definition in Amendment No. 1.

the Historic Rule 144A Data Set, when available. <sup>36</sup> FINRA does not propose to amend the fees currently in effect for the SP Data Set and the Historic SP Data Set. Similarly, when the Rule 144A Data Set and the Historic Rule 144A Data Set become available, disseminated information regarding Rule 144A transactions in Asset-Backed Securities would be included in such data sets without any change to the applicable fees. <sup>37</sup>

#### Other Technical Changes

FINRA has proposed to eliminate certain provisions that have expired and all cross-references thereto in FINRA Rule 6730(a) and to make conforming changes. <sup>38</sup> FINRA also has proposed to make conforming and technical changes to the FINRA Rule 6700 Series and FINRA Rule 7730 to incorporate the proposed definitional amendments and new data set names discussed above. <sup>39</sup>

Effective Date of Proposed Rule Change

FINRA has stated that it would announce the effective date of the proposed rule change in a *Regulatory Notice* to be published no later than 60 days following Commission approval, and that the effective date would be no later than 270 days following publication of that *Regulatory Notice*.

# **III. Summary of Comments**

The Commission received one comment on the proposal, 40 and two responses to the comment from FINRA. 41 The commenter argues that the proposal "has the potential to negatively impact liquidity, as previous proposals have done in the TBA, specified pool and the high-yield markets." 42 Therefore, the commenter requests "that FINRA not implement this proposal, and instead engage in further discussion with the industry as to how best to preserve ABS market liquidity, and re-propose this proposal after such discussions." 43

According to the commenter, FINRA's prior implementation of post-trade transparency in the high-yield bond market, and more recently in the markets for mortgage-backed securities traded TBA and in specified pools,<sup>44</sup>

<sup>&</sup>lt;sup>27</sup> The term "Takedown Transaction" is defined in FINRA Rule 6710(r).

<sup>&</sup>lt;sup>28</sup> See Notice, 78 FR at 70605.

<sup>&</sup>lt;sup>29</sup> See proposed FINRA Rules 6710(q) and 6710(r); see also Notice, 78 FR at 70605. All primary market transactions in other classes of Securitized Products will continue to be specifically excluded from the definitions of List or Fixed Offering Price Transaction and Takedown Transaction, because, in general, such Securitized Products are structured, offered, and sold quite differently than corporate bonds (i.e., a large number of Securitized Products sales are for forward delivery, and most such securities are not underwritten using a syndicated process generating a large number of transactions occurring at the same price). See Notice, 78 FR at 70605 n.28.

<sup>30</sup> See Notice, 78 FR at 70605–06 and n.29. There are \$5 million and \$1 million caps for TRACE-Eligible Securities that are rated Investment Grade and Non-Investment Grade, respectively; a \$25 million cap for Agency Pass-Through Mortgage Backed Securities traded TBA for good delivery; and a \$10 million cap for Agency Pass-Through Mortgage Backed Securities traded TBA not for good delivery, Agency Pass-Through Mortgage-Backed Securities traded in Specified Pool Transactions, and SBS-Backed ABS traded TBA and in Specified Pool Transactions.

<sup>&</sup>lt;sup>31</sup> See Notice, 78 FR at 70606. In the Notice, FINRA stated that—based on a sample period of transactions reported from May 16, 2011 through December 2012—approximately 17.6% of trades and approximately 75.6% of original par or principal value traded in Asset-Backed Securities transactions (other than Rule 144A transactions) would have been subject to the \$10MM+ dissemination cap had these transactions been

<sup>&</sup>lt;sup>32</sup> Additional standard data elements include the CUSIP, the time and date of the transaction, price, and the size (subject to dissemination caps). Specified Pool Transactions are disseminated subject to modified dissemination protocols. See Securities Exchange Act Release No. 68084 (October 23, 2012), 77 FR 65436 (October 26, 2012) (Order Approving SR-FINRA-2012-042); FINRA Regulatory Notice 12-56 (December 2012).

<sup>33</sup> See Notice, 78 FR at 70606.

<sup>&</sup>lt;sup>34</sup> A transaction in a disseminated TRACE-Eligible Security becomes available as part of Historic TRACE Data no earlier than 18 months after the specific transaction is reported to TRACE. See Notice, 78 FR at 70606 n.35.

<sup>&</sup>lt;sup>35</sup> See proposed FINRA Rule 7730; see also Notice, 78 FR at 70606 and n. 35.

<sup>36</sup> See Notice, 78 FR at 70606.

<sup>&</sup>lt;sup>37</sup> See id.; see also Rule 144A Dissemination Amendments, supra note 12.

 $<sup>^{38}</sup>$  See proposed FINRA Rules 6730(a)(3)(D) through 6730(a)(3)(G); see also Notice, 78 FR at 70606.

<sup>&</sup>lt;sup>39</sup> See Notice, 78 FR at 70606.

<sup>&</sup>lt;sup>40</sup> See SIFMA Letter.

 $<sup>^{41}</sup>$  See FINRA Letter I; FINRA Letter II.

<sup>&</sup>lt;sup>42</sup> SIFMA Letter at 1.

<sup>&</sup>lt;sup>43</sup> *Id*.

<sup>44</sup> See supra notes 7 and 9.

has contributed to liquidity decreases in those markets; the commenter believes that the result in the Asset-Backed Security market would be the same.<sup>45</sup> The commenter asserts that market makers are less willing to take on large trades from their buy-side counterparties when the identity of their position becomes immediately known.46 In addition, the commenter references a recent study that, according to the commenter, concluded that the implementation of mandatory transparency through TRACE in the corporate bond market caused a significant decrease in price dispersion for all bonds and significant decrease in trading activity for certain categories of bonds.47 The commenter states that the study's results indicate that mandated transparency may help some investors and dealers through a decline in price dispersion, while it harms others through a reduction in trading activity. According to the commenter, in the markets where post-trade transparency has already been implemented, the benefits of improved price discovery have been far outweighed by the costs of decreased liquidity.48

In response, FINRA notes that TRACE has been subject to extensive academic interest since its inception, and that studies have shown multiple benefits of transparency, including a narrowing of the bid-ask spread, reduction in trade execution costs, and improved valuation precision in mark-to-market valuations.<sup>49</sup> FINRA acknowledges the study referenced by the commenter, and notes that the study examined trading volume and the dispersion of transaction prices of corporate bonds over the period July 1, 2002, through December 31, 2006—a period during which FINRA implemented post-trade transparency in four stages. According to FINRA, the Asquith et al. study evaluated the change in dispersion of transaction prices and trading volume for windows of 90, 60, and 30 days before and after the implementation of each stage, and for the time frame examined concluded that increases in

post-trade transparency were associated with a statistically significant decrease in price dispersion in all stages, generally benefitting investors. Further, FINRA asserts that the study found no negative impact on trading activity for the first three stages of transparency implementation, and it found a statistically significant decrease in trading activity only for the last stage of dissemination, which was composed of non-investment grade and inactivelytraded bonds. FINRA notes, however, that the study captured only the temporary adjustment in trading activity for the 90 days after implementation of dissemination, which FINRA states may have been a time period when market participants were adjusting to the new information available.

Furthermore, FINRA states that, during the time period beyond 90 days from the last stage of dissemination, it appears that the trading activity of such bonds recovered to pre-dissemination levels, while the reduction in price dispersion was maintained. FINRA asserts this based on its understanding of the information and analysis provided in the same study referenced in the SIFMA Letter.<sup>50</sup> Specifically, FINRA notes that, for phase 3B bonds, which the authors identified as the bonds that have experienced a large and significant reduction in trading activity, Figure 1 on page 35 of the paper shows that the average weekly daily trading volume, which was in the \$200,000 to \$400,000 range when the final stage of transparency was implemented in February 2005, declined below the \$200,000 level over the next several months after dissemination, but then by December and January 2006, recovered to the \$200,000 to \$400,000 range.51

In addition, FINRA disputes the commenter's assertion that the implementation of post-trade transparency in the markets for mortgage-backed securities traded TBA and in specified pools has caused decreased liquidity in these markets. According to FINRA, while there has been a decline in trading in these markets, there is no direct evidence that transparency has contributed to the decline.<sup>52</sup> FINRA states that TRACE data and statistics published on SIFMA's Web site indicate that the issuance of mortgage-related products has declined to the same extent or greater than trading volumes, affecting both disseminated and nondisseminated products.<sup>53</sup> FINRA also believes that market participants have been focused on macro factors in general, and in particular the current and future impact of the Federal Reserve buying program and any tapering thereof.<sup>54</sup>

The commenter also states that its members are "generally in agreement with the re-definition of ABS that includes securities backed by consumer or student loans, a lease or a secured or unsecured receivable but excludes Agency Pass-MBS, Agency CMOs and Agency and Non-Agency RMBS." 55 The commenter warns, however, that "the inclusion of CDOs, CLOs and Non-Agency-Backed CMBS is pressing the revised definition of ABS beyond what is appropriate." 56 According to the commenter, unlike the consumer Asset-Backed Securities with which they are grouped under the original proposal, the credit analysis for CDOs, CLOs, and Non-Agency CMBS require extensive work and an in-depth study of the underlying assets in order to formulate an opinion on the value of the tranche.57 The commenter states, therefore, that "[i]f prices were disseminated to the market on these securities without appropriate consideration, it would likely be the case that inexperienced investors could use the trade print in one junior bond as a proxy for a nominally similar piece of paper." 58 Furthermore, the commenter cautions that disseminated prices for CMBS and CDO tranches may be influenced by technical factors and thus "TRACE prices may not always reflect the fundamental credit risk of a security." 59

In its response, FINRA stated that it "agrees that the credit analysis for [these securities] differs from those Securitized Products backed by consumer or student loans, a lease, or a secured or unsecured receivable." <sup>60</sup> Accordingly, in Amendment No. 1, FINRA revised the proposal to exclude these securities—as well as collateralized bond obligations—from the defined group of Asset-Backed Securities that would be disseminated

 $<sup>^{45}\,</sup>See$  SIFMA Letter at 2.

<sup>46</sup> See id.

<sup>&</sup>lt;sup>47</sup> See id. (citing Asquith, Covert, and Pathak, "The Effects of Mandatory Transparency in Financial Markets Design: Evidence from the Corporate Bond Market" (2013) (the "Asquith et al. study")).

<sup>&</sup>lt;sup>48</sup> See id.

<sup>&</sup>lt;sup>49</sup> See FINRA Letter I at 3 (citing, e.g., Goldstein, Hotchkiss, and Sirri, "Transparency and Liquidity: A Controlled Experiment on Corporate Bonds" (March 2006); Bessembinder, Maxwell, and Venkataraman, "Optimal Market Transparency: Evidence From the Initiation of Trade Reporting in Corporate Bonds" (January 2005); and Cici, Gibson, and Merrick, "Missing the Marks: Dispersion in Corporate Bond Valuation" (May 2008)).

<sup>&</sup>lt;sup>50</sup> See FINRA Letter II.

 $<sup>^{51}</sup>$  See id. FINRA states that a similar trend is shown in Figure 2 on page 36 of the Asquith et al.

<sup>52</sup> See FINRA Letter I at 3-4.

<sup>53</sup> See id. at 4.

<sup>54</sup> See id.

<sup>&</sup>lt;sup>55</sup> SIFMA Letter at 3.

<sup>&</sup>lt;sup>56</sup> *Id*.

<sup>57</sup> See id.

<sup>&</sup>lt;sup>58</sup> *Id*.

<sup>&</sup>lt;sup>59</sup> Id. at 4 (stating, for example, that "it is not uncommon in markets for deeply discounted legacy CMBS credit that a party may seek to purchase a specific tranche as a means of obtaining control rights in a transaction. As a result, a bond can trade at a pronounced premium to its fundamental value because the control right is worth a significant amount for a special servicer who can extract value with special servicing and liquidation fees which are not available to a typical investor").

<sup>60</sup> FINRA Letter I at 2.

under the proposal.<sup>61</sup> FINRA states that, instead, it will consider potential additional transparency in these securities in conjunction with other tranched securities, such as Collateralized Mortgage Obligations, as appropriate.<sup>62</sup>

Finally, the commenter suggests an increased reporting period for TRACE-reportable Regulation S securities, stating that they require a manual and time-consuming booking process which would be difficult if not impossible to complete within the proposed timeframes. <sup>63</sup> In response, FINRA states that it considers this suggestion to be outside the scope of its proposal. <sup>64</sup>

# IV. Discussion and Commission Findings

After careful review, the Commission finds that the proposed rule change is consistent with the requirements of the Act and the rules and regulations thereunder applicable to a national securities association. <sup>65</sup> In particular, the Commission finds that the proposed rule change is consistent with Section 15A(b)(6) of the Act, <sup>66</sup> which requires, among other things, that FINRA's rules be designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, and, in general, to protect investors and the public interest.

In approving the original TRACE rules, the Commission stated that price transparency plays a fundamental role in promoting the fairness and efficiency of U.S. capital markets.67 The Commission believes that real-time dissemination of last-sale information could aid dealers in deriving better quotations, because they would know the prices at which other market participants had recently transacted in the same or similar instruments. This information also could aid all market participants in evaluating current quotations, because they could inquire why dealer quotations might differ from the prices of recently executed transactions. Furthermore, post-trade transparency affords market participants a means of testing whether dealer quotations before the last sale were close to the price at which the last sale was executed. In this manner, post-trade transparency can promote price competition between dealers and more efficient price discovery, and ultimately lower transaction costs. For similar reasons, FINRA believes that dissemination of Asset-Backed Security transaction information may enhance price discovery, allow investors to better assess the quality of their executions, assist broker-dealers in complying with best execution obligations, and enable broker-dealers and other institutional investors to improve the accuracy of their valuations of their Asset-Backed Security positions.<sup>68</sup> The Commission agrees.69

The Commission has considered the commenter's argument that post-trade transparency in the Asset-Backed Security market has the potential to negatively impact liquidity in that market. The commenter references an academic study that found that the implementation of mandatory transparency through TRACE in the corporate bond market is associated with a significant decrease in price dispersion for all bonds and a significant decrease in trading activity for certain categories of bonds. FINRA notes in response to the comment that the study found a statistically significant decrease in trading activity only in the last of the four stages of transparency implementation in highyield corporate bonds, and no impact on trading activity in the first three stages. 70 FINRA also notes that, according to the same study, trading activity in those corporate bonds eventually normalized to predissemination levels, while the reduction in price dispersion remained.<sup>71</sup> The Commission notes that both the commenter and the Asquith et al. study believe that mandated posttrade transparency under TRACE has caused a reduction in price dispersion of the affected bonds. This feature appears consistent with the view that post-trade transparency reduces information asymmetries and promotes price competition in the market.

Although the Asquith et al. study claims that post-trade transparency may cause a reduction in the level of trading of illiquid bonds, the Commission also notes that some question exists about whether that feature—even if real in the short term—persists over time or is detrimental. The Commission believes that the comment does not preclude approval of the proposal at this time, particularly in light of FINRA's representation that it will "observe the trading in Asset-Backed Securities to monitor the impact of price transparency in the market for Asset-Backed Securities." 72

The Commission believes that the proposed reduction in reporting times for Asset-Backed Security transactions (except those that are effected as primary market List or Fixed Offering Price Transactions or Takedown Transactions) is an important corollary to the expansion of post-trade transparency for such transactions. Reducing the reporting period for these transactions as set forth in the proposal will result in important trade information reaching the market more quickly, thus contributing to enhanced price transparency for Asset-Backed Securities. The Commission also believes that FINRA's two-stage phased approach to implementing the reduced reporting period is reasonably designed to ease the compliance burdens on those affected by the proposal without significantly compromising FINRA's ability to disseminate more timely transaction information. Further, the Commission believes that it is reasonable and appropriate to allow members that effect primary market Asset-Backed Security transactions as List or Fixed Ordering Price Transactions or Takedown Transactions to continue to take advantage of the more flexible treatment of those transactions provided for in FINRA Rules 6730(a)(2), 6750(b)(3), and 7730(b)(1)(C).

The Commission believes that the proposed \$10 million dissemination cap for Asset-Backed Security transactions is reasonable and consistent with the Act. FINRA has represented that it will observe the effects of the \$10 million dissemination cap on the market and may propose modifications to the cap size in the future if warranted. The Commission expects FINRA to periodically re-evaluate whether the dissemination caps, including the caps for Asset-Backed Security transactions being approved today, continue to be appropriate. Furthermore, the Commission believes that the additional

 $<sup>^{61}</sup>$  See id.; Amendment No. 1.

<sup>62</sup> See FINRA Letter I at 2.

<sup>63</sup> See SIFMA Letter at 4.

 $<sup>^{64}</sup>$  See FINRA Letter I at 4. FINRA also reiterates that the proposal is consistent with the Act and should be approved for the reasons set forth in the proposal. See id.

<sup>&</sup>lt;sup>65</sup> In approving this proposed rule change, the Commission has considered the proposed rule's impact on efficiency, competition, and capital formation. *See* 15 U.S.C. 78c(f).

<sup>66 15</sup> U.S.C. 780-3(b)(6).

<sup>&</sup>lt;sup>67</sup> See Securities Exchange Act Release No. 43873 (January 23, 2001), 66 FR 8131, 8136 (January 29, 2001) (approving SR-NASD-99-65) ("2001 TRACE Order").

 $<sup>^{68}</sup>$  See Notice, 78 FR at 70607; see also FINRA Letter I. at 4.

<sup>69</sup> See Edwards, A. K., Harris, L. E. & Piwowar, M. S., "Corporate Bond Market Transaction Costs and Transparency" (June 2007); Goldstein, Hotchkiss, and Sirri, "Transparency and Liquidity: A Controlled Experiment on Corporate Bonds" (March 2006); and Bessembinder, Maxwell, and Venkataraman, "Optimal Market Transparency: Evidence From the Initiation of Trade Reporting in Corporate Bonds" (January 2005).

 $<sup>^{70}\,</sup>See$  FINRA Letter I.

 $<sup>^{71}\,</sup>See$  FINRA Letters I and II.

<sup>&</sup>lt;sup>72</sup> Notice, 78 FR at 70605.

proposed dissemination protocols for Asset-Backed Security transactions, pursuant to which the dealer/customer and buy/sell indicators would not be disseminated, strike an appropriate balance between enhancing post-trade transparency and protecting counterparty confidentiality.

The Commission further believes that including disseminated Asset-Backed Security transaction data in the SP Data Set and Historic SP Data Set (as renamed under the proposal) while maintaining the current fee levels in effect for those data sets is reasonable and consistent with the Act. The rules that establish the existing data sets have been approved by the Commission,73 and including the additional Asset-Backed Securities to be disseminated under the instant proposal in those data sets does not appear to raise any issues. Finally, the Commission believes that the proposal's minor, conforming, and technical revisions to the FINRA Rule 6700 series and FINRA Rule 7730 are consistent with the Act.

The Commission finds good cause to approve the proposed rule change, as amended by Amendment No. 1, prior to the thirtieth day after the date of publication of notice of filing thereof in the Federal Register. The amendment responds to an issue raised by one commenter on the proposal by excluding certain tranched securities from the Asset-Backed Securities to be disseminated. Thus, the scope of proposal, as amended, is narrower than the initial proposal. In addition, the initial proposal underwent a full noticeand-comment period and generated no comment from any other parties. Accelerated approval would allow FINRA to expand post-trade transparency to transactions in the Asset-Backed Securities set forth in the amended proposal without delay. Accordingly, the Commission believes that good cause exists, consistent with Sections 15A(b)(6) and 19(b) of the Act,<sup>74</sup> to approve the proposed rule change, as amended by Amendment No. 1, on an accelerated basis.

#### V. Solicitation of Comments on Amendment No. 1

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

#### Electronic Comments

- Use the Commission's Internet comment form (http://www.sec.gov/rules/sro.shtml); or
- Send an email to *rule-comments@* sec.gov. Please include File Number SR–FINRA–2013–046 on the subject line.

#### Paper Comments

• Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549–1090.

All submissions should refer to File Number SR-FINRA-2013-046. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (http://www.sec.gov/ rules/sro.shtml). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room, 100 F Street NE., Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of the filing also will be available for inspection and copying at the principal office of FINRA. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-FINRA-2013-046 and should be submitted on or before March 21, 2014.

#### VI. Conclusion

*It is therefore ordered,* pursuant to Section 19(b)(2) of the Act,<sup>75</sup> that the

proposed rule change (SR–FINRA–2013–046), as modified by Amendment No. 1, be, and it hereby is, approved on an accelerated basis.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.  $^{76}$ 

#### Kevin M. O'Neill,

Deputy Secretary.

[FR Doc. 2014–04390 Filed 2–27–14; 8:45 am]

BILLING CODE 8011-01-P

# SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-71606; File No. SR-NYSEArca-2013-122]

Self-Regulatory Organizations; NYSE Arca, Inc.; Order Instituting Proceedings To Determine Whether To Approve or Disapprove Proposed Rule Change Relating to the Use of Derivative Instruments by PIMCO Total Return Exchange Traded Fund

February 24, 2014.

#### I. Introduction

On November 6, 2013, NYSE Arca, Inc. ("Exchange" or "NYSE Arca") filed with the Securities and Exchange Commission ("Commission"), pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act" or "Exchange Act") 1 and Rule 19b-4 thereunder,<sup>2</sup> a proposed rule change relating to the use of derivative instruments by the PIMCO Total Return Exchange Traded Fund ("Fund"). The proposed rule change was published for comment in the Federal Register on November 26, 2013.3 The Commission received no comment letters on the proposed rule change. On January 9, 2014, pursuant to Section 19(b)(2) of the Act,4 the Commission designated a longer period within which to either approve the proposed rule change, disapprove the proposed rule change, or institute proceedings to determine whether to disapprove the proposed rule change.<sup>5</sup> This order institutes

<sup>73</sup> See Securities Exchange Act Release No. 66829 (April 18, 2012), 77 FR 24748 (April 25, 2012) (approving SR-FINRA-2012-020, which, among other things, established real-time and historic market data sets for certain Asset-Backed Securities traded "To Be Announced"); Securities Exchange Act Release No. 68084 (October 23, 2012), 77 FR 65436 (October 26, 2012) (approving SR-FINRA-2012-042, which, among other things, established real-time and historic market data sets for certain other Asset-Backed Securities).

<sup>74 15</sup> U.S.C. 78o-3(b)(6); 15 U.S.C. 78s(b).

<sup>75 15</sup> U.S.C. 78s(b)(2).

<sup>&</sup>lt;sup>76</sup> 17 CFR 200.30–3(a)(12).

<sup>1 15</sup> U.S.C. 78s(b)(1).

<sup>&</sup>lt;sup>2</sup> 17 CFR 240.19b–4.

 $<sup>^3\,</sup>See$  Securities Exchange Act Release No. 70905 (November 20, 2013), 78 FR 70610 ("Notice").

<sup>4 15</sup> U.S.C. 78s(b)(2).

<sup>&</sup>lt;sup>5</sup> Securities Exchange Act Release No. 71271 (January 9, 2014), 79 FR 2736 (January 15, 2014). The Commission determined that it was appropriate to designate a longer period within which to take action on the proposed rule change so that it has sufficient time to consider the proposed rule change. Accordingly, the Commission designated February 24, 2014 as the date by which it should approve, disapprove, or institute proceedings to determine whether to disapprove the proposed rule change.

proceedings under Section 19(b)(2)(B) of the Act <sup>6</sup> to determine whether to approve or disapprove the proposed rule change.

# II. Description of the Proposal

The Commission approved the listing and trading on the Exchange of shares ("Shares") of the Fund 7 under NYSE Arca Equities Rule 8.600, which governs the listing and trading of Managed Fund Shares. The Shares are offered by PIMCO ETF Trust ("Trust"), a statutory trust organized under the laws of the State of Delaware and registered with the Commission as an open-end management investment company.8 The investment manager to the Fund is Pacific Investment Management Company LLC ("PIMCO" or "Adviser"). The Exchange proposes to change the description of the Fund's use of derivative instruments, as described

On December 6, 2012, the staff of the Commission's Division of Investment Management issued a no-action letter ("No-Action Letter") relating to the use of derivatives by actively-managed exchange traded funds ("ETFs").9 The No-Action Letter noted that, in March of 2010, the Commission announced in a press release that the staff was conducting a review to evaluate the use of derivatives by mutual funds, ETFs, and other investment companies and that, pending completion of this review, the staff would defer consideration of exemptive requests under the 1940 Act relating to, among others, activelymanaged ETFs that would make significant investments in derivatives.

The No-Action Letter stated that Division of Investment Management staff will no longer defer consideration of exemptive requests under the 1940 Act relating to actively-managed ETFs that make use of derivatives provided that they include representations to address some of the concerns expressed in the Commission's March 2010 press release. These representations are: (i) That the ETF's board periodically will review and approve the ETF's use of derivatives and how the ETF's investment adviser assesses and manages risk with respect to the ETF's use of derivatives; and (ii) that the ETF's disclosure of its use of derivatives in its offering documents and periodic reports is consistent with relevant Commission and staff guidance. The No-Action Letter stated that the Division of Investment Management would not recommend enforcement action to the Commission under sections 2(a)(32) 5(a)(1), 17(a), 22(d), and 22(e) of the 1940 Act, or rule 22c-1 under the 1940 Act if actively-managed ETFs operating in reliance on specified orders (which include the Trust's Exemptive Order) 10 invest in options contracts, futures contracts, or swap agreements provided that they comply with the representations stated in the No-Action Letter, as noted above.

In the Prior Release, the Exchange stated that, consistent with the Trust's Exemptive Order, the Fund would not invest in options contracts, futures contracts, or swap agreements. In view of the No-Action Letter, the Exchange is proposing to change this representation to permit the Fund to use derivative instruments, as described below.<sup>11</sup>

The Prior Release stated that the Fund will invest under normal market circumstances at least 65% of its total assets in a diversified portfolio of Fixed Income Instruments of varying maturities. 12 "Fixed Income Instruments" include bonds, debt securities, and other similar instruments issued by various U.S. and non-U.S. public- or private-sector entities. 13 The

Exchange proposes to revise this statement to provide that the Fund will invest under normal market circumstances at least 65% of its total assets in a diversified portfolio of Fixed Income Instruments of varying maturities, which may be represented by derivatives related to Fixed Income Instruments ("65% policy").

The Prior Release stated that the Fund's investment would not be used to enhance leverage. In view of the Exchange's proposal to permit the Fund to use derivative instruments, as described below, the Fund's investments in derivative instruments may be used to enhance leverage. However, as noted in the Prior Release, the Fund's investments will not be used to seek performance that is the multiple or inverse multiple (e.g., 2× or 3×) of the Fund's broad-based securities market index.

# The Fund's Use of Derivatives

According to the Exchange, with respect to the Fund, derivative instruments primarily will include forwards, exchange-traded and over-thecounter ("OTC") options contracts, exchange-traded futures contracts, options on futures contracts, and swap agreements. Generally, derivatives are financial contracts whose value depends upon, or is derived from, the value of an underlying asset, reference rate, or index, and may relate to stocks, bonds, interest rates, currencies or currency exchange rates, commodities, and related indexes. The Exchange states that the Fund may, but is not required to, use derivative instruments for risk management purposes or as part of its investment strategies.14

bonds issued both by governments and corporations; structured notes, including hybrid or "indexed" securities and event-linked bonds; bank capital and trust preferred securities; loan participations and assignments; delayed funding loans and revolving credit facilities; bank certificates of deposit, fixed time deposits, and bankers' acceptances; repurchase agreements on Fixed Income Instruments and reverse repurchase agreements on Fixed Income Instruments; debt securities issued by states or local governments and their agencies, authorities, and other governmentsponsored enterprises; obligations of non-U.S. governments or their subdivisions, agencies, and government-sponsored enterprises; and obligations of international agencies or supranational entities. Securities issued by U.S. Government agencies or government-sponsored enterprises may not be guaranteed by the U.S. Treasury.

<sup>14</sup> The Fund will seek, where possible, to use counterparties whose financial status is such that the risk of default is reduced; however, the risk of losses resulting from default is still possible. PIMCO's Counterparty Risk Committee evaluates the creditworthiness of counterparties on an ongoing basis. In addition to information provided by credit agencies, PIMCO credit analysts evaluate each approved counterparty using various methods

Continued

<sup>6 15</sup> U.S.C. 78s(b)(2)(B).

<sup>&</sup>lt;sup>7</sup> See Securities Exchange Act Release No. 66321 (February 3, 2012), 77 FR 6850 (February 9, 2012) (SR-NYSEArca-2011-95) ("Prior Order"). See also Securities Exchange Act Release No. 65988 (December 16, 2011), 76 FR 79741 (December 22, 2011) (SR-NYSEArca-2011-95) ("Prior Notice," and together with the Prior Order, collectively, "Prior Release").

<sup>&</sup>lt;sup>8</sup> The Trust is registered under the Investment Company Act of 1940 ("1940 Act"). The Exchange states that on October 29, 2012 the Trust filed with the Commission the most recent post-effective amendment to its registration statement under the Securities Act of 1933 ("1933 Act") and under the 1940 Act relating to the Fund (File Nos. 333—155395 and 811–22250) ("Registration Statement"). The Exchange further states that the Trust has obtained an order granting certain exemptive relief under the 1940 Act. See Investment Company Act Release No. 28993 (November 10, 2009) (File No. 812–13571) ("Exemptive Order").

<sup>&</sup>lt;sup>9</sup> See No-Action Letter dated December 6, 2012 from Elizabeth G. Osterman, Associate Director, Office of Exemptive Applications, Division of Investment Management, Commission.

<sup>&</sup>lt;sup>10</sup> See supra note 8.

<sup>&</sup>lt;sup>11</sup>The Adviser represents that the Fund, in connection with its use of derivative instruments, will comply with the representations stated in the No-Action Letter, as noted above.

<sup>12</sup> As stated in the Prior Release, the term "under normal market circumstances" includes, but is not limited to, the absence of extreme volatility or trading halts in the fixed income markets or the financial markets generally; operational issues causing dissemination of inaccurate market information; or force majeure type events such as systems failure, natural or man-made disaster, act of God, armed conflict, act of terrorism, riot or labor disruption, or any similar intervening circumstance.

<sup>&</sup>lt;sup>13</sup> As noted in the Prior Release, "Fixed Income Instruments," as such term is used generally in the Registration Statement, include: Debt securities issued or guaranteed by the U.S. Government, its agencies or government-sponsored enterprises; corporate debt securities of U.S. and non-U.S. issuers, including convertible securities and corporate commercial paper; mortgage-backed and other asset-backed securities; inflation-indexed

The Exchange represents that the Fund's investments in derivative instruments will be made in accordance with the 1940 Act and consistent with the Fund's investment objective and policies. The Exchange states that the Fund will typically use derivative instruments as a substitute for taking a position in the underlying asset and/or as part of a strategy designed to reduce exposure to other risks, such as interest rate or currency risk. The Fund may also use derivative instruments to enhance returns. According to the Exchange, to limit the potential risk associated with such transactions, the Fund will segregate or "earmark" assets determined to be liquid by PIMCO in accordance with procedures established by the Trust's Board of Trustees and in accordance with the 1940 Act (or, as permitted by applicable regulation, enter into certain offsetting positions) to cover its obligations under derivative instruments. These procedures have been adopted consistent with Section 18 of the 1940 Act and related Commission guidance. In addition, the Exchange states that the Fund will include appropriate risk disclosure in its offering documents, including leveraging risk. Leveraging risk is the risk that certain transactions of the Fund, including the Fund's use of derivatives, may give rise to leverage, causing the Fund to be more volatile than if it had not been leveraged.15 Because the markets for certain securities, or the securities themselves, may be unavailable or cost prohibitive as compared to derivative instruments, suitable derivative transactions may be an efficient alternative for the Fund to obtain the desired asset exposure.

The Adviser believes that derivatives can be an economically attractive substitute for an underlying physical security that the Fund would otherwise purchase. For example, the Fund could purchase Treasury futures contracts instead of physical Treasuries or could sell credit default protection on a corporate bond instead of buying a physical bond. Economic benefits include potentially lower transaction costs or attractive relative valuation of a derivative versus a physical bond (e.g., differences in yields).

The Adviser further believes that derivatives can be used as a more liquid means of adjusting portfolio duration as well as targeting specific areas of yield curve exposure, with potentially lower transaction costs than the underlying securities (e.g., interest rate swaps may have lower transaction costs than physical bonds). Similarly, money market futures can be used to gain exposure to short-term interest rates in order to express views on anticipated changes in central bank policy rates. In addition, derivatives can be used to protect client assets through selectively hedging downside (or "tail risks") in the Fund.

According to the Exchange, the Fund also can use derivatives to increase or decrease credit exposure. Index credit default swaps (CDX) can be used to gain exposure to a basket of credit risk by "selling protection" against default or other credit events, or to hedge broad market credit risk by "buying protection." Single name credit default swaps (CDS) can be used to allow the Fund to increase or decrease exposure to specific issuers, saving investor capital through lower trading costs. The Fund can use total return swap contracts to obtain the total return of a reference asset or index in exchange for paying a financing cost. A total return swap may be much more efficient than buying underlying securities of an index, potentially lowering transaction

The Adviser believes that the use of derivatives will allow the Fund to selectively add diversifying sources of return from selling options. Option purchases and sales can also be used to hedge specific exposures in the portfolio, and can provide access to return streams available to long-term investors such as the persistent difference between implied and realized volatility. Option strategies can generate income or improve execution prices (i.e., covered calls).

### Other Investments

In addition to the Fund's use of derivatives in connection with the 65% policy, under the proposal the Fund would seek to invest in derivative instruments not based on Fixed Income Instruments, consistent with the Fund's investment restrictions relating to exposure to those asset classes.

The Prior Release also stated that the Fund may invest in debt securities and instruments that are economically tied to foreign (non-U.S.) countries. The Prior Release stated further that PIMCO generally considers an instrument to be economically tied to a non-U.S. country if the issuer is a foreign government (or

any political subdivision, agency, authority, or instrumentality of such government), or if the issuer is organized under the laws of a non-U.S. country. In the case of applicable money market instruments, such instruments will be considered economically tied to a non-U.S. country if either the issuer or the guarantor of such money market instrument is organized under the laws of a non-U.S. country.

The Exchange proposes to add to this representation that, with respect to derivative instruments, as proposed to be used, PIMCO generally will consider such instruments to be economically tied to non-U.S. countries if the underlying assets are foreign currencies (or baskets or indexes of such currencies), or instruments or securities that are issued by foreign governments (or any political subdivision, agency, authority, or instrumentality of such governments) or issuers organized under the laws of a non-U.S. country (or if the underlying assets are money market instruments, as applicable, if either the issuer or the guarantor of such money market instruments is organized under the laws of a non-U.S. country).

The Fund's investments, including investments in derivative instruments, are subject to all of the restrictions under the 1940 Act, including restrictions with respect to illiquid securities. The Fund may hold up to an aggregate amount of 15% of its net assets in illiquid securities (calculated at the time of investment), including Rule 144A securities deemed illiquid by the Adviser,16 consistent with Commission guidance. The Fund will monitor its portfolio liquidity on an ongoing basis to determine whether, in light of current circumstances, an adequate level of liquidity is being maintained, and will consider taking appropriate steps in order to maintain adequate liquidity if, through a change in values, net assets, or other circumstances, more than 15% of the Fund's net assets are held in illiquid securities. Illiquid securities include securities subject to contractual or other restrictions on resale and other instruments that lack readily available markets as determined in accordance with Commission staff guidance.

of analysis, including company visits, earnings updates, the broker-dealer's reputation, PIMCO's past experience with the broker-dealer, market levels for the counterparty's debt and equity, the counterparty's liquidity, and its share of market participation.

<sup>&</sup>lt;sup>15</sup> To mitigate leveraging risk, the Adviser will segregate or "earmark" liquid assets or otherwise cover the transactions that may give rise to such risk.

<sup>&</sup>lt;sup>16</sup> In reaching liquidity decisions with respect to Rule 144A securities, the Adviser may consider the following factors: The frequency of trades and quotes for the security; the number of dealers willing to purchase or sell the security and the number of other potential purchasers; dealer undertakings to make a market in the security; and the nature of the security and the nature of the marketplace trades (e.g., the time needed to dispose of the security, the method of soliciting offers, and the mechanics of transfer).

The Exchange states that the changes described herein will be effective upon (i) the effectiveness of an amendment to the Trust's Registration Statement disclosing the Fund's intended use of derivative instruments, and (ii) when this proposed rule change has become operative. The Adviser represents that it has managed and will continue to manage the Fund in the manner described in the Prior Release, and will not implement the changes described herein until this proposed rule change is operative.

The Adviser represents that there is no change to the Fund's investment objective and that the Fund will continue to comply with all initial and continued listing requirements under NYSE Arca Equities Rule 8.600. Except for the changes noted above, all other facts presented and representations made in the Prior Release remain unchanged.

Derivatives Valuation Methodology for Purposes of Determining Net Asset Value

The Exchange states that the net asset value ("NAV") of the Fund's Shares is determined by dividing the total value of the Fund's portfolio investments and other assets, less any liabilities, by the total number of Shares outstanding. Fund Shares are valued as of the close of regular trading (normally 4:00 p.m., Eastern time ("E.T.")) ("NYSE Close") on each day NYSE Arca is open ("Business Day"). Information that becomes known to the Fund or its agents after the NAV has been calculated on a particular day will not generally be used to retroactively adjust the price of a portfolio asset or the NAV determined earlier that day. The Fund reserves the right to change the time its NAV is calculated if the Fund closes earlier, or as permitted by the Commission.

According to the Exchange, for purposes of calculating NAV, portfolio securities and other assets for which market quotes are readily available are valued at market value. Market value is generally determined on the basis of last reported sales prices, or if no sales are reported, based on quotes obtained from a quotation reporting system, established market makers, or pricing services. Domestic and foreign fixed income securities and non-exchangetraded derivatives will normally be valued on the basis of quotes obtained from brokers and dealers or pricing services using data reflecting the earlier closing of the principal markets for those assets. Prices obtained from independent pricing services use information provided by market makers

or estimates of market values obtained from yield data relating to investments or securities with similar characteristics. Exchange-traded options, futures, and options on futures will generally be valued at the settlement price determined by the applicable exchange.

Derivatives for which market quotes are readily available will be valued at market value. Local closing prices will be used for all instrument valuation purposes.

For the Fund's 4:00 p.m. E.T. futures holdings, estimated prices from Reuters will be used if any cumulative futures margin impact is greater than \$0.005 to the NAV due to futures movement after the fixed income futures market closes (3:00 p.m. E.T.) and up to the NYSE Close (generally 4:00 p.m. E.T.). Swaps traded on exchanges such as the Chicago Mercantile Exchange or the Intercontinental Exchange will use the applicable exchange closing price where available.

Derivatives Valuation Methodology for Purposes of Determining Intra-day Indicative Value

According to the Exchange, on each Business Day, before commencement of trading in Fund Shares on NYSE Arca, the Fund discloses on its Web site the identities and quantities of the portfolio instruments and other assets held by the Fund that will form the basis for the Fund's calculation of NAV at the end of the Business Day. In order to provide additional information regarding the intra-day value of Shares of the Fund, NYSE Arca or a market data vendor disseminates every 15 seconds through the facilities of the Consolidated Tape Association or other widely disseminated means an updated Intraday Indicative Value ("IIV") for the Fund as calculated by an information provider or market data vendor.

The Exchange states that a third party market data provider is currently calculating the IIV for the Fund. For the purposes of determining the IIV, the third party market data provider's valuation of derivatives is expected to be similar to their valuation of all securities. The third party market data provider may use market quotes if available or may fair value securities against proxies (such as swap or yield

According to the Exchange, with respect to specific derivatives:

 Foreign currency derivatives may be valued intraday using market quotes, or another proxy as determined to be appropriate by the third party market data provider.

• Futures may be valued intraday using the relevant futures exchange

data, or another proxy as determined to be appropriate by the third party market data provider.

• Interest rate swaps may be mapped to a swap curve and valued intraday based on changes of the swap curve, or another proxy as determined to be appropriate by the third party market data provider.

 ČDX/CDS may be valued using intraday data from market vendors, or based on underlying asset price, or another proxy as determined to be appropriate by the third party market data provider.

Total return swaps may be valued

intraday using the underlying asset price, or another proxy as determined to be appropriate by the third party market data provider.

• Exchange listed options may be valued intraday using the relevant exchange data, or another proxy as determined to be appropriate by the third party market data provider.

 OTC options may be valued intraday through option valuation models (e.g., Black-Scholes) or using exchange traded options as a proxy, or another proxy as determined to be appropriate by the third party market data provider.

#### Disclosed Portfolio

The Exchange states that the Fund's disclosure of derivative positions in the Disclosed Portfolio will include information that market participants can use to value these positions intraday. This information will vary by line item, and may include tickers or other identifiers which would identify the listing or clearing exchange for exchange-traded and cleared derivatives, strike price(s), underlying asset, swap or index, coupon, effective date, maturity, and quantities or exposure. For example, a Treasury future would require only a ticker/ identifier and quantity. An OTC option may require underlying asset or swap details, strike price, quantity, and expiration date. For the avoidance of doubt, exchange-traded and cleared derivatives will be identified by ticker or other identifiers which would identify the listing or clearing exchange for those instruments.

### Impact on Arbitrage Mechanism

The Adviser believes there will be minimal, if any, impact to the arbitrage mechanism as a result of the use of derivatives. Market makers and participants should be able to value derivatives as long as the positions are disclosed with relevant information. The Adviser believes that the price at which Shares trade will continue to be

disciplined by arbitrage opportunities created by the ability to purchase or redeem creation Shares at their NAV, which should ensure that Shares will not trade at a material discount or premium in relation to their NAV.

The Adviser does not believe there will be any significant impacts to the settlement or operational aspects of the Fund's arbitrage mechanism due to the use of derivatives. Because derivatives generally are not eligible for in-kind transfer, they will typically be substituted with a "cash in lieu" amount when the Fund processes purchases or redemptions of creation units in-kind.

#### Surveillance

The Exchange represents that trading in the Shares will be subject to the existing trading surveillances, administered by the Financial Industry Regulatory Authority ("FINRA") on behalf of the Exchange, which are designed to detect violations of Exchange rules and applicable federal securities laws. <sup>17</sup> The Exchange represents that these procedures are adequate to properly monitor Exchange trading of the Shares in all trading sessions and to deter and detect violations of Exchange rules and applicable federal securities laws.

The surveillances referred to above generally focus on detecting securities trading outside their normal patterns, which could be indicative of manipulative or other violative activity. When such situations are detected, surveillance analysis follows and investigations are opened, where appropriate, to review the behavior of all relevant parties for all relevant trading violations.

FINRA, on behalf of the Exchange, will communicate as needed regarding trading in the Shares, exchange traded options, futures, and options on futures with other markets or other entities that are members of the Intermarket Surveillance Group ("ISG"), and FINRA may obtain trading information regarding trading in the Shares, exchange traded options, futures, and options on futures from such markets or entities. In addition, the Exchange may obtain information regarding trading in the Shares, exchange traded options, futures, and options on futures from markets or other entities that are members of ISG or with which the Exchange has in place a comprehensive

surveillance sharing agreement. <sup>18</sup> In addition, FINRA, on behalf of the Exchange, is able to access, as needed, trade information for certain fixed income securities held by the Fund reported to FINRA's Trade Reporting and Compliance Engine. In addition, the Exchange states that it has a general policy prohibiting the distribution of material, non-public information by its employees.

Additional information regarding the Trust, the Fund, and the Shares, including investment strategies, risks, creation and redemption procedures, fees, portfolio holdings disclosure policies, distributions, and taxes, among other things, is included in the Notice and Registration Statement, as applicable.<sup>19</sup>

# III. Proceedings To Determine Whether To Approve or Disapprove SR-NYSEArca-2013-122 and Grounds for Disapproval Under Consideration

The Commission is instituting proceedings pursuant to Section 19(b)(2)(B) of the Act 20 to determine whether the proposed rule change should be approved or disapproved. Institution of such proceedings is appropriate at this time in view of the legal and policy issues raised by the proposed rule change, as discussed below. Institution of proceedings does not indicate that the Commission has reached any conclusions with respect to any of the issues involved. Rather, as described below, the Commission seeks and encourages interested persons to provide additional comment on the proposed rule change.

Pursuant to Section 19(b)(2)(B) of the Act,<sup>21</sup> the Commission is providing notice of the grounds for disapproval under consideration. In particular, Section 6(b)(5) of the Act 22 requires, among other things, that the rules of a national securities exchange be designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, to remove impediments to and perfect the mechanism of a free and open market and a national market system and, in general, to protect investors and the public interest; and not be designed to permit unfair

discrimination between customers, issuers, brokers, or dealers.

As discussed above, under the proposal, the Fund would seek to invest, under normal market circumstances, at least 65% of its total assets in a diversified portfolio of Fixed Income Instruments of varying maturities, which may be represented by derivative instruments based on Fixed Income Instruments.<sup>23</sup> With respect to the Fund, derivative instruments primarily will include forwards, exchange-traded and OTC options contracts, exchange-traded futures contracts and options on futures contracts, and swap agreements. In addition to the Fund's use of derivative instruments in connection with the 65% policy, under the proposal, the Fund would seek to invest in derivative instruments that are not based on Fixed Income Instruments, consistent with the Fund's investment restrictions relating to exposure to those asset classes.<sup>24</sup> In the Notice, the Exchange included a description of the information that would be made available about the derivative positions in the Disclosed Portfolio. Also in the Notice, the Exchange discussed the impact of the proposal on the arbitrage mechanism and its surveillance of the listing and trading of the Shares on the Exchange.

The Commission solicits comment on whether the proposal is consistent with

<sup>&</sup>lt;sup>17</sup> FINRA surveils trading on the Exchange pursuant to a regulatory services agreement. The Exchange is responsible for FINRA's performance under this regulatory services agreement.

<sup>&</sup>lt;sup>18</sup> For a list of the current members of ISG, see www.isgportal.org. The Exchange notes that not all components of the Disclosed Portfolio for the Fund may trade on markets that are members of ISG or with which the Exchange has in place a comprehensive surveillance sharing agreement.

<sup>&</sup>lt;sup>19</sup> See Notice and Registration Statement, supra notes 3 and 8, respectively.

<sup>&</sup>lt;sup>20</sup> 15 U.S.C. 78s(b)(2)(B).

<sup>21</sup> Id

<sup>22 15</sup> U.S.C. 78f(b)(5).

 $<sup>^{23}\,</sup>See\,supra$  note 13.

<sup>&</sup>lt;sup>24</sup> In the Prior Release, the Exchange described the Fund's permitted investments in Fixed Income Instruments and assets other than Fixed Income Instruments and noted that the Fund would be subject to certain investment restrictions (in addition to the diversification requirements and restrictions relating to illiquid securities, among others, under the 1940 Act). Such investment restrictions include the following: (a) The Fund may invest up to 15% of its total assets in securities and instruments that are economically tied to emerging market countries; (b) the Fund will normally limit its foreign currency exposure (from non-U.S. dollar-denominated securities or currencies) to 20% of its total assets; (c) the Fund may invest up to 10% of its total assets in preferred stock, convertible securities and other equity related securities; and (d) the Fund will not invest in any non-U.S registered equity securities, except if such securities are traded on exchanges that are members of ISG. See Prior Release, supra note 7. In addition, the Commission notes that specifically with respect to the Fund's investments in Fixed Income Instruments, the Exchange represented in the Prior Release that the Fund would be subject to the following investment restrictions: (i) The Fund will invest primarily (under normal market circumstances, at least 65% of its total assets) in investment-grade Fixed Income Instruments, but may invest up to 10% of its total assets in high yield Fixed Income Instruments; and (ii) while corporate debt securities and debt securities economically tied to an emerging market country generally must have \$200 million or more par amount outstanding and significant par value traded to be considered as an eligible investment for the Fund, at least 80% of issues of such securities held by the Fund must have \$200 million or more par amount outstanding. See id.

the Exchange Act and whether the Exchange has sufficiently met its burden in presenting a statutory analysis of how its proposal is consistent with the Exchange Act. In particular, the grounds for disapproval under consideration include whether the Exchange's proposal is consistent with Section 6(b)(5) of the Exchange Act, which requires, among other things, that the rules of a national securities exchange be "designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade," and "to protect investors and the public interest." 25 The Commission continues to evaluate the sufficiency of the information that would be available regarding the pricing of the OTC derivative instruments included in the Disclosed Portfolio, and the impact on the ability of investors and other market participants to value the Fund's holdings, and to engage in arbitrage and hedging activities.

# IV. Procedure: Request for Written Comments

The Commission requests that interested persons provide written submissions of their views, data, and arguments with respect to the concerns identified above, as well as any other concerns they may have with the proposal. In particular, the Commission invites the written views of interested persons concerning whether the proposal is consistent with Section 6(b)(5) or any other provision of the Act, or the rules and regulations thereunder. Although there do not appear to be any issues relevant to approval or disapproval which would be facilitated by an oral presentation of views, data, and arguments, the Commission will consider, pursuant to Rule 19b-4, any request for an opportunity to make an oral presentation.<sup>26</sup>

Interested persons are invited to submit written data, views, and arguments regarding whether the proposal should be approved or disapproved by March 21, 2014. Any person who wishes to file a rebuttal to any other person's submission must file that rebuttal by April 4, 2014.

The Commission asks that commenters address the sufficiency and

25 15 U.S.C. 78f(b)(5).

merit of the Exchange's statements in support of the proposal, in addition to any other comments they may wish to submit about the proposed rule change. In particular, the Commission seeks comment on the following:

1. The Exchange states, in the proposed rule change, that the Fund's disclosure of derivative positions in the Disclosed Portfolio will include information that market participants can use to value the derivatives positions intraday, and that this information will vary by line item, and may include tickers or other identifiers which would identify the listing or clearing exchange for exchange-traded and cleared derivatives, strike price(s), underlying asset, swap or index, coupon, effective date, maturity, and quantities or exposure. The Exchange further states that market makers and participants should be able to value derivatives as long as the positions are disclosed with relevant information. Do commenters agree? Why or why not? What type of information is necessary to be included in the information to be made available about the Disclosed Portfolio for market participants to be able to value the derivatives positions intraday?

2. The Exchange states that the Adviser believes there will be minimal, if any, impact to the arbitrage mechanism as a result of the use of derivatives. Do commenters agree? Why or why not?

Comments may be submitted by any of the following methods:

#### Electronic Comments

- Use the Commission's Internet comment form (http://www.sec.gov/rules/sro.shtml); or
- Send an email to *rule-comments@ sec.gov*. Please include File Number SR–NYSEArca–2013–122 on the subject line.

#### Paper Comments

• Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549–1090.

All submissions should refer to File Numbers SR–NYSEArca–2013–122. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (http://www.sec.gov/rules/sro.shtml). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the

Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room, 100 F Street NE., Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filings also will be available for inspection and copying at the principal office of the Exchanges. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-NYSEArca-2013-122 and should be submitted on or before March 21, 2014. Rebuttal comments should be submitted by April 4, 2014.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>27</sup>

#### Kevin M. O'Neill,

Deputy Secretary.

[FR Doc. 2014–04389 Filed 2–27–14; 8:45 am]

BILLING CODE 8011-01-P

# SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-71608; File No. SR-FINRA-2014-008]

Self-Regulatory Organizations; Financial Industry Regulatory Authority, Inc.; Notice of Filing of Proposed Rule Change Relating to Protecting Personal Confidential Information in Documents Filed With FINRA Dispute Resolution

February 24, 2014.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act") <sup>1</sup> and Rule 19b—4 thereunder, <sup>2</sup> notice is hereby given that on February 13, 2014, Financial Industry Regulatory Authority, Inc. ("FINRA") filed with the Securities and Exchange Commission ("SEC" or "Commission") the proposed rule change as described in Items I, II, and III below, which Items have been prepared substantially by FINRA. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

<sup>&</sup>lt;sup>26</sup> Section 19(b)(2) of the Act, as amended by the Securities Act Amendments of 1975, Public Law 94–29 (June 4, 1975), grants the Commission flexibility to determine what type of proceeding—either oral or notice and opportunity for written comments—is appropriate for consideration of a particular proposal by a self-regulatory organization. See Securities Act Amendments of 1975, Senate Comm. on Banking, Housing & Urban Affairs, S. Rep. No. 75, 94th Cong., 1st Sess. 30 (1975)

<sup>27 17</sup> CFR 200.30-3(a)(57).

<sup>1 15</sup> U.S.C. 78s(b)(1).

<sup>&</sup>lt;sup>2</sup> 17 CFR 240.19b-4.

### I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

FINRA is proposing to amend the Code of Arbitration Procedure for Customer Disputes (the "Customer Code") and the Code of Arbitration Procedure for Industry Disputes (the "Industry Code") to provide that any document that a party files with FINRA that contains an individual's Social Security number, taxpayer identification number, or financial account number must be redacted to include only the last four digits of any of these numbers. The proposed amendments would apply only to documents filed with FINRA. They would not apply to documents that parties exchange with each other or submit to the arbitrators at a hearing on the merits. In addition, the amendments would not apply to cases administered under Rule 12800 of the Customer Code and Rule 13800 of the Industry Code (collectively, the "Simplified Arbitration rules").3

The text of the proposed rule change is available at the principal office of FINRA, on FINRA's Web site at http://www.finra.org, and at the Commission's Public Reference Room.

# II. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, FINRA included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. FINRA has prepared summaries, set forth in sections A, B, and C below, of the most significant aspects of such statements.

A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

# 1. Purpose

During an arbitration proceeding, parties submit pleadings and supporting documents to FINRA Dispute Resolution ("DR") that may contain an individual's Social Security number, taxpayer identification number, or financial account number ("personal confidential information" or "PCI"). Since FINRA employees are regularly exposed to PCI as they handle party documents, FINRA has procedures in

place to guide staff on how to keep confidential information safe. FINRA maintains an Information Privacy and Protection Policy ("Policy"), and administers Information Privacy and Protection Training to all FINRA staff annually. In addition to the Policy, DR has its own detailed procedures for protecting confidential information relating to, among other matters, storage and disposal of case materials in a manner that preserves the confidentiality of the information, and removal of PCI that appears in awards that will be publicly available.<sup>4</sup>

DR procedures also provide staff with guidance on what arbitrators and mediators can do to protect confidential information. For example, DR requires arbitrators and mediators to keep confidential all information obtained in connection with an arbitration or mediation and to participate in FINRA training programs on information security.

In 2010, FINRA published a Notice to Parties <sup>5</sup> ("Notice") stating that parties and their counsel should take steps to protect confidential information. The Notice states that parties can safeguard confidential information by redacting such information from pleadings,6 exhibits, and other documents upon agreement of the parties. For example, the parties may agree not to use, or to redact, Social Security, account, or driver license numbers. Where parties must reference such data, they may use only the last few digits of the numbers or similar information. While these efforts have enhanced the security of party documents and information, parties continue to file with DR pleadings and attachments containing PCI. For example, customers often file account opening documents and account statements that show their account numbers.

As a service to forum users, DR serves certain pleadings on other parties to an arbitration matter. The parties are responsible for providing DR with addresses for service. The greatest risk of DR staff misdirecting PCI occurs when DR staff serves pleadings on a party (e.g., an associated person of a member who has not updated his or her

Central Registration Depository record) at an incorrect/outdated address. In addition, DR provides the arbitrators with pleadings and attachments. On occasion, arbitrators have misplaced parties' pleadings containing PCI.

In an effort to protect parties from identity theft and the accidental loss of PCI, FINRA is proposing to amend the Customer Code and the Industry Code to require parties to redact specified PCI from documents they file with FINRA. FINRA is proposing to amend Rules 12300 (Filing and Serving Documents) and 12307 (Deficient Claims) of the Customer Code and Rules 13300 (Filing and Serving Documents) and 13307 (Deficient Claims) of the Industry Code as described below. For ease of reading, the description below only refers to Rules 12300 and 12307 of the Customer Code. The proposed amendments to Rules 13300 and 13307 of the Industry Code are identical and FINRA's rationale is the same.

FINRA is proposing to amend Rule 12300 to provide that, in an electronic or paper filing with FINRA, any document that contains an individual's Social Security number, taxpaver identification number, or financial account number must be redacted to include only the last four digits of any of these numbers. The rule would specify that a party shall not include full numbers. If FINRA receives a claim,7 including supporting documents, with a full Social Security, taxpayer identification, or financial account number, FINRA would deem the filing deficient under Rule 12307 and would request that the party refile the document, without the PCI, within 30 days. If a party files a document with PCI that is not covered by Rule 12307 (a document other than a claim, such as a motion), FINRA would deem the filing to be improper and would request that the party refile the document, with the required redaction, within 30 days. If the party refiles the document within 30 days in compliance with the rule, FINRA would consider the document to be filed on the date the party initially filed it with FINRA.

The proposed rule change would include two exemptions—one for documents that parties exchange with each other or submit to the arbitrators at a hearing on the merits, and one for cases administered under the Simplified Arbitration rules. As explained above, FINRA's greatest risk of misdirecting PCI occurs when DR staff is transmitting pleadings and documents to parties and

<sup>&</sup>lt;sup>3</sup> Rules 12800 and 13800 apply to arbitrations involving \$50,000 or less, exclusive of interest and expenses.

<sup>&</sup>lt;sup>4</sup> FINRA keeps all documents and information in DR case files confidential except for arbitration awards. FINRA publishes every award in the Arbitration Awards Online Database on FINRA's Web site

<sup>&</sup>lt;sup>5</sup> http://www.finra.org/ArbitrationAndMediation/ Arbitration/Rules/NoticestoArbitratorsParties/ NoticestoParties/P123999.

<sup>&</sup>lt;sup>6</sup> A pleading is a statement describing a party's causes of action or defenses. Documents that are considered pleadings are: A statement of claim, an answer, a counterclaim, a cross claim, a third party claim, and any replies.

<sup>&</sup>lt;sup>7</sup> The term "claim" means an allegation or request for relief and includes counterclaims, cross claims and third party claims.

arbitrators. Therefore, FINRA is proposing to exempt documents that parties exchange with each other or submit as exhibits during a hearing to reduce the burden of the new requirements. The parties can agree to measures to protect PCI in documents they share or use at a hearing and DR staff would not be at risk of transmitting PCI. FINRA is less concerned about exhibits produced by parties at hearings because parties only bring hard copies of exhibits to a hearing, as opposed to transmitting them via email, and can safely dispose of them by using secure shredding services. FINRA believes this is a balanced approach to protecting PCI that would minimize the burden on parties.

The second exemption relates to claims administered under the Simplified Arbitration rules. Generally, a single arbitrator decides these claims based solely on the parties' written submissions. Many claimants who initiate a claim under the Simplified Arbitration rules are not represented by counsel (i.e., they are pro se parties). FINRA believes that the redaction requirements in the proposed rule change may prove difficult for pro se parties to handle because they are not familiar with the practice of redacting documents. Therefore, FINRA proposes to exempt from this rule all claims administered under the Simplified Arbitration rules.

FINRA is proposing to make conforming changes to Rule 12307. FINRA would amend Rule 12307(a) to add an item to the list of deficiencies enumerated in the rule—that the claim does not comply with the restrictions on filings with PCI under Rule 12300(g). FINRA is proposing to amend Rule 12307(c) to clarify that if a party corrects a deficiency in a counterclaim, cross claim or third party claim within 30 days, FINRA will consider the document to be filed on the date the party initially filed the counterclaim, cross claim or third party claim with FINRA. FINRA would also amend Rule 12307(c) to correct a typographical error by deleting the word "the" (indicated by brackets) in the sentence that currently reads "The Director will notify the party making the counterclaim, cross claim or third party claim of [the] any deficiencies in writing.

# 2. Statutory Basis

FINRA believes that the proposed rule change is consistent with the provisions of Section 15A(b)(6) of the Act,<sup>8</sup> which requires, among other things, that FINRA rules must be designed to

prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, and, in general, to protect investors and the public interest. FINRA believes that the proposed rule change would protect investors and the public interest because it would reduce the risk to forum users of identity theft. DR staff takes seriously its obligation to safeguard parties' PCI. However, because of the high volume of documents that DR staff handles and the manual process of transmitting documents, there continue to be risks to the security of an individual's personal information. FINRA believes that the best way to reduce the risk to forum users is to prohibit parties from submitting documents with PCI.

# B. Self-Regulatory Organization's Statement on Burden on Competition

FINRA does not believe that the proposed rule change will result in any burden on competition that is not necessary or appropriate in furtherance of the purposes of the Act. FINRA considered the potential burden on the parties of the proposed redaction requirement. FINRA believes that the potential benefits outweigh the potential burden. Currently, Rule 5.2 of the Federal Rules of Civil Procedure (Privacy Protection for Filings Made with the Court) allows parties filing documents in Federal Court to include only the last four digits of a Social Security number, taxpayer identification number, and financial account number. Rule 5.2's redaction requirement applies to all documents, including attachments. Since many party representatives are already accustomed to complying with a redaction requirement, and because the redaction requirement applies only to documents filed with DR and not to documents that the parties exchange with each other or submit to the arbitrators at a hearing on the merits, or to documents submitted pursuant to the Simplified Arbitration rules, FINRA believes that the additional burden to these representatives would be minimal. Further, FINRA member firms are required to protect PCI under federal laws such as Regulation S-P9 and already redact PCI in other contexts.

C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

Written comments were neither solicited nor received.

# III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Within 45 days of the date of publication of this notice in the **Federal Register** or within such longer period (i) as the Commission may designate up to 90 days of such date if it finds such longer period to be appropriate and publishes its reasons for so finding or (ii) as to which the self-regulatory organization consents, the Commission will:

(A) By order approve or disapprove such proposed rule change, or

(B) institute proceedings to determine whether the proposed rule change should be disapproved.

#### IV. Solicitation of Comments

Interested persons are invited to submit written data, views and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

# Electronic Comments

- Use the Commission's Internet comment form (http://www.sec.gov/rules/sro.shtml); or
- Send an email to *rule-comments@* sec.gov. Please include File Number SR–FINRA–2014–008 on the subject line.

# Paper Comments

• Send paper comments in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549–1090.

All submissions should refer to File Number SR-FINRA-2014-008. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (http://www.sec.gov/ rules/sro.shtml). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the

<sup>8 15</sup> U.S.C. 78o-3(b)(6).

<sup>&</sup>lt;sup>9</sup> Under Regulation S–P (17 CFR 248.1–248.30), the SEC adopted rules implementing notice requirements and restrictions on a financial institution's ability to disclose non-public personal information about consumers.

public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room, 100 F Street NE., Washington, DC 20549, on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filing also will be available for inspection and copying at the principal office of FINRA. All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File Number SR-FINRA-2014-008 and should be submitted on or before March 21, 2014.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.  $^{10}$ 

# Kevin M. O'Neill,

Deputy Secretary.

[FR Doc. 2014-04435 Filed 2-27-14; 8:45 am]

BILLING CODE 8011-01-P

# SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-71605; File No. SR-NSCC-2014-01]

Self-Regulatory Organizations; National Securities Clearing Corporation; Notice of Filing and Immediate Effectiveness of Proposed Rule Change To Modify its Fee Schedule

February 24, 2014.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 ("Act") 1 and Rule 19b-4 thereunder,2 notice is hereby given that on February 12, 2014 the National Securities Clearing Corporation ("NSCC") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I, II and III below, which Items have been prepared by NSCC. NSCC filed the proposed rule change pursuant to Section 19(b)(3)(A)(ii) 3 of the Act and Rule 19b-4(f)(2) 4 thereunder; the proposed rule change was effective upon filing with the Commission. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

### I. Clearing Agency's Statement of the Terms of Substance of the Proposed Rule Change

The proposed rule change consists of amendments to the Rules & Procedures ("Rules") of NSCC to modify its fee schedule, as more fully described below

# II. Clearing Agency's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, NSCC included statements concerning the purpose of and basis for the proposed rule change and discussed any comments it received on the proposed rule change. The text of these statements may be examined at the places specified in Item IV below. NSCC has prepared summaries, set forth in sections A, B, and C below, of the most significant aspects of such statements.

(A) Clearing Agency's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

### (i) Proposed Rule Change

The purpose of the proposed rule change is to revise NSCC's fee schedule (as listed in Addendum A of the Rules) in order to implement a fee for a new service being added to NSCC's Obligation Warehouse ("OW"). The new service, which will be implemented in March 2014, will pair off and close certain open, pending obligations, reducing the number of open obligations in OW ("OW Pair Off service"). NSCC is proposing to revise Addendum A of the Rules in order to include a fee for this new service, as shown on Exhibit 5 hereto.

Implementation Timeframe

The proposed rules change will be implemented on a date announced by an NSCC Important Notice, to coincide with the effective date of the OW Pair Off service.

### Proposed Rule Changes

NSCC proposes to amend Addendum A as marked on Exhibit 5 hereto. No other changes to the Rules are contemplated by this proposed rule change.

# (ii) Statutory Basis

The proposed rule change will align NSCC's fees with the costs of delivering the OW Pair Off service, and will be applied equitably to the NSCC members that use that service. Therefore, NSCC believes the proposed rule change is consistent with the requirements of the

Act and the rules and regulations thereunder applicable to NSCC, in particular Section 17A(b)(3)(D) of the Act,<sup>6</sup> which requires that NSCC's Rules provide for the equitable allocation of reasonable dues, fees, and other charges among its participants.

(B) Clearing Agency's Statement on Burden on Competition

NSCC does not believe that the proposed rule change will have any impact, or impose any burden, on competition. As stated above, the proposed change will be applied equitably to the NSCC members that use the OW Pair Off service, and will not disproportionally impact any NSCC members.

(C) Clearing Agency's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

Written comments relating to the proposed rule change have not yet been solicited or received. NSCC will notify the Commission of any written comments received by NSCC.

### III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

The forgoing rule change has become effective pursuant to Section 19(b)(3)(A)(ii) of the Act <sup>7</sup> and Rule 19b–4(f)(2) <sup>8</sup> thereunder. At any time within 60 days of the filing of the proposed rule change, the Commission summarily may temporarily suspend such rule change if it appears to the Commission that such action is necessary or appropriate in the public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act.

#### **IV. Solicitation of Comments**

Interested persons are invited to submit written data, views and arguments concerning the foregoing, including whether the proposed rule change is consistent with the Act. Comments may be submitted by any of the following methods:

Electronic Comments

- Use the Commission's Internet comment form (http://www.sec.gov/rules/sro.shtml); or
- Send an email to *rule-comments@* sec.gov. Please include File No. SR–NSCC-2014-01 on the subject line.

<sup>10 17</sup> CFR 200.30-3(a)(12).

<sup>&</sup>lt;sup>1</sup> 15 U.S.C. 78s(b)(1).

<sup>&</sup>lt;sup>2</sup> 17 CFR 240.19b-4.

<sup>3 15</sup> U.S.C. 78s(b)(3)(A)(ii).

<sup>4 17</sup> CFR 240.19b-4(f)(2).

 $<sup>^5\,\</sup>mathrm{See}$  Release No. 34–71251 (January 7, 2014), 79 FR 8 (January 7, 2014).

<sup>65</sup> U.S.C. 78q-1(b)(3)(D).

<sup>&</sup>lt;sup>7</sup> 15 U.S.C. 78s(b)(3)(A)(ii).

<sup>8 17</sup> CFR 240.19b-4(f)(2).

Paper Comments

• Send in triplicate to Elizabeth M. Murphy, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549–1090. All submissions should refer to File No. SR-NSCC-2014-01. This file number should be included on the subject line if email is used. To help the Commission process and review your comments more efficiently, please use only one method. The Commission will post all comments on the Commission's Internet Web site (http://www.sec.gov/ rules/sro.shtml). Copies of the submission, all subsequent amendments, all written statements with respect to the proposed rule change that are filed with the Commission, and all written communications relating to the proposed rule change between the Commission and any person, other than those that may be withheld from the public in accordance with the provisions of 5 U.S.C. 552, will be available for Web site viewing and printing in the Commission's Public Reference Room, 100 F Street NE., Washington, DC 20549 on official business days between the hours of 10:00 a.m. and 3:00 p.m. Copies of such filings will also be available for inspection and copying at the principal office of NSCC and on its Web site (http://www.dtcc.com).

All comments received will be posted without change; the Commission does not edit personal identifying information from submissions. You should submit only information that you wish to make available publicly. All submissions should refer to File No. SR-NSCC-2014-01 and should be submitted on or before March 21, 2014.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.<sup>9</sup>

#### Kevin M. O'Neill,

Deputy Secretary.

[FR Doc. 2014-04388 Filed 2-27-14; 8:45 am]

BILLING CODE 8011-01-P

# **DEPARTMENT OF TRANSPORTATION**

#### **Maritime Administration**

[Docket No. MARAD-2014 0025]

Requested Administrative Waiver of the Coastwise Trade Laws: Vessel KOUKLA; Invitation for Public Comments

**AGENCY:** Maritime Administration, Department of Transportation.

**ACTION:** Notice.

**SUMMARY:** As authorized by 46 U.S.C. 12121, the Secretary of Transportation, as represented by the Maritime Administration (MARAD), is authorized to grant waivers of the U.S.-build requirement of the coastwise laws under certain circumstances. A request for such a waiver has been received by MARAD. The vessel, and a brief description of the proposed service, is listed below.

**DATES:** Submit comments on or before March 31, 2014.

ADDRESSES: Comments should refer to docket number MARAD-2014-0025. Written comments may be submitted by hand or by mail to the Docket Clerk, U.S. Department of Transportation, Docket Operations, M-30, West Building Ground Floor, Room W12–140, 1200 New Jersey Avenue SE., Washington, DC 20590. You may also send comments electronically via the Internet at http://www.regulations.gov. All comments will become part of this docket and will be available for inspection and copying at the above address between 10 a.m. and 5 p.m., E.T., Monday through Friday, except federal holidays. An electronic version of this document and all documents entered into this docket is available on the World Wide Web at http:// www.regulations.gov.

### FOR FURTHER INFORMATION CONTACT:

Linda Williams, U.S. Department of Transportation, Maritime Administration, 1200 New Jersey Avenue SE., Room W23–453, Washington, DC 20590. Telephone 202– 366–0903, Email *Linda.Williams@dot.gov.* 

**SUPPLEMENTARY INFORMATION:** As described by the applicant the intended service of the vessel KOUKLA is:

Intended Commercial Use of Vessel: "Passenger Vessel for up to 6 passengers"

Geographic Region: "Maine."

The complete application is given in DOT docket MARAD-2014-0025 at http://www.regulations.gov. Interested parties may comment on the effect this action may have on U.S. vessel builders or businesses in the U.S. that use U.S.flag vessels. If MARAD determines, in accordance with 46 U.S.C. 12121 and MARAD's regulations at 46 CFR Part 388, that the issuance of the waiver will have an unduly adverse effect on a U.S.vessel builder or a business that uses U.S.-flag vessels in that business, a waiver will not be granted. Comments should refer to the docket number of this notice and the vessel name in order for MARAD to properly consider the

comments. Comments should also state the commenter's interest in the waiver application, and address the waiver criteria given in § 388.4 of MARAD's regulations at 46 CFR Part 388.

#### **Privacy Act**

Anyone is able to search the electronic form of all comments received into any of our dockets by the name of the individual submitting the comment (or signing the comment, if submitted on behalf of an association, business, labor union, etc.). You may review DOT's complete Privacy Act Statement in the **Federal Register** published on April 11, 2000 (Volume 65, Number 70; Pages 19477–78).

By Order of the Maritime Administrator. Dated: February 24, 2014.

#### Julie P. Agarwal,

Secretary, Maritime Administration. [FR Doc. 2014–04483 Filed 2–27–14; 8:45 am] BILLING CODE 4910–81–P

#### **DEPARTMENT OF TRANSPORTATION**

#### **Maritime Administration**

[Docket No. MARAD-2014 0023]

Requested Administrative Waiver of the Coastwise Trade Laws: Vessel PISTOLERO; Invitation for Public Comments

**AGENCY:** Maritime Administration, Department of Transportation. **ACTION:** Notice.

**SUMMARY:** As authorized by 46 U.S.C. 12121, the Secretary of Transportation, as represented by the Maritime Administration (MARAD), is authorized to grant waivers of the U.S.-build requirement of the coastwise laws under certain circumstances. A request for such a waiver has been received by MARAD. The vessel, and a brief description of the proposed service, is listed below.

**DATES:** Submit comments on or before March 31, 2014.

ADDRESSES: Comments should refer to docket number MARAD—2014—0023. Written comments may be submitted by hand or by mail to the Docket Clerk, U.S. Department of Transportation, Docket Operations, M—30, West Building Ground Floor, Room W12—140, 1200 New Jersey Avenue SE., Washington, DC 20590. You may also send comments electronically via the Internet at <a href="http://www.regulations.gov">http://www.regulations.gov</a>. All comments will become part of this docket and will be available for inspection and copying at the above address between 10 a.m. and 5 p.m.,

<sup>9 17</sup> CFR 200.30-3(a)(12).

E.T., Monday through Friday, except federal holidays. An electronic version of this document and all documents entered into this docket is available on the World Wide Web at http://www.regulations.gov.

# FOR FURTHER INFORMATION CONTACT:

Linda Williams, U.S. Department of Transportation, Maritime Administration, 1200 New Jersey Avenue SE., Room W23–453, Washington, DC 20590. Telephone 202– 366–0903, Email *Linda.Williams@dot.gov.* 

# **SUPPLEMENTARY INFORMATION:** As described by the applicant the intended service of the vessel PISTOLERO is:

Intended Commercial Use Of Vessel: Catch and release sport fishing without intent to sell fish.

Geographic Region: "Hawaii."

The complete application is given in DOT docket MARAD-2014-0023 at http://www.regulations.gov. Interested parties may comment on the effect this action may have on U.S. vessel builders or businesses in the U.S. that use U.S.flag vessels. If MARAD determines, in accordance with 46 U.S.C. 12121 and MARAD's regulations at 46 CFR Part 388, that the issuance of the waiver will have an unduly adverse effect on a U.S.vessel builder or a business that uses U.S.-flag vessels in that business, a waiver will not be granted. Comments should refer to the docket number of this notice and the vessel name in order for MARAD to properly consider the comments, Comments should also state the commenter's interest in the waiver application, and address the waiver criteria given in § 388.4 of MARAD's regulations at 46 CFR Part 388.

#### **Privacy Act**

Anyone is able to search the electronic form of all comments received into any of our dockets by the name of the individual submitting the comment (or signing the comment, if submitted on behalf of an association, business, labor union, etc.). You may review DOT's complete Privacy Act Statement in the **Federal Register** published on April 11, 2000 (Volume 65, Number 70; Pages 19477–78).

By Order of the Maritime Administrator. Dated: February 24, 2014.

### Julie P. Agarwal,

Secretary, Maritime Administration.
[FR Doc. 2014–04480 Filed 2–27–14; 8:45 am]
BILLING CODE 4910–81–P

#### **DEPARTMENT OF TRANSPORTATION**

#### **Maritime Administration**

[Docket No. MARAD-2014 0026]

Requested Administrative Waiver of the Coastwise Trade Laws: Vessel NASHA III; Invitation for Public Comments

**AGENCY:** Maritime Administration, Department of Transportation.

**ACTION:** Notice.

**SUMMARY:** As authorized by 46 U.S.C. 12121, the Secretary of Transportation, as represented by the Maritime Administration (MARAD), is authorized to grant waivers of the U.S.-build requirement of the coastwise laws under certain circumstances. A request for such a waiver has been received by MARAD. The vessel, and a brief description of the proposed service, is listed below.

**DATES:** Submit comments on or before March 31, 2014.

ADDRESSES: Comments should refer to docket number MARAD-2014-0026. Written comments may be submitted by hand or by mail to the Docket Clerk, U.S. Department of Transportation, Docket Operations, M-30, West Building Ground Floor, Room W12-140, 1200 New Jersey Avenue SE., Washington, DC 20590. You may also send comments electronically via the Internet at http://www.regulations.gov. All comments will become part of this docket and will be available for inspection and copying at the above address between 10 a.m. and 5 p.m., E.T., Monday through Friday, except federal holidays. An electronic version of this document and all documents entered into this docket is available on the World Wide Web at http:// www.regulations.gov.

# FOR FURTHER INFORMATION CONTACT:

Linda Williams, U.S. Department of Transportation, Maritime Administration, 1200 New Jersey Avenue SE., Room W23–453, Washington, DC 20590. Telephone 202– 366–0903, Email *Linda.Williams@dot.gov.* 

#### SUPPLEMENTARY INFORMATION:

As described by the applicant the intended service of the vessel NASHA III is:

Intended Commercial Use Of Vessel: "Sightseeing in and around Rhode Island and Southeast Massachusetts." Geographic Region: "Rhode Island

and Massachusetts."

The complete application is given in DOT docket MARAD–2014–0026 at http://www.regulations.gov. Interested

parties may comment on the effect this action may have on U.S. vessel builders or businesses in the U.S. that use U.S.flag vessels. If MARAD determines, in accordance with 46 U.S.C. 12121 and MARAD's regulations at 46 CFR Part 388, that the issuance of the waiver will have an unduly adverse effect on a U.S.vessel builder or a business that uses U.S.-flag vessels in that business, a waiver will not be granted. Comments should refer to the docket number of this notice and the vessel name in order for MARAD to properly consider the comments. Comments should also state the commenter's interest in the waiver application, and address the waiver criteria given in § 388.4 of MARAD's regulations at 46 CFR Part 388.

# **Privacy Act**

Anyone is able to search the electronic form of all comments received into any of our dockets by the name of the individual submitting the comment (or signing the comment, if submitted on behalf of an association, business, labor union, etc.). You may review DOT's complete Privacy Act Statement in the **Federal Register** published on April 11, 2000 (Volume 65, Number 70; Pages 19477–78).

By Order of the Maritime Administrator. Dated: February 20, 2014.

# Julie P. Agarwal,

Secretary, Maritime Administration. [FR Doc. 2014–04487 Filed 2–27–14; 8:45 am]

BILLING CODE 4910-81-P

#### **DEPARTMENT OF TRANSPORTATION**

#### **Maritime Administration**

[Docket No. MARAD-2014 0024]

Requested Administrative Waiver of the Coastwise Trade Laws: Vessel C23; Invitation for Public Comments

**AGENCY:** Maritime Administration, Department of Transportation.

**ACTION:** Notice.

**SUMMARY:** As authorized by 46 U.S.C. 12121, the Secretary of Transportation, as represented by the Maritime Administration (MARAD), is authorized to grant waivers of the U.S.-build requirement of the coastwise laws under certain circumstances. A request for such a waiver has been received by MARAD. The vessel, and a brief description of the proposed service, is listed below.

**DATES:** Submit comments on or before March 31, 2014.

**ADDRESSES:** Comments should refer to docket number MARAD-2014-0024.

Written comments may be submitted by hand or by mail to the Docket Clerk, U.S. Department of Transportation, Docket Operations, M-30, West Building Ground Floor, Room W12-140, 1200 New Jersey Avenue SE., Washington, DC 20590. You may also send comments electronically via the Internet at http://www.regulations.gov. All comments will become part of this docket and will be available for inspection and copying at the above address between 10 a.m. and 5 p.m., E.T., Monday through Friday, except federal holidays. An electronic version of this document and all documents entered into this docket is available on the World Wide Web at http:// www.regulations.gov.

#### FOR FURTHER INFORMATION CONTACT:

Linda Williams, U.S. Department of Transportation, Maritime Administration, 1200 New Jersey Avenue SE., Room W23–453, Washington, DC 20590. Telephone 202– 366–0903, Email *Linda.Williams@dot.gov.* 

**SUPPLEMENTARY INFORMATION:** As described by the applicant the intended service of the vessel C23 is:

Intended Commercial Use of Vessel: "We intend to operate passenger-only short excursions between Juneau, AK and Taku Inlet. Our Season of operation would be at most May 2014—September 2014 this year."

Geographic Region: "Alaska (limited to excursions between Juneau, AK and Taku Inlet, including Sitka Sound)"

The complete application is given in DOT docket MARAD-2014-0024 at http://www.regulations.gov. Interested parties may comment on the effect this action may have on U.S. vessel builders or businesses in the U.S. that use U.S.flag vessels. If MARAD determines, in accordance with 46 U.S.C. 12121 and MARAD's regulations at 46 CFR Part 388, that the issuance of the waiver will have an unduly adverse effect on a U.S.vessel builder or a business that uses U.S.-flag vessels in that business, a waiver will not be granted. Comments should refer to the docket number of this notice and the vessel name in order for MARAD to properly consider the comments. Comments should also state the commenter's interest in the waiver application, and address the waiver criteria given in § 388.4 of MARAD's regulations at 46 CFR Part 388.

#### **Privacy Act**

Anyone is able to search the electronic form of all comments received into any of our dockets by the name of the individual submitting the comment (or signing the comment, if

submitted on behalf of an association, business, labor union, etc.). You may review DOT's complete Privacy Act Statement in the **Federal Register** published on April 11, 2000 (Volume 65, Number 70; Pages 19477–78).

By Order of the Maritime Administrator. Dated: February 24, 2014.

#### Julie P. Agarwal,

Secretary, Maritime Administration. [FR Doc. 2014–04470 Filed 2–27–14; 8:45 am] BILLING CODE 4910–81–P

### **DEPARTMENT OF TRANSPORTATION**

#### Surface Transportation Board

[Docket No. FD 35805]

Central Maine & Quebec Railway U.S. Inc.—Acquisition and Operation Exemption—Montreal, Maine & Atlantic Railway, Ltd.

Central Maine & Quebec Railway U.S. Inc. (CMQR), 1 a noncarrier, has filed a verified notice of exemption under 49 CFR 1150.31 to acquire and operate certain rail lines in the United States currently owned and operated by Montreal, Maine & Atlantic Railway, Ltd. (MMA).2

<sup>1</sup>CMQR is a subsidiary of Rail Acquisition Holdings LLC (RAH). RAH is, in turn, indirectly owned and controlled by Fortress Worldwide Transportation and Infrastructure General Partnership (Fortress Worldwide), an investment fund managed by an affiliate of Fortress Investment Group LLC (Fortress Investment).

<sup>2</sup> CMQR will acquire approximately 244.2 miles of rail lines located in the United States. The specific lines to be acquired by CMQR include: (1) A rail line beginning at a point in the vicinity of Searsport, Me., designated on MMA's system map as milepost 0.0+ of MMA's Searsport Subdivision and continuing north through the state of Maine through Brownville Junction to a point in the vicinity of Millinocket, Me., designated as milepost 109.00+1 of MMA's Madawaska Subdivision; (2) a rail line beginning at a point in the vicinity of Millinocket, Me., designated on MMA's system map as milepost 0.0+ of the East Millinocket Subdivision and continuing southeast to East Millinocket, Me., to a point designated as milepost 6.19+ of MMA's East Millinocket Subdivision; (3) a rail line beginning at a point in the vicinity of Brownville Junction, Me., designated on MMA's system map as milepost 0.0+ on MMA's K.I. Subdivision and continuing to a point in the vicinity of Brownville Junction, Me., designated as milepost 4.0+ of the K.I. Subdivision; (4) a rail line beginning in the vicinity of Brownville Junction, Me., from a point of connection with Eastern Maine Railway Company designated on MMA's system map as milepost 0.0+ of MMA's Moosehead Subdivision and continuing west to the United States/Canada border near Skinner, Me., designated as milepost 101.80+ of the Moosehead Subdivision; and (5) a rail line beginning at the United States/Canada border crossing in the vicinity of Richford, Vt., designated on MMA's system map as milepost 26.25+ of MMA's Newport Subdivision and continuing south to a point in the vicinity of Newport, Vt., designated as milepost 60.4+ at the end of the Newport Subdivision.

MMA and MMA's Canadian affiliate, Montreal Maine & Atlantic Canada Co. (MMA Canada) filed bankruptcy petitions with the United States Bankruptcy Court for the District of Maine and the Superior Court for the Province of Quebec, District of Montreal, respectively, on August 7, 2013, following a rail accident in Lac Mégantic, Que., on July 6, 2013. Since that time, the rail business of MMA and MMA Canada has been operated under the oversight of Robert J. Keach, the Chapter 11 Trustee in the MMA bankruptcy proceeding.

On December 12, 2013, RAH entered into an Asset Purchase Agreement (Agreement) with Trustee Keach, MMA, and MMA Canada, pursuant to which RAH agreed to purchase certain rail assets of both MMA and MMA Canada. Thereafter, both the U.S. Bankruptcy Court and the Quebec Superior Court issued final orders approving the sale of the rail assets of MMA and MMA Canada to RAH.<sup>3</sup>

The purpose of the proposed transaction is to restore and preserve rail service on and over the rail lines of the bankrupt MMA located in Maine and Vermont. Although MMA has continued to provide certain rail services while in bankruptcy, east-west through service between points in Quebec and points in Maine has not been available to shippers since the Lac Mégantic disaster. CMQR and CMQR Canada will provide rail service over the entire pre-bankruptcy rail network of MMA and MMA Canada.

This transaction is related to a concurrently filed verified notice of exemption in Fortress Investment Group LLC—Continuance in Control Exemption—Florida East Coast Railway, L.L.C. and Central Maine & Quebec Railway U.S. Inc., Docket No. FD 35806, wherein Fortress Investment seeks Board approval under 49 CFR 1180.2(d)(2) to continue in control of Florida East Coast Railway, L.L.C., and CMQR upon CMQR's becoming a carrier.

CMQR has certified that its projected annual revenues as a result of this transaction will not result in CMQR's becoming a Class II or Class I rail carrier, but that its projected annual revenues will exceed \$5 million.

Accordingly, CMQR is required, at least

<sup>&</sup>lt;sup>3</sup> Pursuant to the Agreement, RAH will assign its rights under the Agreement to CMQR and to a Canadian subsidiary of RAH, Central Maine & Quebec Railway Canada, Inc. (CMQR Canada), to enable CMQR to acquire the U.S. rail assets of MMA and CMQR Canada to acquire the Canadian rail assets of MMA Canada. CMQR Canada will file an application with the Canada Transportation Agency to seek authority concerning these Canadian lines.

60 days before this exemption is to become effective, to send notice of the transaction to the national offices of the labor unions with employees on the affected lines, post a copy of the notice at the workplace of the employees on the affected lines, and certify to the Board that it has done so. 49 CFR 1150.32(e). CMQR, concurrently with its notice of exemption, filed a petition for waiver of the 60-day advance labor notice period. CMQR's waiver request will be addressed in a separate decision.

CMQR states that it intends to consummate the transaction as soon as practicable after the effective date of this exemption. The Board will establish in a separate decision on the waiver request the earliest date that this transaction may be consummated.

If the notice contains false or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10502(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the effectiveness of the exemption. Petitions for stay must be filed no later than March 7, 2014.<sup>4</sup>

An original and 10 copies of all pleadings, referring to Docket No. FD 35805 must be filed with the Surface Transportation Board, 395 E Street SW., Washington, DC 20423–0001. In addition, one copy of each pleading must be served on Robert J. Keach, Esq. (as Trustee for MMA), c/o Bernstein, Shur, Sawyer & Nelson, P.A., 100 Middle Street, Portland, ME 04104–5029, and on Terence M. Hynes, Sidley Austin LLP, 1501 K Street NW., Washington, DC 20005.

Board decisions and notices are available on our Web site at www.stb.dot.gov.

Decided: February 25, 2014. By the Board, Rachel D. Campbell, Director, Office of Proceedings.

# Jeffrey Herzig,

Clearance Clerk.

[FR Doc. 2014–04460 Filed 2–27–14; 8:45 am]

BILLING CODE 4915-01-P

#### **DEPARTMENT OF TRANSPORTATION**

# Surface Transportation Board [Docket No. FD 35806]

Fortress Investment Group LLC— Continuance in Control Exemption— Florida East Coast Railway, L.L.C. and Central Maine & Quebec Railway US Inc.

Fortress Investment Group LLC (Fortress Investment) has filed a verified notice of exemption pursuant to 49 CFR 1180.2(d)(2), for the benefit of an investment fund managed by an affiliate of Fortress Investment, Fortress Worldwide Transportation and Infrastructure General Partnership (Fortress Worldwide), to continue in control of Central Maine & Quebec Railway US Inc. (CMQR), a noncarrier, upon CMQR's becoming a Class III railroad.

This transaction is related to a concurrently filed verified notice of exemption in Central Maine & Quebec Railway US Inc.—Acquisition and Operation Exemption—Montreal, Maine & Atlantic Railway, Ltd., Docket No. FD 35805, wherein CMQR seeks Board approval under 49 CFR 1150.31 to acquire and operate approximately 244.2 miles of rail line in Maine and Vermont currently owned and operated by the bankrupt Montreal, Maine & Atlantic Railway, Ltd. (MMA). As discussed in that notice, CMQR is a subsidiary of Rail Acquisition Holdings LLC (RAH), which is, in turn, owned and controlled by Fortress Worldwide.2

The purpose of this verified notice of exemption and the concurrently filed one in Docket No. FD 35805 is to restore and preserve rail service on and over the rail lines of the bankrupt MMA located in Maine and Vermont. Although MMA has continued to provide certain rail services while in bankruptcy, east-west through service between points in Quebec and points in Maine has not been available to shippers since the July 2013 Lac Mégantic rail accident in

Quebec. CMQR and CMQR Canada will provide rail service over the entire prebankruptcy rail network of MMA and MMA Canada.

The parties intend to consummate the proposed transaction as soon as practicable after the effective date of this notice of exemption and the concurrent notice of exemption filed in Docket No. FD 35805.<sup>3</sup>

Fortress Investment notes that another rail carrier subject to the Board's jurisdiction, Florida East Coast Railway, L.L.C. (FECR), is currently owned by FECR Rail Holding LLC, which is, in turn, owned by investment funds managed by an affiliate of Fortress Investment. FECR, a Class II carrier, operates approximately 350 miles of rail lines in Florida extending between Jacksonville and the Miami metropolitan area.

Fortress Investment represents that: (1) The railroads would not connect with each other or any railroads in its corporate family; (2) the continuance in control is not part of a series of anticipated transactions that would connect CMQR's rail lines with the lines of any other rail carrier owned by Fortress Investment or any investment fund managed by any affiliate of Fortress Investment; and (3) the transaction does not involve a Class I rail carrier. Therefore, the transaction is exempt from the prior approval requirements of 49 U.S.C. 11323. See 49 CFR 1180.2(d)(2).

Under 49 U.S.C. 10502(g), the Board may not use its exemption authority to relieve a rail carrier of its statutory obligation to protect the interests of its employees. As a condition to the use of this exemption, any employees adversely affected by this transaction will be protected by the conditions set forth in Wisconsin Central Ltd.— Acquisition Exemption—Lines of Union Pacific Railroad, 2 S.T.B. 218 (1997).

If the notice contains false or misleading information, the exemption is void *ab initio*. Petitions to revoke the exemption under 49 U.S.C. 10502(d) may be filed at any time. The filing of a petition to revoke will not automatically stay the effectiveness of the exemption. Petitions for stay must be filed no later than March 7, 2014.

<sup>&</sup>lt;sup>4</sup>A stay would normally be due in this case by April 8, 2014. Here, however, the due date for stays will be March 7, 2014. The date is set earlier in case the Board grants CMQR's petition for waiver of the 60-day notice period and allows the exemption to become effective on March 17, 2014. Having stays due on March 7 for this case also creates uniformity with the due date for stays in Docket No. FD 35806.

<sup>&</sup>lt;sup>1</sup>MMA and MMA's Canadian affiliate, Montreal Maine & Atlantic Canada Co. (MMA Canada) filed bankruptcy petitions with the United States Bankruptcy Court for the District of Maine and the Superior Court for the Province of Quebec, District of Montreal, respectively, on August 7, 2013, following a rail accident in Lac Mégantic, Que., on Iuly 6, 2013.

<sup>&</sup>lt;sup>2</sup> Pursuant to the Asset Purchase Agreement (Agreement) between the trustee, MMA, and MMA Canada, RAH will assign its rights to CMQR and to a Canadian subsidiary of RAH, Central Maine & Quebec Railway Canada, Inc. (CMQR Canada), to enable CMQR to acquire the U.S. rail assets of MMA and CMQR Canada to acquire the Canadian rail assets of MMA Canada. CMQR Canada will file an application with the Canada Transportation Agency to seek authority concerning the Canadian lines.

<sup>&</sup>lt;sup>3</sup>Pursuant to the 49 CFR 1150.32(e), CMQR must provide notice to labor regarding the line acquisition and certify to the Board that it has done so 60 days before the exemption becomes effective; the parties cannot close this transaction until April 15, 2014. CMQR has petitioned the Board to waive this period so that the parties can consummate their sale transaction on or before March 31, 2014, in accordance with the Agreement and the bankruptcy court's expectations. The Board will rule on this waiver request in a separate decision.

An original and 10 copies of all pleadings, referring to Docket No. FD 35806 must be filed with the Surface Transportation Board, 395 E Street SW., Washington, DC 20423–0001. In addition, one copy of each pleading must be served on Terence M. Hynes, Sidley Austin LLP, 1501 K Street NW., Washington, DC 20005, and on Robert J. Keach, Esq. (as Trustee for MMA), c/o Bernstein, Shur, Sawyer & Nelson, P.A., 100 Middle Street, Portland, ME 04104–5029.

Board decisions and notices are available on our Web site at WWW.STB.DOT.GOV.

Decided: February 25, 2014. By the Board.

#### Rachel D. Campbell,

Director, Office of Proceedings.

#### Raina S. White.

Clearance Clerk.

[FR Doc. 2014-04461 Filed 2-27-14; 8:45 am]

BILLING CODE 4915-01-P

### **DEPARTMENT OF THE TREASURY**

# Submission for OMB Review; Comment Request

February 24, 2014.

The Department of the Treasury will submit the following information collection request to the Office of Management and Budget (OMB) for review and clearance in accordance with the Paperwork Reduction Act of 1995, Public Law 104–13, on or after the date of publication of this notice.

**DATES:** Comments should be received on or before March 31, 2014 to be assured of consideration.

ADDRESSES: Send comments regarding the burden estimate, or any other aspect of the information collection, including suggestions for reducing the burden, to (1) Office of Information and Regulatory Affairs, Office of Management and Budget, Attention: Desk Officer for Treasury, New Executive Office Building, Room 10235, Washington, DC 20503, or email at OIRA\_Submission@OMB.EOP.gov and (2) Treasury PRA Clearance Officer, 1750 Pennsylvania Ave. NW., Suite 8140, Washington, DC 20220, or email at PRA@treasury.gov.

#### FOR FURTHER INFORMATION CONTACT:

Copies of the submission(s) may be obtained by calling (202) 927–5331, email at *PRA@treasury.gov*, or the entire information collection request may be found at *www.reginfo.gov*.

#### **United States Mint**

OMB Number: 1525-0015.

Type of Review: Extension without change of a currently approved collection.

Title: Quantitative Consumer Research—U.S. Mint Customer Spend Trajectory Research.

Abstract: This collection request is for the United States Mint to conduct studies aimed to inventory the various multi-year spend trajectories (e.g., spend increases substantially, spend decreases substantially, customer stops purchasing altogether, etc.) observed in the United States Mint customer base and to understand the factors that contribute to these trajectories.

Affected Public: Individuals or Households.

Estimated Annual Burden Hours: 1,000.

#### Dawn D. Wolfgang,

Treasury PRA Clearance Officer.
[FR Doc. 2014–04377 Filed 2–27–14; 8:45 am]
BILLING CODE 4810–37–P

#### **DEPARTMENT OF THE TREASURY**

# Community Development Financial Institutions Fund; Proposed Data Collection; Comment Request

**ACTION:** Proposed collection; comment request.

**SUMMARY:** The U.S. Department of the Treasury, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and/or continuing information collections, as required by the Paperwork Reduction Act of 1995, Public Law 104-13 (44 U.S.C. 3506(c)(2)(A)). Currently, the Community Development Financial Institutions (CDFI) Fund, Department of the Treasury, is soliciting comments concerning the Generic Clearance for the Collection of Qualitative Feedback on Agency Service Delivery.

**DATES:** Written comments should be received on or before April 29, 2014 to be assured of consideration.

ADDRESSES: Direct all comments to Brette Fishman, Management Analyst, at the Community Development Financial Institutions Fund, U.S. Department of the Treasury, 1500 Pennsylvania Avenue NW., Washington, DC 20020 by email to cdfihelp@cdfi.treas.gov or by facsimile to (202) 508–0083. Please note this is not a toll free number.

# FOR FURTHER INFORMATION CONTACT:

Requests for additional information should be directed to Brette Fishman, Management Analyst, at the Community Development Financial Institutions Fund, U.S. Department of the Treasury, 1500 Pennsylvania Avenue NW., Washington, DC 20020 by email to *cdfihelp@cdfi.treas.gov* or by facsimile to (202) 508–0083. Please note this is not a toll free number.

#### SUPPLEMENTARY INFORMATION:

OMB Number: 1559-0041.

*Type of Review:* Extension without change.

*Title:* Generic Clearance for the Collection of Qualitative Feedback on Agency Service Delivery.

Abstract: The information collection activity will garner qualitative customer and stakeholder feedback in an efficient, timely manner, in accordance with the Administration's commitment to improving service delivery. By qualitative feedback we mean information that provides useful insights on perceptions and opinions, but are not statistical surveys that yield quantitative results that can be generalized to the population of study. This feedback will provide insights into customer or stakeholder perceptions, experiences and expectations, provide an early warning of issues with service, or focus attention on areas where communication, training or changes in operations might improve delivery of products or services. These collections will allow for ongoing, collaborative and actionable communications between the Agency and its customers and stakeholders. It will also allow feedback to contribute directly to the improvement of program management.

Feedback collected under this generic clearance will provide useful information, but it will not yield data that can be generalized to the overall population. This type of generic clearance for qualitative information will not be used for quantitative information collections that are designed to yield reliably actionable results, such as monitoring trends over time or documenting program performance. Such data uses require more rigorous designs that address: The target population to which generalizations will be made, the sampling frame, the sample design (including stratification and clustering), the precision requirements or power calculations that justify the proposed sample size, the expected response rate, methods for assessing potential nonresponse bias, the protocols for data collection, and any testing procedures that were or will be undertaken prior fielding the study. Depending on the degree of influence the results are likely to have, such collections may still be eligible for submission for other generic

mechanisms that are designed to yield quantitative results.

Average Expected Annual Number of Activities: 10.

Respondents: 10,000. Annual Responses: 10,000. Frequency of Response: Once per request.

Average Minutes per Response: 60. Burden Hours: 10,000.

Request for Comments: Comments submitted in response to this notice will be summarized and/or included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of burden of the collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology; and (e) estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Authority: Public Law 104–13.

Dated: February 25, 2014.

# Dawn D. Wolfgang,

Treasury PRA Clearance Officer. [FR Doc. 2014–04449 Filed 2–27–14; 8:45 am]

BILLING CODE 4810-70-P

#### **DEPARTMENT OF THE TREASURY**

# Office of the Comptroller of the Currency

Agency Information Collection Activities: Comment Request; Renewal of Generic Clearance for the Collection of Qualitative Feedback on Agency Service Delivery

**AGENCY:** Office of the Comptroller of the Currency (OCC), Treasury. **ACTION:** Notice and request for comments.

**SUMMARY:** The OCC, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on a continuing information collection, as required by the Paperwork Reduction Act of 1995 (PRA).

Under the PRA, Federal agencies are required to publish notice in the **Federal Register** concerning each proposed collection of information, including each proposed extension of an existing collection of information and to allow 60 days for public comment in response to the notice.

In accordance with the requirements of the PRA, the OCC may not conduct or sponsor, and the respondent is not required to respond to, an information collection unless it displays a currently valid Office of Management and Budget (OMB) control number.

The OCC is soliciting comment concerning the renewal of its information collection titled, "Generic Clearance for the Collection of Qualitative Feedback on Agency Service Delivery."

**DATES:** Comments must be submitted on or before April 29, 2014.

ADDRESSES: Because paper mail in the Washington, DC area and at the OCC is subject to delay, commenters are encouraged to submit comments by email if possible. Comments may be sent to: Legislative and Regulatory Activities Division, Office of the Comptroller of the Currency, Attention: 1557-0248, 400 7th Street SW., Suite 3E-218, Mail Stop 9W-11, Washington, DC 20219. In addition, comments may be sent by fax to (571) 465-4326 or by electronic mail to regs.comments@ occ.treas.gov. You may personally inspect and photocopy comments at the OCC, 400 7th Street SW., Washington, DC 20219. For security reasons, the OCC requires that visitors make an appointment to inspect comments. You may do so by calling (202) 649-6700. Upon arrival, visitors will be required to present valid government-issued photo identification and to submit to security screening in order to inspect and photocopy comments.

All comments received, including attachments and other supporting materials, are part of the public record and subject to public disclosure. Do not enclose any information in your comment or supporting materials that you consider confidential or inappropriate for public disclosure.

FOR FURTHER INFORMATION CONTACT: You can request additional information or a copy of the collection from Johnny Vilela or Mary H. Gottlieb, OCC Clearance Officers, (202) 649–5490, Legislative and Regulatory Activities Division, Office of the Comptroller of the Currency, 400 7th Street SW., Washington, DC 20219.

**SUPPLEMENTARY INFORMATION:** Under the PRA (44 U.S.C. 3501–3520), Federal agencies must obtain approval from the OMB for each collection of information they conduct or sponsor. "Collection of information" is defined in 44 U.S.C.

3502(3) and 5 CFR 1320.3(c) to include agency requests or requirements that members of the public submit reports, keep records, or provide information to a third party. Section 3506(c)(2)(A) of the PRA (44 U.S.C. 3506(c)(2)(A)) requires Federal agencies to provide a 60-day notice in the Federal Register concerning each proposed collection of information, including each proposed extension of an existing collection of information, before submitting the collection to OMB for approval. To comply with this requirement, the OCC is publishing notice of the proposed collection of information set forth in this document.

The OCC is proposing to extend OMB approval of the following information collection:

*Title:* Generic Clearance for the Collection of Qualitative Feedback on Agency Service Delivery.

ОМВ Control No.: 1557–0248. Description: The information collection activity provides a means to garner qualitative customer and stakeholder feedback in an efficient, timely manner, in accordance with the Federal government's commitment to improving service delivery. Qualitative feedback is information that provides useful insights on perceptions and opinions, but does not include statistical survey or quantitative results that can be attributed to the population of study. This qualitative feedback provides insights into customer or stakeholder perceptions, experiences, and expectations; provides an early warning of issues with service; and/or focuses attention on areas where communication, training, or changes in operations might improve delivery of products or services. These collections allow for ongoing, collaborative, and actionable communications between the OCC, its customers, and stakeholders while also directing feedback to improve program management.

The solicitation of feedback targets areas such as timeliness, appropriateness, accuracy of information, courtesy, efficiency of service delivery, and resolution of issues with service delivery. The information generated through the responses is used to inform and plan efforts to improve or maintain the quality of service offered to the public. If this information is not collected, the OCC will not have access to vital feedback from customers and stakeholders.

The OCC will submit a collection for approval under this generic clearance only if it meets the following conditions:

• The collections are voluntary;

- The collections are low-burden for respondents (based on considerations of total burden hours, total number of respondents, or burden-hours per respondent) and are low-cost for both the respondents and the Federal Government;
- The collections are noncontroversial and do not raise issues of concern to other Federal agencies;
- Any collection is targeted to the solicitation of opinions from respondents who have experience with the program or may have experience with the program in the near future;
   Personally identifiable information

 Personally identifiable information (PII) is collected only to the extent necessary and is not retained;

- Information gathered is intended to be used only internally for general service improvement and program management purposes and is not intended for release outside of the agency (if released, the agency must indicate the qualitative nature of the information);
- Information gathered will not be used for the purpose of substantially informing influential policy decisions; and
- Information gathered will yield qualitative information, meaning that the collections will not be designed or expected to yield statistically reliable results or used to reach general conclusions about the population of study.

Feedback collected under this generic clearance provides useful information, but it does not yield data that can be attributed to the overall population. This type of generic clearance for qualitative information will not be used for quantitative information collections that are designed to yield reliably actionable results, such as monitoring trends over time or documenting program performance. Such data uses require more rigorous designs to identify: The target population to which generalizations will be made, the sampling frame, the sample design (including stratification and clustering), the precision requirements or power calculations that justify the proposed sample size, the expected response rate, methods for assessing potential nonresponse bias, the protocols for data collection, and any testing procedures that were or will be undertaken prior to conducting the study. Depending on the degree of influence the results are likely to have, such collections may still be eligible for submission for other generic mechanisms that are designed to yield quantitative results.

As a general matter, information collections will not result in any new system of records containing privacy information and will not ask questions of a sensitive nature.

The OCC used this collection twice in 2013 to obtain feedback from vendors following OCC outreach sessions. It allowed OCC business units to solicit feedback from participants at outreach events, access the participants' experiences, and make adjustments to future outreach events. Specifically, it allowed the OCC to generate Congressional reports on the "successes achieved and challenges faced by the agency in operating minority and women outreach programs." 12 U.S.C. 5452(e).

Type of Review: Regular review. OMB Control No.: 1557–0248. Type of Review: Regular review.

Affected Public: Businesses or other for-profit.

Burden Estimate:

Average Expected Annual Number of Activities: 3.

Average number of Respondents per Activity: 3,000.

Total Annual Responses: 9,000.

Frequency of Response: Once per request.

Average Minutes per Response: 10. Total Annual Burden Hours: 1,500.

Comments submitted in response to this notice will be summarized and included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on:

- (a) Whether the collection of information is necessary for the proper performance of the functions of the OCC, including whether the information has practical utility;
- (b) The accuracy of the OCC's estimate of the burden of the information collection;
- (c) Ways to enhance the quality, utility, and clarity of the information to be collected;
- (d) Ways to minimize the burden of the collection on respondents, including through the use of automated collection techniques or other forms of information technology; and
- (e) Estimates of capital or start-up costs and costs of operation, maintenance, and purchase of services to provide information.

Dated: February 24, 2014.

### Stuart E. Feldstein,

Director, Legislative and Regulatory Activities Division.

[FR Doc. 2014–04403 Filed 2–27–14; 8:45 am] BILLING CODE 4810–33–P

### **DEPARTMENT OF THE TREASURY**

# Office of the Comptroller of the Currency

Agency Information Collection Activities: Information Collection Renewal; Comment Request; Capital Adequacy Standards

**AGENCY:** Office of the Comptroller of the Currency (OCC), Treasury.

**ACTION:** Notice and request for comment.

**SUMMARY:** The OCC, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on a continuing information collection, as required by the Paperwork Reduction Act of 1995 (PRA).

Under the PRA, Federal agencies are required to publish notice in the **Federal Register** concerning each proposed collection of information, including each proposed extension of an existing collection of information and to allow 60 days for public comment in response to the notice.

In accordance with the requirements of the PRA, the OCC may not conduct or sponsor, and the respondent is not required to respond to, an information collection unless it displays a currently valid Office of Management and Budget (OMB) control number.

The OCC is soliciting comment concerning renewal of its information collection titled, "Capital Adequacy Standards."

**DATES:** Comments must be submitted on or before April 29, 2014.

ADDRESSES: Because paper mail in the Washington, DC area and at the OCC is subject to delay, commenters are encouraged to submit comments by email if possible. Comments may be sent to: Legislative and Regulatory Activities Division, Office of the Comptroller of the Currency, Attention: 1557-0318, 400 7th Street SW., Suite 3E-218, Mail Stop 9W-11, Washington, DC 20219. In addition, comments may be sent by fax to (571) 465-4326 or by electronic mail to regs.comments@ occ.treas.gov. You may personally inspect and photocopy comments at the OCC, 400 7th Street SW., Washington, DC 20219. For security reasons, the OCC requires that visitors make an appointment to inspect comments. You may do so by calling (202) 649-6700. Upon arrival, visitors will be required to present valid government-issued photo identification and to submit to security screening in order to inspect and photocopy comments.

All comments received, including attachments and other supporting materials, are part of the public record and subject to public disclosure. Do not enclose any information in your comment or supporting materials that you consider confidential or inappropriate for public disclosure.

FOR FURTHER INFORMATION CONTACT: You may request additional information or a copy of the collection from Johnny Vilela or Mary H. Gottlieb, OCC Clearance Officers, (202) 649–5490, Legislative and Regulatory Activities Division, Office of the Comptroller of the Currency, 400 7th Street SW., Suite 3E–218, Mail Stop 9W–11, Washington, DC 20219.

SUPPLEMENTARY INFORMATION: Under the PRA (44 U.S.C. 3501-3520), Federal agencies must obtain approval from OMB for each collection of information they conduct or sponsor. "Collection of information" is defined in 44 U.S.C. 3502(3) and 5 CFR 1320.3(c) to include agency requests or requirements that members of the public submit reports, keep records, or provide information to a third party. Section 3506(c)(2)(A) of the PRA (44 U.S.C. 3506(c)(2)(A)) requires Federal agencies to provide a 60-day notice in the Federal Register concerning each proposed collection of information, including each proposed extension of an existing collection of information, before submitting the collection to OMB for approval. To comply with this requirement, the OCC is publishing notice of the proposed collection of information set forth in this document.

In connection with issuance of the Basel III final rule,¹ OMB provided a six-month approval for this information collection. The OCC is proposing to extend OMB approval of the collection for the standard three years.

Title: Capital Adequacy Standards. OMB Control No.: 1557–0318. Frequency of Response: On occasion. Affected Public: Business or other forprofit.

# Section-by-Section-Analysis

Twelve CFR Part 3 sets forth the OCC's minimum capital requirements and overall capital adequacy standards for national banks and Federal savings associations.

Section 3.3(c) allows for the recognition of netting across multiple types of transactions or agreements if the institution obtains a written legal opinion verifying the validity and enforceability of the agreement under certain circumstances and maintains

sufficient written documentation of this legal review.

Section 3.22(h)(2)(iii)(A) permits the use of a conservative estimate of the amount of an institution's investment in its own capital or the capital of unconsolidated financial institutions held through the index security with prior approval by the OCC.

Section 3.35(b)(3)(i)(A) requires, for a cleared transaction with a qualified central counterparty (QCCP), that a client bank apply a risk weight of two percent, provided that the collateral posted by the bank to the QCCP is subject to certain arrangements and the client bank has conducted a sufficient legal review (and maintains sufficient written documentation of the legal review) to conclude with a wellfounded basis that the arrangements, in the event of a legal challenge, would be found to be legal, valid, binding, and enforceable under the law of the relevant jurisdictions.

Section 3.37(c)(4)(i)(E), regarding collateralized transactions, requires that a bank have policies and procedures in place describing how it determines the period of significant financial stress used to calculate its own internal estimates for haircuts and be able to provide empirical support for the period used.

Section 3.41(b)(3) which sets forth operational requirements for securitization exposures, allows the national bank or Federal savings association to recognize for risk-based capital purposes, in the case of synthetic securitizations, a credit risk mitigant to hedge underlying exposures if certain conditions are met, including a requirement that the national bank or Federal savings association obtain a well-reasoned opinion from legal counsel that confirms the enforceability of the credit risk mitigant in all relevant jurisdictions.

Section 3.41(c)(2)(i) requires that a national bank or Federal savings association demonstrate its comprehensive understanding of a securitization exposure by conducting and documenting an analysis of the risk characteristics of each securitization exposure prior to its acquisition, taking into account a number of specified considerations.

If a national bank or Federal savings association provides non-contractual support to a securitization, § 3.42(e)(2), regarding risk-weighted assets for securitization exposures, requires that a national bank or Federal savings association to publicly disclose that is has provided implicit support to a securitization and the risk-based capital

impact to the bank of providing such implicit support.

Section 3.62 sets forth disclosure requirements related to the capital requirements of a national bank or Federal savings association. These requirements apply to a national bank or Federal savings association with total consolidated assets of \$50 billion or more that is not a consolidated subsidiary of an entity that is itself subject to Basel III disclosures. Section 3.62(a) requires quarterly disclosure of information in the applicable tables in section 3.63 and, if a significant change occurs, such that the most recent reported amounts are no longer reflective of the institution's capital adequacy and risk profile, section 3.62(a) requires the national bank or Federal savings association to disclose as soon as practicable thereafter, a brief discussion of the change and its likely impact. Section 3.62(a) permits annual disclosure of qualitative information that typically does not change each quarter, provided that any significant changes are disclosed in the interim. Section 3.62(b) requires that a national bank or Federal savings association have a formal disclosure policy approved by the board of directors that addresses its approach for determining the disclosures it makes. The policy must address the associated internal controls and disclosure controls and procedures. Section 3.62(c) permits a national bank or Federal savings association to disclose more general information about certain subjects if the national bank or Federal savings association concludes that the specific commercial or financial information required to be disclosed under § 3.62 is exempt from disclosure under the Freedom of Information Act (5 U.S.C. 552), and national bank or Federal savings association provides the reason the specific items of information have not been disclosed.

Section 3.63 sets forth the specific disclosure requirements for a nonadvanced approaches national bank or Federal savings association with total consolidated assets of \$50 billion or more that is not a consolidated subsidiary of an entity that is itself subject to Basel III disclosure requirements. Section 3.63(a) requires those institutions to make the disclosures in Tables 1 through 10 to § 3.63 and in § 3.63(b) for each of the last three years beginning on the effective date of the rule. Section 3.63(b) requires quarterly disclosure of an institution's common equity tier 1 capital, additional tier 1 capital, tier 2 capital, tier 1 and total capital ratios, including the regulatory capital elements and all the regulatory

<sup>&</sup>lt;sup>1</sup> 78 FR 62018 (October 11, 2013).

adjustments and deductions needed to calculate the numerator of such ratios; total risk-weighted assets, including the different regulatory adjustments and deductions needed to calculate total risk-weighted assets; regulatory capital ratios during any transition periods, including a description of all the regulatory capital elements and all regulatory adjustments and deductions needed to calculate the numerator and denominator of each capital ratio during any transition period; and a reconciliation of regulatory capital elements as they relate to its balance sheet in any audited consolidated financial statements. Tables 1 through 10 to § 3.63 set forth qualitative and/or quantitative requirements for scope of application, capital structure, capital adequacy, capital conservation buffer, credit risk, counterparty credit riskrelated exposures, credit risk mitigation, securitizations, equities not subject to Subpart F (Market Risk requirements) of the rule, and interest rate risk for nontrading activities.

Section 3.121 requires a national bank or Federal savings association subject to the advanced approaches risk-based capital requirements to adopt a written implementation plan to address how it will comply with the advanced capital adequacy framework's qualification requirements and also develop and maintain a comprehensive and sound planning and governance process to oversee the implementation efforts described in the plan. Section 3.122 further requires these institutions to: develop processes for assessing capital adequacy in relation to an organization's risk profile; establish and maintain internal risk rating and segmentation systems for wholesale and retail risk exposures, including comprehensive risk parameter quantification processes and processes for annual reviews and analyses of reference data to determine their relevance; document its process for identifying, measuring, monitoring, controlling, and internally reporting operational risk; verify the accurate and timely reporting of risk-based capital requirements; and monitor, validate, and refine its advanced systems.

Section 3.123 sets forth ongoing qualification requirements that require an institution to notify the OCC of any material change to an advance system and to establish and submit to the OCC a plan for returning to compliance with the qualification requirements.

Section 3.124 requires a national bank of Federal savings association to submit to the OCC, within 90 days of consummating a merger or acquisition, an implementation plan for using its advanced systems for the merged or acquired company.

Section 3.132(b)(2)(iii)(A) addresses counterparty credit risk of repo-style transactions, eligible margin loans, and over-the-counter (OTC) derivative contracts, and internal estimates for haircuts. With the prior written approval of the OCC, an institution may calculate haircuts (H<sub>s</sub> and H<sub>fx</sub>) using its own internal estimates of the volatilities of market prices and foreign exchange rates. The section requires national banks and Federal savings associations to satisfy certain minimum quantitative standards in order too receive OCC approval to use its own internal estimates.

Section 3.132(b)(3) covers counterparty credit risk of repo-style transactions, eligible margin loans, and OTC derivative contracts, and simple Value-at-Risk (VaR) methodology. With the prior written approval of the OCC, a national bank or Federal savings association may estimate exposure at default (EAD) for a netting set using a VaR model that meets certain requirements.

Section 3.132(d)(1) permits the use of the internal models methodology (IMM) to determine EAD for counterparty credit risk for derivative contracts with prior written approval from the OCC. Section 3.132(d)(1)(iii) permits the use of the internal models methodology for derivative contracts, eligible margin loans, and repo-style transactions subject to a qualifying cross-product netting agreement with prior written approval from the OCC.

Section 3.132(d)(2)(iv) addresses counterparty credit risk of repo-style transactions, eligible margin loans, and OTC derivative contracts, and riskweighted assets using IMM. Under the IMM, an institution uses an internal model to estimate the expected exposure (EE) for a netting set and then calculates EAD based on that EE. An institution must calculate two EEs and two EADs (one stressed and one unstressed) for each netting as outlined in this section. A national bank or Federal savings association may use a conservative measure of EAD subject to prior written approval of the OCC.

Section 3.132(d)(3)(vi) addresses counterparty credit risk of repo-style transactions, eligible margin loans, and OTC derivative contracts. To obtain OCC approval to calculate the distributions of exposures upon which the EAD calculation is based, a national bank or Federal savings association must demonstrate to the satisfaction of the OCC that it has been using for at least one year an internal model that broadly meets the minimum standards,

with which the institution must maintain compliance. The institution must have procedures to identify, monitor, and control wrong-way risk throughout the life of an exposure and they must include stress testing and scenario analysis.

Section 3.132(d)(3)(viii) addresses counterparty credit risk of repo-style transactions, eligible margin loans, and OTC derivative contracts. When estimating model parameters based on a stress period, a national bank or Federal savings association must use at least three years of historical data that include a period of stress to the credit default spreads of the institution's counterparties. The institution must review the data set and update the data as necessary, particularly for any material changes in its counterparties. The institution must demonstrate at least quarterly that the stress period coincides with increased credit default swap (CDS) or other credit spreads of the institution's counterparties. The institution must have procedures to evaluate the effectiveness of its stress calibration that include a process for using benchmark portfolios that are vulnerable to the same risk factors as the institution's portfolio. The OCC may require the institution to modify its stress calibration to better reflect actual historic losses of the portfolio.

Section 3.132(d)(3)(ix), regarding counterparty credit risk of repo-style transactions, eligible margin loans, and OTC derivative contracts, requires that an institution must subject its internal model to an initial validation and annual model review process that includes consideration of whether the inputs and risk factors, as well as the model outputs, are appropriate. The section requires national banks and Federal savings associations to have a backtesting program for its model that includes a process by which unacceptable model performance will be determined and remedied.

Section 3.132(d)(3)(x), regarding counterparty credit risk of repo-style transactions, eligible margin loans, and OTC derivative contracts, provides that an national bank or Federal savings association must have policies for the measurement, management, and control of collateral and margin amounts.

Section 3.132(d)(3)(xi), concerning counterparty credit risk of repo-style transactions, eligible margin loans, and OTC derivative contracts, states that an institution must have a comprehensive stress testing program that captures all credit exposures to counterparties, and incorporates stress testing of principal market risk factors and creditworthiness of counterparties.

Section 3.141 relates to operational criteria for recognizing the transfer of risk in connection with a securitization. Section 3.141(b)(3) requires a national bank or Federal savings association to obtain a well-reasoned legal opinion confirming the enforceability of the credit risk mitigant in all relevant jurisdictions in order to recognize the transference of risk in connection with a synthetic securitization. An institution must demonstrate its comprehensive understanding of a securitization exposure under § 3.141(c)(2) for each securitization exposure by conducting an analysis of the risk characteristics of a securitization exposure prior to acquiring the exposure and document such analysis within three business days after acquiring the exposure. Sections 3.141(c)(2)(i) and (ii) require that institutions, on an on-going basis (at least quarterly), evaluate, review, and update as appropriate the analysis required under this section for each securitization exposure.

Section 3.142(h)(2), regarding the capital treatment for securitization exposures, requires a national bank or Federal savings association to disclose publicly if it has provided implicit support to a securitization and the regulatory capital impact to the institution of providing such implicit

support.

Section 3.153(b), outlining the Internal Models Approach (IMA) for calculating risk-weighted assets for equity exposures, specifies that a national bank or Federal savings association must receive prior written approval from the OCC before it can use IMA.

Section 3.172 specifies that each advanced approaches national bank or Federal savings association that has completed the parallel run process must publicly disclose its total and tier 1 risk-based capital ratios and their components.

Section 3.173 addresses disclosures by an advanced approaches national bank or Federal savings association that is not a consolidated subsidiary of an equity that is subject to the Basel III disclosure requirements. An advanced approaches institution that is subject to the disclosure requirements must make the disclosure sequirements must make the disclosures described in Tables 1 through 12. The institution must make these disclosures publicly available for each of the last three years (that is, twelve quarters) or such shorter period beginning on the effective date of this subpart E.

The tables to section 3.173 require qualitative and quantitative public disclosures for capital structure, capital adequacy, capital conservation and countercyclical buffers, credit risk, securitization, operational risk, equities not subject to the market risk capital requirements, and interest rate risk for non-trading activities.

Comments submitted in response to this notice will be summarized and included in the request for OMB approval. All comments will become a matter of public record. Comments are invited on:

- (a) Whether the collections of information are necessary for the proper performance of the OCC's functions, including whether the information has practical utility;
- (b) The accuracy of the OCC's estimates of the burden of the information collections, including the validity of the methodology and assumptions used;
- (c) Ways to enhance the quality, utility, and clarity of the information to be collected; and
- (d) Ways to minimize the burden of information collections on respondents, including through the use of automated collection techniques or other forms of information technology.

Dated: February 24, 2014.

#### Stuart E. Feldstein,

BILLING CODE 4810-33-P

# **DEPARTMENT OF THE TREASURY**

# **Internal Revenue Service**

Proposed Collection; Comment Request for Form 1040 and Schedules A, B, C, C-EZ, D, E, EIC, F, H, J, R, and SE, Form 1040A, Form 1040EZ, Form 1040NR, Form 1040NR-EZ, Form 1040X, and All Attachments to These Forms

**AGENCY:** Internal Revenue Service (IRS), Treasury.

**ACTION:** Notice and request for comments.

**SUMMARY:** The Internal Revenue Service, as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to take this opportunity to comment on proposed and continuing information collections, as required by the Paperwork Reduction Act of 1995 (PRA), Public Law 104-13 (44 U.S.C. 3506(c)(2)(A)). This notice requests comments on all forms used by individual taxpayers: Form 1040, U.S. Individual Income Tax Return, and Schedules A, B, C, C-EZ, D, E, EIC, F, H, J, R, and SE; Form 1040A; Form 1040EZ; Form 1040NR; Form 1040NR-

EZ; Form 1040X; and all attachments to these forms (see the Appendix to this notice).

**DATES:** Written comments should be received on or before April 29, 2014 to be assured of consideration.

**ADDRESSES:** Direct all written comments to The OMB Unit, SE:W:CAR:MP:T:T:SP, Internal Revenue Service, Room 6129, 1111 Constitution Avenue NW., Washington, DC 20224.

### SUPPLEMENTARY INFORMATION:

# PRA Approval of Forms Used by Individual Taxpayers

Under the PRA, OMB assigns a control number to each "collection of information" that it reviews and approves for use by an agency. The PRA also requires agencies to estimate the burden for each collection of information. Burden estimates for each control number are displayed in (1) PRA notices that accompany collections of information, (2) Federal Register notices such as this one, and (3) OMB's database of approved information collections.

## Taxpayer Burden Model

The Individual Taxpayer Burden Model (ITBM) estimates burden experienced by individual taxpayers when complying with Federal tax laws and incorporates results from a survey of tax year 2011 individual taxpayers, conducted in 2012 and 2013. The approach to measuring burden focuses on the characteristics and activities undertaken by individual taxpayers in meeting their tax return filing obligations.

Burden is defined as the time and outof-pocket costs incurred by taxpayers in complying with the Federal tax system and are estimated separately. Out-ofpocket costs include any expenses incurred by taxpayers to prepare and submit their tax returns. Examples include tax return preparation fees, the purchase price of tax preparation software, submission fees, photocopying costs, postage, and phone calls (if not toll-free).

The methodology distinguishes among preparation method, taxpayer activities, taxpayer type, filing method, and income level. Indicators of tax law and administrative complexity, as reflected in the tax forms and instructions, are incorporated into the model.

Preparation methods reflected in the model are as follows:

- Self-prepared without software,
- Self-prepared with software, and
- Use of a paid preparer or tax professional.

Types of taxpayer activities reflected in the model are as follows:

- · Recordkeeping,
- Tax planning,
- Gathering tax materials,
- Use of services (IRS and other),
- Form completion, and
- Form submission.

## Taxpayer Burden Estimates

Summary level results using this methodology are presented in Table 1 below. The data shown are the best forward-looking estimates available for income tax returns filed for tax year 2013

Table 1 shows burden estimates based on current statutory requirements as of November 21, 2013 for taxpayers filing a 2013 Form 1040, 1040A, or 1040EZ tax return. Time spent and out-of-pocket costs are presented separately. Time burden is broken out by taxpayer activity, with record keeping representing the largest component. Out-of-pocket costs include any expenses incurred by taxpayers to prepare and submit their tax returns. Examples include tax return preparation and submission fees, postage and photocopying costs, and tax preparation software costs. While these estimates do not include burden associated with post-filing activities, IRS operational data indicate that electronically

prepared and filed returns have fewer arithmetic errors, implying lower postfiling burden.

Reported time and cost burdens are national averages and do not necessarily reflect a "typical" case. Most taxpayers experience lower than average burden, with taxpayer burden varying considerably by taxpayer type. For instance, the estimated average time burden for all taxpavers filing a Form 1040, 1040A, or 1040EZ is 12 hours, with an average cost of \$210 per return. This average includes all associated forms and schedules, across all preparation methods and taxpayer activities. The average burden for taxpayers filing Form 1040 is about 15 hours and \$280; the average burden for taxpayers filing Form 1040A is about 7 hours and \$90; and the average for Form 1040EZ filers is about 4 hours and \$30.

Within each of these estimates there is significant variation in taxpayer activity. For example, non-business taxpayers are expected to have an average burden of about 7 hours and \$120, while business taxpayers are expected to have an average burden of about 24 hours and \$430. Similarly, tax preparation fees and other out-of-pocket costs vary extensively depending on the tax situation of the taxpayer, the type of software or professional preparer used, and the geographic location.

Proposed PRA Submission to OMB

*Title:* U.S. Individual Income Tax Return.

OMB Number: 1545-0074.

Form Numbers: Form 1040 and Schedules A, B, C, C–EZ, D, D–1, E, EIC, F, H, J, R, and SE; Form 1040A; Form 1040EZ; Form 1040NR; Form 1040NR–EZ, Form 1040X; and all attachments to these forms (see the Appendix to this notice).

Abstract: These forms are used by individuals to report their income tax liability. The data is used to verify that the items reported on the forms are correct, and also for general statistical use.

Current Actions: The change in estimated aggregate compliance burden can be explained by three major sources—technical adjustments, statutory changes, and discretionary agency (IRS) actions.

Technical Adjustments—The largest adjustments are from incorporation of updated tax return data, macroeconomic data, and survey data as well as refinements in the estimation methodology. Updating the FY13 macroeconomic data and incorporating new tax return data lead to the largest technical adjustments. The impact of each technical adjustment can be seen below.

	Change in filers	Change in time	Change in dollars
Updated FY13 Macroeconomic Data Updated Tax Return Data Updated Survey Data FY14 Population Estimates	-3,100,000	-32,000,000	-762,000,000
	0	-53,000,000	-1,486,000,000
	0	6,000,000	1,063,000,000
	1,700,000	4,000,000	908,000,000

Statutory Changes—The primary drivers of the statutory changes are the phaseout of itemized deductions (American Taxpayer Relief Act of 2012), the Net Investment Income Tax (Health Care and Education Reconciliation Act of 2010), and the Additional Medicare Tax (Patient Protection and Affordable Care Act of 2010). The estimated impact of these items is as follows:

	Expected filers	Change in hours	Change in dollars
Phaseout of Itemized Deductions  Net Investment Income Tax  Additional Medicare Tax	2,300,000	<500,000	\$21,000,000
	2,800,000	4,000,000	202,000,000
	3,100,000	3,000,000	129,000,000

IRS Discretionary Changes Introduction of the Office in the Home Safe Harbor impacts approximately 600,000 filers and decreases time by 1,600,000 hours (rounded to 2,000,000 hours) and money by \$7,000,000. All

other IRS discretionary changes had a negligible impact on taxpayer burden.

TABLE 1—ESTIMATED AVERAGE TAXPAYER BURDEN FOR INDIVIDUALS BY ACTIVITY

Primary form filed or ty	Time burden					Money burden	
	Average time burden (hours)						
	Percentage of returns	Total time	Record keeping	Tax planning	Form comple- tion and sub- mission	All other	Average cost
All Taxpayers	100	12	6	2	4	1	\$210
			Primary Forms	Filed			
1040	68	15	8	2	4	1	280
1040A 1040EZ	19 13	7 4	2 1	1 *	3 2	1 1	90 30
			Type of Taxp	ayer			
Non-business **	70	7	3	1	3	1	120
Business**	30	24	13	4	5	2	430

TABLE 2—ICB ESTIMATES FOR THE 1040/A/EZ/NR/NR-EZ/X SERIES OF RETURNS AND SUPPORTING FORMS AND SCHEDULES

[FY2014]

	Previously approved FY13	Program change due to adjustment	Program change due to new legislation	Program change due to agency	FY14
Number of Taxpayers Burden in Hours Burden in Dollars	154,300,000 1,924,000,000 31,649,000,000	(1,400,000) (75,000,000) (277,000,000)	8,000,000 352,000,000	(2,000,000) (7,000,000)	152,900,000 1,855,000,000 31,717,000,000

# **APPENDIX**

Forms	Filed by individuals and others	Title
673		Statement for Claiming Exemption from Withholding on Foreign Earned Income Eligible for the Exclusions Provided by Section 911.
926	X	Return by a U.S. Transferor of Property to a Foreign Corporation.
970	X	Application To Use LIFO Inventory Method.
972	X	Consent of Shareholder To Include Specific Amount in Gross Income.
982	X	Reduction of Tax Attributes Due To Discharge of Indebtedness (and Section 1082 Basis
		Adjustment).
1040		U.S. Índividuál Income Tax Return.
1040 SCH A		Itemized Deductions.
1040 SCH B		Interest and Ordinary Dividends.
1040 SCH C	X	Profit or Loss From Business.
1040 SCH C-EZ	X	Net Profit From Business.
1040 SCH D		Capital Gains and Losses.
1040 SCH E	X	Supplemental Income and Loss.
1040 SCH EIC		Earned Income Credit.
1040 SCH F		Profit or Loss From Farming.
1040 SCH H	X	Household Employment Taxes.
1040 SCH J		Income Averaging for Farmers and Fishermen.
1040 SCH R		Credit for the Elderly or the Disabled.
1040 SCH SE		Self-Employment Tax.
1040 SCH 8812		
1040 A		U.S. Individual Income Tax Return.
1040–C		
1040ES (NR)		U.S. Estimated Tax for Nonresident Alien Individuals.
( )		Estimated Federal Tax on Self Employment Income and on Household Employees (Residents of Puerto Rico).
1040 ES-OCR-V		Payment Voucher.
1040 ES-OTC		Estimated Tax for Individuals.

<sup>\*</sup>Rounds to less than one hour.
Detail may not add to total due to rounding. Dollars rounded to the nearest \$10.

\*\*A "business" filer files one or more of the following with Form 1040: Schedule C, C–EZ, E, F, Form 2106, or 2106–EZ. A "non-business" filer does not file any of these schedules or forms with Form 1040 or if you file Form 1040A or 1040EZ.

# APPENDIX—Continued

Forms	Filed by individuals and others	Title
1040 EZ		Income Tax Return for Single and Joint Filers With No Dependents.
1040 NR		U.S. Nonresident Alien Income Tax Return.
1040 NR-EZ		U.S. Income Tax Return for Certain Nonresident Aliens With No Dependents.
1040 V		Payment Voucher.
1040 V-OCR-ES		Payment Voucher.
1040 X		Amended U.S. Individual Income Tax Return.
1045	Χ	Application for Tentative Refund.
1116	Χ	Foreign Tax Credit.
1127	Χ	Application For Extension of Time For Payment of Tax.
1128	Χ	Application To Adopt, Change, or Retain a Tax Year.
1310		Statement of Person Claiming Refund Due a Deceased Taxpayer.
2106		Employee Business Expenses.
2106 EZ		Unreimbursed Employee Business Expenses.
2120		Multiple Support Declaration.
2210	X	Underpayment of Estimated Tax by Individuals, Estates, and Trusts.
2210 F	X	Underpayment of Estimated Tax by Individuals, Estates, and Trusts.  Underpayment of Estimated Tax by Farmers and Fishermen.
2350		Application for Extension of Time 1 of Ell II C. Income Toy Deturn
		Application for Extension of Time To File U.S. Income Tax Return.
2350 SP		Solicitud de Prórroga para Presentar la Declaración del Impuesto Personal sobre el
0.400	V	Ingreso de los Estados Unidos.
2439	X	Notice to Shareholder of Undistributed Long-Term Capital Gains.
2441		Child and Dependent Care Expenses.
2555		Foreign Earned Income.
2555 EZ		Foreign Earned Income Exclusion.
2848	X	Power of Attorney and Declaration of Representative.
2848(SP)		
3115	Χ	Application for Change in Accounting Method.
3468	Χ	Investment Credit.
3520	Χ	Annual Return To Report Transactions With Foreign Trusts and Receipt of Certain Foreign Gifts.
3800	X	General Business Credit.
3903		Moving Expenses.
4029		Application for Exemption From Social Security and Medicare Taxes and Waiver of Ben-
4070		efits.
		Employee's Report of Tips to Employer.
4070 A		Employee's Daily Record of Tips.
4136	X	Credit for Federal Tax Paid On Fuels.
4137		Social Security and Medicare Tax on Unreported Tip Income.
4255	X	Recapture of Investment Credit.
4361		Application for Exemption From Self-Employment Tax for Use by Ministers, Members of Religious Orders, and Christian Science Practitioners.
4562	X	Depreciation and Amortization.
4563		Exclusion of Income for Bona Fide Residents of American Samoa.
4684	Χ	Casualties and Thefts.
4797	Χ	Sales of Business Property.
4835		Farm Rental Income and Expenses.
4852	Χ	Substitute for Form W-2, Wage and Tax Statement or Form 1099-R, Distributions From
		Pension Annuities, Retirement or Profit-Sharing Plans, IRAs, Insurance Contracts, etc.
4868		Application for Automatic Extension of Time To File Individual U.S. Income Tax Return.
4868 SP		Solicitud de Prórroga Automática para Presentar la Declaración del Impuesto sobre el
		Ingreso Personal de los Estados Unidos.
4952	Χ	Investment Interest Expense Deduction.
4970	X	Tax on Accumulation Distribution of Trusts.
4972	X	Tax on Lump-Sum Distributions.
5074		Allocation of Individual Income Tax To Guam or the Commonwealth of the Northern Mar-
5213	X	iana Islands (CNMI).  Election To Postpone Determination as To Whether the Presumption Applies That an Activity Is Engaged in for Profit.
5329		Additional Taxes on Qualified Plans (Including IRAs) and Other Tax-Favored Accounts.
5405		First-Time Homebuyer Credit.
5471	X	Information Return of U.S. Persons With Respect To Certain Foreign Corporations.
5471 SCH J	X	Accumulated Earnings and Profits (E&P) of Controlled Foreign Corporation.
5471 SCH M	X	Transactions Between Controlled Foreign Corporation and Shareholders or Other Re-
		lated Persons.
5471 SCH O	Х	Organization or Reorganization of Foreign Corporation, and Acquisitions and Dispositions of Its Stock.
5695		Residential Energy Credits.
5713	X	International Boycott Report.
5713 SCH A	X	International Boycott Factor (Section 999(c)(1)).
5713 SCH B	Χ	Specifically Attributable Taxes and Income (Section 999(c)(2)).
5713 SCH C	Χ	Tax Effect of the International Boycott Provisions.

# APPENDIX—Continued

Forms	Filed by individuals and others	Title
5754	Х	Statement by Person(s) Receiving Gambling Winnings.
5884	X	Work Opportunity Credit.
6198	Χ	At-Risk Limitations.
6251		Alternative Minimum Tax—Individuals.
6252	X	Installment Sale Income.
6478	X	Credit for Alcohol Used as Fuel.
6765	X	Credit for Increasing Research Activities.
6781	X	Gains and Losses From Section 1256 Contracts and Straddles.
8082	X	Notice of Inconsistent Treatment or Administrative Adjustment Request (AAR).
8275	X	Disclosure Statement.
8275 R	X	Regulation Disclosure Statement.
8283		Noncash Charitable Contributions.
8332		Release of Claim to Exemption for Child of Divorced or Separated Parents.
8379		Injured Spouse Claim and Allocation.
8396		Mortgage Interest Credit.
8453		U.S. Individual Income Tax Declaration for an IRS e-file Return.
8453(SP)		
8582		Passive Activity Loss Limitations.
8582 CR	X	Passive Activity Credit Limitations.
8586	X	Low-Income Housing Credit.
8594		Asset Acquisition Statement.
8606		Nondeductible IRAs.
8609–A	X	Annual Statement for Low-Income Housing Credit.
8611	X	Recapture of Low-Income Housing Credit.
8615		Tax for Certain Children Who Have Investment Income of More Than \$1,800.
8621	X	Return by a Shareholder of a Passive Foreign Investment Company or Qualified Electing
8621–A	X	Fund.  Late Deemed Dividend or Deemed Sale Election by a Passive Foreign Investment Company.
8689		Allocation of Individual Income Tax To the Virgin Islands.
8693	X	Low-Income Housing Credit Disposition Bond.
8697		Interest Computation Under the Look-Back Method for Completed Long-Term Contracts.
8801		Credit for Prior Year Minimum Tax—Individuals, Estates, and Trusts.
8812		Additional Child Tax Credit.
8814		Parents' Election To Report Child's Interest and Dividends.
8815		Exclusion of Interest From Series EE and I U.S. Savings Bonds Issued After 1989.
8818		Optional Form To Record Redemption of Series EE and I U.S. Savings Bonds Issued After 1989.
8820	X	Orphan Drug Credit.
8821	X	Tax Information Authorization.
8822		Change of Address.
8824		Like-Kind Exchanges.
8826		Disabled Access Credit.
8828		Recapture of Federal Mortgage Subsidy.
8829		Expenses for Business Use of Your Home.
8832	X	Entity Classification Election.
8833	X	Treaty-Based Return Position Disclosure Under Section 6114 or 7701(b).
8834	X	Qualified Electric Vehicle Credit.
8835	X	Renewable Electricity and Refined Coal Production Credit.
8838	X	Consent To Extend the Time To Assess Tax Under Section 367—Gain Recognition
8839		Statement.
		Qualified Adoption Expenses.
8840		Closer Connection Exception Statement for Aliens.
8843	······································	Statement for Exempt Individuals and Individuals With a Medical Condition.
8844	X	Empowerment Zone and Renewal Community Employment Credit.
8845		Indian Employment Credit.
8846		Credit for Employer Social Security and Medicare Taxes Paid on Certain Employee Tips.
8847		Credit for Contributions to Selected Community Development Corporations.
8853		Archer MSAs and Long-Term Care Insurance Contracts.
8854		Initial and Annual Expatriation Information Statement.
8858 SCH M	X	Information Return of U.S. Persons With Respect to Foreign Disregarded Entities.  Transactions Between Controlled Foreign Disregarded Entity and Filer or Other Related
8859		Entities.
		District of Columbia First-Time Homebuyer Credit.
8862		Information to Claim Earned Income Credit After Disallowance.
8862(SP)		Education Cradita
8863	······································	Education Credits.
8864		Biodiesel Fuels Credit.
8865		Return of U.S. Persons With Respect To Certain Foreign Partnerships.
8865 SCH K-1	X	Partner's Share of Income, Credits, Deductions, etc.

# APPENDIX—Continued

Forms	Filed by individuals and others	Title
8865 SCH O	Х	Transfer of Property to a Foreign Partnership.
8865 SCH P	X	Acquisitions, Dispositions, and Changes of Interests in a Foreign Partnership.
8866	X	Interest Computation Under the Look-Back Method for Property Depreciated Under the
8000	^	Income Forecast Method.
8873	X	Extraterritorial Income Exclusion.
8874		New Markets Credit.
	1	
8878		IRS e-file Signature Authorization for Form 4868 or Form 2350.
8878 SP		Autorizacion de firma para presentar por medio del IRS e-file para el Formulario 4868(SP) o el Formulario 2350(SP).
8879		IRS e-file Signature Authorization.
8879 SP		Autorizacion de firma para presentar la Declaracion por medio del IRS e-file.
8880		Credit for Qualified Retirement Savings Contributions.
8881	X	Credit for Small Employer Pension Plan Startup Costs.
8882		Credit for Employer-Provided Childcare Facilities and Services.
8885		Health Coverage Tax Credit.
8886		Reportable Transaction Disclosure Statement.
8888	1	Allocation of Refund (Including Savings Bond Purchases).
8889		Health Savings Accounts (HSAs).
8891		U.S. Information Return for Beneficiaries of Certain Canadian Registered Retirement
		Plans.
8896	X	Low Sulfur Diesel Fuel Production Credit.
8898	1	Statement for Individuals Who Begin or End Bona Fide Residence in a U.S. Possession.
8900		Qualified Railroad Track Maintenance Credit.
	1	Domestic Production Activities Deduction.
8903		
8906		Distills Spirits Credit.
8907		Nonconventional Source Fuel Credit.
8908		Energy Efficient Home Credit.
8909		
8910		Alternative Motor Vehicle Credit.
8911		Alternative Fuel Vehicle Refueling Property Credit.
8912		
8917		Tuition and Fees Deduction.
8919		Uncollected Social Security and Medicare Tax on Wages.
8923		Mine Rescue Team Training Credit.
8925	X	Report of Employer-Owned Life Insurance Contracts.
8931	X	Agricultural Chemicals Security Credit.
8932		Credit for Employer Differential Wage Payments.
8933		Carbon Dioxide Sequestration Credit.
8936		Qualified Plug-in Electric Drive Motor Vehicle Credit.
9465		Installment Agreement Request.
9465 SP		Solicitud para un Plan de Pagos a Plazos.
Notice 2006–52		·
Notice 160920-05		Deduction for Energy Efficient Commercial Buildings.
Pub 972 Tables		Child Tax Credit.
REG-149856-03		Notice of Proposed Rulemaking Dependent Child of Divorced or Separated Parents or
SS-4	X	Parents Who Live Apart.
		Application for Employer Identification Number.
SS-8	X	Determination of Worker Status for Purposes of Federal Employment Taxes and Income  Tax Withholding.
T (Timber)		Forest Activities Schedules.
W–4		Employee's Withholding Allowance Certificate.
W–4 P		Withholding Certificate for Pension or Annuity Payments.
W–4 S		Request for Federal Income Tax Withholding From Sick Pay.
W –4 SP		Certificado de Exencion de la Retencion del Empleado.
W–4 V		Voluntary Withholding Request.
W–7		Application for IRS Individual Taxpayer Identification Number.
W–7 A		Application for Taxpayer Identification Number for Pending U.S. Adoptions.
W–7 SP		Solicitud de Numero de Identicacion Personal del Contribuyente del Servicio de
		Impuestos Internos.

[FR Doc. 2014–04374 Filed 2–27–14; 8:45 am] BILLING CODE 4830–01–P

# **DEPARTMENT OF THE TREASURY**

#### Internal Revenue Service

Open Meeting of the Taxpayer Advocacy Panel Taxpayer Communications Project Committee

**AGENCY:** Internal Revenue Service (IRS) Treasury.

**ACTION:** Notice of meeting.

**SUMMARY:** An open meeting of the Taxpayer Advocacy Panel Taxpayer Communications Project Committee will be conducted. The Taxpayer Advocacy Panel is soliciting public comments, ideas, and suggestions on improving customer service at the Internal Revenue Service.

**DATES:** The meeting will be held Thursday, March 27, 2014, through Friday, March 28, 2014.

# **FOR FURTHER INFORMATION CONTACT:** Ellen Smiley or Patti Robb at 1–888–

Ellen Smiley or Patti Robb at 1–888-912–1227 or 414–231–2360.

**SUPPLEMENTARY INFORMATION: Notice is** hereby given pursuant to Section 10(a)(2) of the Federal Advisory Committee Act, 5 U.S.C. App. (1988) that an open meeting of the Taxpaver Advocacy Panel Taxpayer Communications Project Committee will be held Thursday, March 27, 2014, from 8:00 a.m. to 4:30 p.m., and Friday, March 28, 2014, from 8:00 a.m. to 12:00 p.m. Eastern Time. The public is invited to make oral comments or submit written statements for consideration. Notification of intent to participate must be made with Ms. Ellen Smiley or Ms. Patti Robb. For more information please contact Ms. Smiley or Ms. Robb at 1-888–912–1227 or 414–231–2360, or write TAP Office Stop 1006MIL, 211 West Wisconsin Avenue, Milwaukee, WI 53203-2221, or post comments to the Web site: http://www.improveirs.org.

The committee will be discussing various issues related to Taxpayer Communications and public input is welcome.

Dated: February 20, 2014.

## Otis Simpson,

Acting Director, Taxpayer Advocacy Panel. [FR Doc. 2014–04355 Filed 2–27–14; 8:45 am]

BILLING CODE 4830-01-P

### **DEPARTMENT OF THE TREASURY**

#### Internal Revenue Service

# Open Meeting of the Taxpayer Advocacy Panel Toll-Free Phone Line Project Committee

**AGENCY:** Internal Revenue Service (IRS), Treasury.

**ACTION:** Notice of meeting.

**SUMMARY:** An open meeting of the Taxpayer Advocacy Panel Toll-Free Phone Line Project Committee will be conducted. The Taxpayer Advocacy Panel is soliciting public comments, ideas, and suggestions on improving customer service at the Internal Revenue Service.

**DATES:** The meetings will be held Monday, March 17, 2014 through Tuesday, March 18, 2014.

# **FOR FURTHER INFORMATION CONTACT:** Linda Rivera at 1–888–912–1227 or (202) 317–3337.

**SUPPLEMENTARY INFORMATION:** Notice is hereby given pursuant to Section 10(a)(2) of the Federal Advisory Committee Act, 5 U.S.C. App. (1988) that an open meeting of the Taxpayer Advocacy Panel Toll-Free Phone Line Project Committee will be held Monday, March 17, 2014, from 1:00 p.m. to 4:30 p.m. and Tuesday, March 18, 2014, from 8:00 a.m. to 4:30 p.m. Eastern Time. Notification of intent to participate must be made with Linda Rivera. For more information please contact: Ms. Rivera at 1-888-912-1227 or (202) 317-3337, or write TAP Office, 1111 Constitution Avenue NW., Room 1509-National Office, Washington, DC 20224, or contact us at the Web site: http:// www.improveirs.org.

The committee will be discussing Toll-free issues and public input is welcomed.

Dated: February 20, 2014.

### Otis Simpson,

Acting Director, Taxpayer Advocacy Panel.
[FR Doc. 2014–04356 Filed 2–27–14; 8:45 am]
BILLING CODE 4830–01–P

# **DEPARTMENT OF THE TREASURY**

# **United States Mint**

# Citizens Coinage Advisory Committee Public Meeting

**ACTION:** Notification of Citizens Coinage Advisory Committee March 10–11, 2014, public meeting.

**SUMMARY:** Pursuant to United States Code, Title 31, section 5135(b)(8)(C), the United States Mint announces the

Citizens Coinage Advisory Committee (CCAC) public meeting scheduled for March 10–11, 2014.

Date: March 10-11, 2014.

Time: March 10 1:00 p.m. to 4:45 p.m. March 11 9:30 a.m. to 2:30 p.m.

Location: Conference Room A, United States Mint, 801 9th Street NW., Washington, DC 20220.

Subject: Review and discussion of candidate designs for the 2015 and 2016 Native American \$1 Coin Program, 2015 and 2016 Presidential \$1 Coin Program, First Special Service Force Congressional Gold Medal, and 2015 United States Marshals Service 225th Anniversary Commemorative Coin Program.

Interested persons should call the CCAC HOTLINE at (202) 354–7502 for the latest update on meeting time and room location.

In accordance with 31 U.S.C. 5135, the CCAC:

- Advises the Secretary of the Treasury on any theme or design proposals relating to circulating coinage, bullion coinage, Congressional Gold Medals, and national and other medals.
- Advises the Secretary of the Treasury with regard to the events, persons, or places to be commemorated by the issuance of commemorative coins in each of the five calendar years succeeding the year in which a commemorative coin designation is made.
- Makes recommendations with respect to the mintage level for any commemorative coin recommended.

# FOR FURTHER INFORMATION CONTACT: William Norton, United States Mint

William Norton, United States Mint Liaison to the CCAC; 801 9th Street NW., Washington, DC 20220; or call 202–354–7200.

Any member of the public interested in submitting matters for the CCAC's consideration is invited to submit them by fax to the following number: 202–756–6525.

Authority: 31 U.S.C. 5135(b)(8)(C).

Dated: February 21, 2014.

# Richard A. Peterson,

 $\label{eq:DeputyDirector} Deputy\,Director,\,United\,States\,Mint.\\ [\text{FR}\,\text{Doc.}\,\,2014-04379\,\text{Filed}\,\,2-27-14;\,8:45\,\,\text{am}]$ 

BILLING CODE 4810-37-P

### **DEPARTMENT OF THE INTERIOR**

Office of the Assistant Secretary for Water and Science

[113R0680R1, RR.17549897.1000000.01, RC0ZCUPCA0]

# UTAH RECLAMATION MITIGATION AND CONSERVATION COMMISSION

Notice of Availability of the Draft Environmental Impact Statement for the Provo River Delta Restoration Project

**AGENCY:** Central Utah Project Completion Act, Interior; Utah Reclamation Mitigation and Conservation Commission.

**ACTION:** Notice.

SUMMARY: The Department of the Interior, Utah Reclamation Mitigation and Conservation Commission, and the Central Utah Water Conservancy District, as Joint Lead Agencies, have prepared and made available to the public a Draft Environmental Impact Statement (DEIS) that discloses the effects of the Provo River Delta Restoration Project (Project) which is a recovery action within the approved June Sucker Recovery Plan of 1999.

**DATES:** Submit written comments on the DEIS on or before April 29, 2014. One or more public meetings will be held in association with the release of the DEIS allowing for public comment. Date(s), time(s), and location(s) of the meeting(s) will be mailed to interested parties and provided in the local media.

ADDRESSES: Send written comments on the DEIS and requests for copies to Mr. Richard Mingo, Utah Reclamation Mitigation and Conservation Commission, 230 South 500 East Suite 230, Salt Lake City, UT 84102; or by email to rmingo@usbr.gov. The DEIS is accessible at the following Web sites: www.cupcao.gov, www.provoriverdelta.us,

www.mitigationcommission.gov, and www.cuwcd.com. See the

**SUPPLEMENTARY INFORMATION** section for locations where copies of the DEIS are available for public review and inspection.

**FOR FURTHER INFORMATION CONTACT:** Mr. Richard Mingo, 801–524–3146; or by email to *rmingo@usbr.gov*.

# SUPPLEMENTARY INFORMATION:

# **Background**

The Department of the Interior's Record of Decision for the Diamond Fork System Final Supplement to the Diamond Fork Power System Final Environmental Impact Statement,

signed September 29, 1999, commits the Joint Lead Agencies to ". . . participate in the development of a Recovery Implementation Program for June sucker." Moreover, ". . . [a]ny future development of the Bonneville Unit of CUP [Central Utah Project] will be contingent on the RIP June Sucker Recovery Implementation Program (JSRIP)] making 'sufficient progress' towards recovery of June sucker." The Utah Reclamation Mitigation and Conservation Commission signed its own Record of Decision for the Diamond Fork System Project on November 19, 1999. The JSRIP was established in 2002, and the Joint Lead Agencies are participants. The goals of the JSRIP are to recover June sucker so that it no longer requires protection under the Endangered Species Act and allow continued operation of existing water facilities and future development of water resources for human uses within the Utah Lake Basin in Utah.

The June sucker exists naturally only in Utah Lake and spawns naturally only in the lower Provo River, a Utah Lake tributary. Monitoring indicates young June sucker hatching in the lower Provo River do not survive to the adult stage. Monitoring shows that first-year fish do not survive due to habitat inadequacies in the lower Provo River and its interface with Utah Lake related to flow, food supply, and shelter. A compounding factor is likely predation by nonnative fishes. Dredging and channelization for flood control has eliminated the shallow, warm, complex wetland habitat at the mouth of the Provo River where it entered Utah Lake.

### **Proposed Federal Action**

The Project would restore the lower Provo River to a more natural deltaic ecosystem. The delta and associated habitat would provide needed habitat for the recovery of the endangered June sucker. These improvements would be accomplished through the implementation of one or any combination of the action alternatives or options analyzed in the DEIS.

# **Purpose and Need for Action**

The Project has been identified as an essential action needed to recover the endangered June sucker. It would restore functional habitat conditions in the lower Provo River and its interface with Utah Lake that are needed for spawning, hatching, larval transport, survival, rearing and recruitment of young into the population on a self-sustaining basis.

The purposes of the Project are to:

Implement the specific criteria of the June Sucker Recovery Plan to restore

a naturally functioning Provo River delta ecosystem essential for recruitment of June sucker;

- Provide recreational improvements and opportunities associated with the Project;
- Adopt flow regime targets for the lower Provo River and provide delivery of supplemental water to the lower Provo River, including additional conserved water.

A Notice of Intent to prepare the Provo River Delta Restoration Project DEIS was published in the **Federal Register** on March 16, 2010 (75 FR 12562). The DEIS describes and analyzes the potential effects of three action alternatives, a no action alternative, and two options for the existing Provo River channel.

#### No Action Alternative

This alternative considers the consequences of taking "no action" with respect to the purpose and need of the Project. Under the No Action Alternative, the planned Project would not be implemented, but remaining actions in the June Sucker Recovery Plan and JSRIP would proceed as planned, subject to National Environmental Policy Act compliance as appropriate. Private lands would not be acquired for the Project.

### Alternative A

Alternative A would maximize the available rearing and spawning habitat for June sucker. The acquisition boundary for this alternative encompasses 507.3 acres.

# Alternative B—Agency Preferred Alternative

Alternative B was developed with substantial involvement from study area landowners and other stakeholders. It is the agency preferred alternative. It would reduce the amount of private land required for the Project and preserve the highest-value agricultural land, while still meeting June sucker spawning and rearing habitat improvement needs. The acquisition boundary for this alternative encompasses 310.3 acres.

#### Alternative C

Alternative C would exclude most of the existing peat wetlands located on the east and north sides of the Project area from restoration activities but, as a consequence, would be constructed on the higher-value agricultural lands. Alternative C would meet June sucker spawning and rearing habitat improvement needs for the Project by using lands to the south of these wetlands. The acquisition boundary for

this alternative encompasses 298.3 acres.

Existing Provo River Channel Options

Two options were considered for use of the existing Provo River Channel. Either of the two options could be paired with any of the three action alternatives. Option 1 would leave the existing Provo River Channel open to Utah Lake, allowing for fluctuating water levels at various times of the year. Option 2 would maintain the existing channel at a relatively constant elevation by constructing a small dam at the downstream mouth of the channel near Utah Lake State Park. Under both options, an aeration system would be installed and operated to improve water quality and a minimum flow of 10 cubic feet per second would be provided to the existing Provo River channel which would be retained and managed for recreational and aesthetic purposes.

# **Public Meeting Information**

The purpose of the public meeting(s) is to provide the public and other interested parties the opportunity to ask questions and provide comment to the Joint Lead Agencies. The format of the meeting(s) will be an open-house type format.

Written comments should be received no later than 60 days following publication of the Notice of Availability in the **Federal Register** by the Environmental Protection Agency to ensure inclusion in the administrative record. Under the National Environmental Policy Act process, written and oral comments, received by the due date, are given the same consideration.

Copies of the DEIS are available for review and inspection at:

- Department of the Interior, Central Utah Project Completion Act Office, 302 East 1860 South, Provo, Utah 84606– 7317–2045.
- Utah Reclamation Mitigation and Conservation Commission, 230 South 500 East Suite 230, Salt Lake City, Utah 84102.
- Central Utah Water Conservancy District, 355 West University Parkway, Orem, Utah 84058–7303.

#### Libraries

- Provo City Public Library, 550 North University Avenue, Provo, Utah 84601
- Salt Lake City Public Library, 210 East 400 South, Salt Lake City, Utah 84111.

## **Public Disclosure**

Before including your address, phone number, email address, or other personal identifying information in your comment, you should be aware that your entire comment—including your personal identifying information—may be made publicly available at any time. While you can ask us in your comment to withhold your personal identifying information from public review, we cannot guarantee that we will be able to do so.

Dated: February 21, 2014.

#### Reed R. Murray,

Program Director, Central Utah Project Completion Act, Department of the Interior.

Dated: February 21, 2014.

#### Michael C. Weland.

Executive Director, Utah Reclamation Mitigation and Conservation Commission. [FR Doc. 2014–04311 Filed 2–27–14; 8:45 am]

BILLING CODE 4310-MN-P

# DEPARTMENT OF VETERANS AFFAIRS

[OMB Control No. 2900-0379]

# Proposed Information Collection (Time Record (Work-Study Program)); Comment Request

**AGENCY:** Veterans Benefits Administration, Department of Veterans Affairs.

**ACTION:** Notice.

**SUMMARY:** The Veterans Benefits Administration (VBA), Department of Veterans Affairs (VA), is announcing an opportunity for public comment on the proposed collection of certain information by the agency. Under the Paperwork Reduction Act (PRA) of 1995, Federal agencies are required to publish notice in the Federal Register concerning each proposed collection of information, including each proposed revision of a currently approved collection and allow 60 days for public comment in response to the notice. This notice solicits comments on the information needed to verify the actual number of hours worked by a workstudy claimant.

**DATES:** Written comments and recommendations on the proposed collection of information should be received on or before April 29, 2014.

ADDRESSES: Submit written comments on the collection of information through Federal Docket Management System (FDMS) at www.Regulations.gov or to Nancy J. Kessinger, Veterans Benefits Administration (20M33), Department of Veterans Affairs, 810 Vermont Avenue NW., Washington, DC 20420 or email to nancy.kessinger@va.gov. Please refer to "OMB Control No. 2900–0379" in any

correspondence. During the comment period, comments may be viewed online through FDMS.

# FOR FURTHER INFORMATION CONTACT:

Nancy J. Kessinger at (202) 632–8924 or FAX (202) 632–8925.

**SUPPLEMENTARY INFORMATION:** Under the PRA of 1995 (Pub. L. 104–13; 44 U.S.C. 3501–3521), Federal agencies must obtain approval from the Office of Management and Budget (OMB) for each collection of information they conduct or sponsor. This request for comment is being made pursuant to Section 3506(c)(2)(A) of the PRA.

With respect to the following collection of information, VBA invites comments on: (1) Whether the proposed collection of information is necessary for the proper performance of VBA's functions, including whether the information will have practical utility; (2) the accuracy of VBA's estimate of the burden of the proposed collection of information; (3) ways to enhance the quality, utility, and clarity of the information to be collected; and (4) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or the use of other forms of information technology.

*Title:* Time Record (Work-Study Program), VA Form 22–8690.

OMB Control Number: 2900-0379.

Type of Review: Revision of a currently approved collection.

Abstract: Training establishments complete VA Form 22-8690 to report the number of work-study hours a claimant has completed. When a claimant elects to receive an advance payment, VA will advance payment for 50 hours, but will withhold benefits (to recoup the advance payment) until the claimant completes 50 hours of service. If the claimant elects not to receive an advance payment, benefits are payable when the claimant completes 50 hours of service. VA uses the data collected to ensure that the amount of benefits payable to a claimant who is pursuing work-study is correct.

Affected Public: State, Local or Tribal Governments.

Estimated Annual Burden: 5,705.

Estimated Average Burden per Respondent: 5 minutes.

Frequency of Response: Annually.
Estimated Number of Respondents: 68,460.

Dated: February 25, 2014.

By direction of the Secretary.

#### Crystal Rennie,

VA Clearance Officer, Department of Veterans Affairs.

[FR Doc. 2014–04426 Filed 2–27–14; 8:45 am]

BILLING CODE 8320-01-P

# DEPARTMENT OF VETERANS AFFAIRS

[OMB Control No. 2900-0567]

# Agency Information Collection (President Memorial Certificate (PMC)) Activity Under OMB Review

**AGENCY:** National Cemetery Administration, Department of Veterans Affairs.

**ACTION:** Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (PRA) of 1995 (44 U.S.C. 3501–21), this notice announces that the National Cemetery Administration, Department of Veterans Affairs, will submit the collection of information abstracted below to the Office of Management and Budget (OMB) for review and comment. The PRA submission describes the nature of the information collection and its expected cost and burden and includes the actual data collection instrument.

**DATES:** Comments must be submitted on or before March 31, 2014.

ADDRESSES: Submit written comments on the collection of information through www.Regulations.gov, or to Office of Information and Regulatory Affairs, Office of Management and Budget, Attn: VA Desk Officer; 725 17th St. NW., Washington, DC 20503 or sent through electronic mail to oira\_submission@omb.eop.gov. Please refer to "OMB Control No. 2900–0567" in any correspondence.

## FOR FURTHER INFORMATION CONTACT:

Crystal Rennie, Enterprise Records Service (005R1B), Department of Veterans Affairs, 810 Vermont Avenue NW., Washington, DC 20420, (202) 632– 7492 or email *crystal.rennie@va.gov*. Please refer to "OMB Control No. 2900– 0567."

# SUPPLEMENTARY INFORMATION:

Title: Presidential Memorial Certificate VA Form 40–0427. OMB Control Number: 2900–0567. Type of Review: Revision of a currently approved collection. Abstract: The PMC is automatically issued without a request from the next of kin as part of processing a death benefits claim. The PMC allows eligible recipients (next of kin, other relatives or friends) to request additional certificates and/or replacement or corrected certificates upon the receipt of the original PMC.

An agency may not conduct or sponsor, and a person is not required to respond to a collection of information unless it displays a currently valid OMB control number. The **Federal Register** Notice with a 60-day comment period soliciting comments on this collection of information was published on November 18, 2013, on page 69175—69176

Affected Public: Individuals or households.

Estimated Annual Burden: 6,115. Estimated Average Burden per Respondent: 2 minutes.

Frequency of Response: On occasion. Estimated Number of Respondents: 183,453.

Dated: February 24, 2014.

By direction of the Secretary.

# Crystal Rennie,

Department Clearance Officer, Department of Veterans Affairs.

[FR Doc. 2014–04341 Filed 2–27–14; 8:45 am]

BILLING CODE 8320-01-P

# DEPARTMENT OF VETERANS AFFAIRS

# **Gulf War Veterans' Illnesses Task Force Report**

**AGENCY:** Department of Veterans Affairs. **ACTION:** Notice.

SUMMARY: The Secretary of Veterans Affairs (VA) established the Gulf War Veterans' Illnesses Task Force (GWVI—TF) in August 2009 to focus on full spectrum health care and benefits issues faced by Veterans of the 1990—1991 Gulf War (Operations Desert Shield and Desert Storm). The GWVI—TF published its first annual report in September 2010.

The GWVI–TF posted a draft of its 2012–13 report for public comment on May 14, 2013. VA published the report in the **Federal Register** (78 FR 28292) and posted it on a social media Web site created specifically to elicit responses

on the report. VA collected comments through both venues. During the thirty day comment period, VA received 41 comments submitted through the **Federal Register** venue and over 180 comments through the social media Web site. VA sincerely thanks all those who took the time to submit comments.

VA has completed its 2012–13 Gulf War Veterans' Illnesses Task Force Report. The GWVI–TF reviewed all the comments submitted, and addressed in this report those comments that were directly responsive to the draft report. Comments specifically addressed in this report are annotated accordingly. The comments that were not directly responsive to the draft report will serve as guidance for the VA to consider as it moves forward.

Finally, there were a number of individual requests for assistance. Those that contained sufficient specific information were referred to appropriate VA offices for action. Those that were not specific enough or were anonymously submitted will serve as background for consideration on areas for the VA to study in the future.

ADDRESSES: The 2012–13 Gulf War Veterans' Illnesses Task Force Report is available on the VA Web site at: http://www.va.gov/opa/publications/.

FOR FURTHER INFORMATION CONTACT: Col. Patrick Picardo, GWVI–TF Secretary, OSVA, Department of Veterans Affairs, 810 Vermont Avenue NW., Washington, DC 20420, at patrick.picardo@va.gov.

# **Signing Authority**

The Secretary of Veterans Affairs, or designee, approved this document and authorized the undersigned to sign and submit the document to the Office of the Federal Register for publication electronically as an official document of the Department of Veterans Affairs. Jose D. Riojas, Chief of Staff, Department of Veterans Affairs approved this document on January 27, 2014, for publication.

Dated: February 25, 2014.

# William F. Russo,

Deputy Director, Office of Regulation Policy and Management, Office of the General Counsel.

[FR Doc. 2014–04476 Filed 2–27–14; 8:45 am]

BILLING CODE 8320-01-P



# FEDERAL REGISTER

Vol. 79 Friday,

No. 40 February 28, 2014

# Part II

# Department of Housing and Urban Development

Federal Property Suitable as Facilities To Assist the Homeless; Notice

# DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5750-N-08]

## Federal Property Suitable as Facilities To Assist the Homeless

**AGENCY:** Office of the Assistant Secretary for Community Planning and Development, HUD.

**ACTION:** Notice.

**SUMMARY:** This Notice identifies unutilized, underutilized, excess, and surplus Federal property reviewed by HUD for suitability for use to assist the homeless.

# FOR FURTHER INFORMATION CONTACT:

Juanita Perry, Department of Housing and Urban Development, 451 Seventh Street SW., Room 7266, Washington, DC 20410; telephone (202) 402–3970; TTY number for the hearing- and speechimpaired (202) 708–2565 (these telephone numbers are not toll-free), or call the toll-free Title V information line at 800–927–7588.

SUPPLEMENTARY INFORMATION: In accordance with 24 CFR part 581 and section 501 of the Stewart B. McKinney Homeless Assistance Act (42 U.S.C. 11411), as amended, HUD is publishing this Notice to identify Federal buildings and other real property that HUD has reviewed for suitability for use to assist the homeless. The properties were reviewed using information provided to HUD by Federal landholding agencies regarding unutilized and underutilized buildings and real property controlled by such agencies or by GSA regarding its inventory of excess or surplus Federal property. This Notice is also published in order to comply with the December 12, 1988 Court Order in National Coalition for the Homeless v. Veterans Administration, No. 88-2503-OG (D.D.C.).

Properties reviewed are listed in this Notice according to the following categories: Suitable/available, suitable/ unavailable, and suitable/to be excess, and unsuitable. The properties listed in the three suitable categories have been reviewed by the landholding agencies, and each agency has transmitted to HUD: (1) Its intention to make the property available for use to assist the homeless, (2) its intention to declare the property excess to the agency's needs, or (3) a statement of the reasons that the property cannot be declared excess or made available for use as facilities to assist the homeless.

Properties listed as suitable/available will be available exclusively for homeless use for a period of 60 days from the date of this Notice. Where

property is described as for "off-site use only" recipients of the property will be required to relocate the building to their own site at their own expense. Homeless assistance providers interested in any such property should send a written expression of interest to HHS, addressed to Theresa Ritta, Office of Enterprise Support Programs, Program Support Center, HHS, Room 12-07, 5600 Fishers Lane, Rockville, MD 20857; (301) 443-2265. (This is not a toll-free number.) HHS will mail to the interested provider an application packet, which will include instructions for completing the application. In order to maximize the opportunity to utilize a suitable property, providers should submit their written expressions of interest as soon as possible. For complete details concerning the processing of applications, the reader is encouraged to refer to the interim rule governing this program, 24 CFR part 581.

For properties listed as suitable/to be excess, that property may, if subsequently accepted as excess by GSA, be made available for use by the homeless in accordance with applicable law, subject to screening for other Federal use. At the appropriate time, HUD will publish the property in a Notice showing it as either suitable/available or suitable/unavailable.

For properties listed as suitable/ unavailable, the landholding agency has decided that the property cannot be declared excess or made available for use to assist the homeless, and the property will not be available.

Properties listed as unsuitable will not be made available for any other purpose for 20 days from the date of this Notice. Homeless assistance providers interested in a review by HUD of the determination of unsuitability should call the toll free information line at 1-800-927-7588 for detailed instructions or write a letter to Ann Marie Oliva at the address listed at the beginning of this Notice. Included in the request for review should be the property address (including zip code), the date of publication in the Federal Register, the landholding agency, and the property number.

For more information regarding particular properties identified in this Notice (i.e., acreage, floor plan, existing sanitary facilities, exact street address), providers should contact the appropriate landholding agencies at the following addresses: *Agriculture:* Ms. Debra Kerr, Department of Agriculture, Reporters Building, 300 7th Street SW., Room 300, Washington, DC 20024, (202) 720–8873; *Army:* Ms. Veronica Rines, Office of the Assistant Chief of Staff for

Installation Management, Department of Army, Room 5A128, 600 Army Pentagon, Washington, DC 20310, (571) 256-8145; GSA: Mr. Flavio Peres, General Services Administration, Office of Real Property Utilization and Disposal, 1800 F Street NW., Room 7040 Washington, DC 20405, (202) 501–0084; Interior: Mr. Michael Wright, Acquisition & Property Management, Department of the Interior, MS-4262, 1849 C Street, Washington, DC, 20240, (202) 513–0795; NASA: Mr. Frank T. Bellinger, Facilities Engineering Division, National Aeronautics & Space Administration, Code JX, Washington, DC 20546, (202) 358-1124; Navy: Mr. Steve Matteo, Department of the Navy, Asset Management Division, Naval Facilities Engineering Command, Washington Navy Yard, 1330 Patterson Ave. SW., Suite 1000, Washington, DC 20374; (202) 685-9426 (These are not toll-free numbers).

Dated: February 13, 2014.

### Mark Johnston,

Deputy Assistant Secretary for Special Needs.

# Title V, Federal Surplus Property Program Federal Register Report for 02/ 21/2014

### Suitable/Available Properties

Building

Alabama

C1301

Ft. McClellan
Ft. McClellan AL 36205
Landholding Agency: Army
Property Number: 21201220017
Status Excess

Status: Excess

Comments: off-site removal only; 2,232 sq. ft.; barracks; extensive repairs needed; secured area; need prior approval to access property.

24 Building Redstone Arsenal Redstone Arsenal AL 35898 Landholding Agency: Army Property Number: 21201330051 Status: Unutilized

Directions: 02591, 03452, 03456, 3533, 3536, 3537, 3541, 3714, 3764A, 4819, 5297, 06302, 7354A, 7354B, 7613A, 7740A, 07772, 07775, 07776, 07779, 07780, 07834, 8700, 8886

Comments: Off-site removal only; no future agency need; sf. varies poor to deteriorated conditions; secured area; contact Army for more info on a specific property & accessibility/removal requirements.

11 Buildings Redstone Arsenal Redstone Arsenal AL 35898 Landholding Agency: Army Property Number: 21201340002 Status: Unutilized

Directions: 4469, 7328, 7352A, 7352B, 7353A, 7635, 7668A, 7688A, 7902, 7908? (Please Note: 7352A, 7352B, and 7688A are SUITABLE/UNAVAILABLE)

Comments: off-site removal only; no future agency need; sq. ft. varies; major repairs needed; secured area; contact Army for more info. on a specific property & accessibility requirements.

#### Alaska

Bldg. 00001 Kiana Nat'l Guard Armory Kiana AK 99749 Landholding Agency: Army

Property Number: 21200340075 Status: Excess

GSA Number:

Bldg. 00001

Comments: 1200 sq. ft., butler bldg., needs repair, off-site use only.

Holy Cross Armory High Cross AK 99602 Landholding Agency: A

Landholding Agency: Army Property Number: 21200710051

Status: Excess

Comments: 1200 sq. ft. armory, off-site use only.

B-00877 Fort Greely

Ft. Greely AK 99731 Landholding Agency: Army Property Number: 21201220052

Status: Unutilized

Comments: off-site removal only; 14,824 sf.; family housing; poor conditions; need repairs; asbestos & lead identified; secured area; prior approval needed to access & relocate.

17 Buildings Ft. Greely

Ft. Greely AK 99731 Landholding Agency: Army Property Number: 21201310033

Status: Unutilized

Directions: 00140, 00804, 00805, 00806, 00808, 00809, 00810, 00820, 00821, 00822, 00823, 00825, 00827, 00829, 00830, 00831, 01213

Comments: off-site removal only; sf. varies; poor conditions; w/in secured area; contact Army for info. on a specific property & accessibility/removal requirements.

Building 00001 9679 Tuluksak Rd. Toksook AK 99679 Landholding Agency: Army Property Number: 21201320038 Status: Excess

Comments: 1,200 sf.; armory; 60 months

vacant; poor conditions.

Building 00001

Lot 7 Block 11 US Survey 5069 Noorvik AK 99763 Landholding Agency: Army Property Number: 21201330030

Status: Excess

Comments: 1,200 sf. armory; 60+months vacant; poor conditions; contact Army for more info.

Building 00001 P.O. Box 22 Gambell AK 99742 Landholding Agency: Army

Property Number: 21201330031

Status: Excess

Comments: 1,208 sf.; armory; 60+ months vacant; poor conditions; contact Army for more info.

Building 0001 Kivalina Armory Kivalina AK 99750

Landholding Agency: Army Property Number: 21201330032

Status: Excess

Comments: 1,200 sf. armory;

600+months vacant; poor conditions; contact Army for more info.

Akiachak 00001 500 Philips St. Akiachak AK 99551

Landholding Agency: Army Property Number: 21201330033

Status: Excess

Comments: 1,200 sf.; armory; 60+ months vacant; poor conditions; contact Army for more info.

2 Buildings Fort Greely

Fort Greely AK 99731 Landholding Agency: Army Property Number: 21201340030

Status: Unutilized

Directions: 03601 (7,050 sq. ft.); HRINK (15 sq. ft.)

Comments: Off-site removal only; no future agency need; repairs needed; secured area; contact Army for more information on a specific property and accessibility requires.

## Arizona

Bldg. S-306

Yuma Proving Ground Yuma AZ 85365–9104 Landholding Agency: Army Property Number: 21199420346 Status: Unutilized

Directions:

Comments: 4103 sq. ft., 2-story, needs major rehab, off-site use only.

Bldg. 503, Yuma Proving Ground

Yuma AZ 85365–9104 Landholding Agency: Army Property Number: 21199520073 Status: Underutilized

Directions:

Comments: 3789 sq. ft., 2-story, major structural changes required to meet floor loading code requirements, presence of asbestos, off-site use only. Arkansas

7 Bldgs.

Pine Bluff Arsenal Pine Bluff AR 71602 Landholding Agency: Army Property Number: 21201140055

Status: Unutilized

Directions: 57240, 57210, 57160, 57150, 57120, 5743, 5739

Comments: off-site removal only; sq. ft. varies; current use: lab/test bldg.

Pine Bluff Arsenal Pine Bluff AR 71602 Landholding Agency: Army Property Number: 21201140057 Status: Unutilized

Comments: off-site removal only; 9,474 sq. ft.; current use: CHM EQ/MAT

Bldg.

Bldg. 57260

Bldg. 16440 Pine Bluff Arsenal Pine Bluff AR 71602 Landholding Agency: Army

Property Number: 21201210095

Status: Unutilized

Comments: off-site removal; 1,660 sf.; current use: office; extensive mold damage; needs major repairs.

#### California

Bldgs. 18026, 18028 Camp Roberts Monterey CA 93451–5000

Landholding Agency: Army Property Number: 21200130081

Status: Excess GSA Number:

Comments: 2024 sq. ft. sq. ft., concrete, poor condition, off-site use only.

258

7th Division Rd. Monterey CA 93928 Landholding Agency: Army Property Number: 21201230002

Status: Unutilized

Directions: Hunter Liggett, Fort Comments: off-site removal only; 192 sf.; use: storage; transferred required to get real estate document authorizing access; secured area; must contact Directorate of Public Works to arrange to access property.

5 Buildings

JFTB

Los Alamitos CA 90720 Landholding Agency: Army Property Number: 21201230043

Status: Excess

Directions: 148,149,261,280,281 Comments: off-site removal only; sf. varies; use: storage; poor conditions; contamination; permission required to access property to remove of installation.

1201T Tower Rd. Dubin CA 94568

Landholding Agency: Army Property Number: 21201310060

Status: Unutilized

Comments: off-site removal only; 30 sf.; control tower; poor conditions; restricted area; transferee must obtain real estate doc. to access/remove; contact Army for more info.

1201S & 1205S Tower Rd. Dublin CA 94568 Landholding Agency: Army

Property Number: 21201310062

Status: Unutilized

Directions: previously reported under 21201010006

Comments: REDETERMINATION: offsite removal only; 396 & 252 sf. repetitively; storage; poor conditions; transferee will need to obtain real estate doc. to access/remove property; contact Army for more info.

2 Building

Parks Reserve Forces Training Area

Dublin CA 94568

Landholding Agency: Army Property Number: 21201330002

Status: Underutilized Directions: 1108, 1109

Comments: Off-site removal only; no future agency need; sf. varies; poor conditions; secured area; contact Army for info. on a specific property & accessibility removal requirements.

7 Building

Parks Reserve Forces Training Area Dublin CA 94568

Landholding Agency: Army Property Number: 21201330003

Status: Unutilized

Directions: 200, 00974, 1080, 1085,

1100, 1101, 1176

Comments: sq. ft. varies; no future agency need; poor/deteriorated conditions; secured area; escort required; contact Army for more info. on a specific property & accessibility requirements./removal options.

Building 4230

Ord Military Community Seaside CA 93955

Landholding Agency: Army Property Number: 21201330010

Status: Unutilized Directions: 4230

Comments: 15,908 sf.; theater; vacant since 2000; 43 yes.-old; mold; lead-based paint; asbestos; contact Army for more info.

22 Buildings

Hwy. 101, Bldg. 109 Camp Roberts CA 93451 Landholding Agency: Army Property Number: 21201330019

Status: Excess

Directions: 00902,00936,01019,06079, 06080,06125,06320,14212,14308,

14801,25012,25013,27108,27110, 27126,RB001,RB003,RB004,RB005, RB006,RB007,RB043

Comments: CORRECTION: Bldg. 14801 incorrectly published on 08/30/2013; off-site removal only; 6+ months vacant; poor conditions; contamination; secured area; contact Army for info.

23 Buildings

Hwy 101, Bldg. 109 Camp Robert CA 93451 Landholding Agency: Army Property Number: 21201330025

Status: Excess

Directions: T0805,T0831,T0834,T0874, T0876,T0917,T0920,T0922,T0923, T0925,T0933,T0934,T0935,T0955, T0956,T0955,T0956,T0966,T0967, T0992,T6005,T6029,T6406,T7025, T7037

Comments: Off-site removal only; sq. ft. varies; 6t months vacant; poor conditions; contamination; secured area; contact Army for more info. on a specific property & accessibility removal requirements.

11 Building

Fort Hunter Liggett Fort Hunter Ligget CA 93928 Landholding Agency: Army Property Number: 21201330026

Status: Unutilized

Directions: 0100A,0178B,00306,00408, 0418A,00850,00851,00932,00945, 00946,00947

Comments: Off-site removal only; no future agency need; St. varies, conditions range from good to dilapidated secured area, contact Army for more info. on a specific property & accessibility/removal requirements.

7 Buildings

Sierra Army Depot Herlong CA 96113 Landholding Agency: Army Property Number: 21201330067 Status: Unutilized

Directions: 00478, 00548, 00681, 00682, 00683, 00684, and 00685

Comments: Sf. varies 36–204 + months vacant; fair to deteriorate; secured area; extensive background check required; contact Army for info. on a specific property & accessibility requirements.

Colorado

Building 01852 6359 Barkley Ave. Ft. Carson CO 80913 Landholding Agency: Army Property Number: 21201320036 Status: Excess

Comments: off-site removal only; 9,822 sf.; BDE HQ; repairs needed; asbestos; secured area; contact Army for access/removal requirements.

Building 01854 6370 Porter St. Ft. Carson CO 80913 Landholding Agency: Army Property Number: 21201320037

Status: Excess
Comments: off-site removal only; 3,800
sf.; Admin.; repairs needed; asbestos;

secured area; contact Army for access/

removal requirements.

Building 00304 5020 Tevis St. Ft. Carson CO 80913 Landholding Agency: Army Property Number: 21201320039

Status: Excess

Comments: off-site removal only; 15,484 sf.; Admin.; 4 months vacant; repairs needed; asbestos; contact Army for access/removal requirements.

Building 01430 6101 Wetzel Ave. Fort Carson CO 80913 Landholding Agency: Army Property Number: 21201330028 Status: Unutilized

Comments: Off-site removal only; no future agency use; 4t months; 41,098 sf.; admin.; maint./repairs needed; secured area; contact Army for more info. re. accessibility/removal requirements.

3 Buildings

Fort Carson

Fort Carson CO 80913 Landholding Agency: Army Property Number: 21201340017 Status: Unutilized

Directions: R043A (120sq. ft.); R043D (240 sq. ft.); R111A (120 sq.ft.)

Comments: Off-site removal only; no future agency need; sq. ft. varies; poor conditions; secured area; contact Army for more information on a specific property & accessibility requirements.

District of Columbia

Facility 445 Joint Base Anacostia Boiling Washington DC 20032

Landholding Agency: Navy Property Number: 77201410006

Status: Excess

Comments: off-site removal only; 576 sq. ft.; open storage; 20+ months vacant; repairs needed; secured area; contact Navy for accessibility/removal requirements.

Building 602 Joint Base Anacostia Bolling Washington DC 20032 Landholding Agency: Navy Property Number: 77201410007 Status: Excess

Comments: off-site removal only; 3,130 sq. ft.; 69+ yrs.-old; office; roof leaks; termite damage; sewage back-up;

water damage; asbestos/lead based paint; secured area; contact Navy for more info.

### Georgia

Bldg. 2593 Fort Benning

Ft. Benning GA 31905 Landholding Agency: Army Property Number: 21199720167

Status: Unutilized

Directions:

Comments: 13644 sq. ft., needs rehab, most recent use—parachute shop, offsite use only.

Bldg. 4232 Fort Benning GA 31905

Landholding Agency: Army Property Number: 21199830291

Status: Unutilized

Directions:

Comments: 3720 sq. ft., needs rehab, most recent use—maint. bay, off-site use only.

Bldgs. 5974–5978 Fort Benning

Ft. Benning GA 31905 Landholding Agency: Army Property Number: 21199930135

Status: Unutilized GSA Number:

Comments: 400 sq. ft., most recent use—storage, off-site use only.

Bldg. 5993 Fort Benning

Ft. Benning GA 31905 Landholding Agency: Army Property Number: 21199930136

Status: Unutilized GSA Number:

Comments: 960 sq. ft., most recent use—storage, off-site use only.

Bldg. 3866 Fort Benning

Ft. Benning GA 31905 Landholding Agency: Army Property Number: 21200740182

Status: Unutilized

Comments: 944 sq. ft., most recent use—office, off-site use only.

Bldg. 8682 Fort Benning

Ft. Benning GA 31905 Landholding Agency: Army Property Number: 21200740183

Status: Unutilized

Comments: 780 sq. ft., most recent use—admin., off-site use only.

Bldg. 1201

685 Horace Emmet Wilson Blvd.

Savannah GA 31409

Landholding Agency: Army Property Number: 21201140013

Status: Excess

Comments: off-site removal only; 8,736 sq. ft.; current use: Administrative office; fair conditions—bldg. need repairs; possible asbestos.

10 Buildings Ft. Benning

Ft. Benning GA 31905

Landholding Agency: Army Property Number: 21201230011

Status: Unutilized

Directions: 100,2753,2755,2756,2761, 2816,3733,3742,3744,3745

Comments: off-site removal only; sq.ft. varies; use: varies; poor conditions; secured area w/limited access; contact Army for details re: accessibility or specific details related to a bldg.

Building 8603 Red Arrow Rd. Ft. Benning GA 31905 Landholding Agency: Army Property Number: 21201240004

Status: Unutilized

Comments: off-site removal only; 192 sf.; Sep Toil/Shower; poor conditions; secured area; contact Army for info. on accessibility/removal.

Building 8585 9734 Eighth Division Ft. Benning GA 31905 Landholding Agency: Army Property Number: 21201240005 Status: Unutilized

Comments: off-site removal only; 192 sf.; Sep Toil/Shower; poor conditions; secured area; contact Army for info. on accessibility/removal.

Building 8018

7964 First Division Rd. Ft. Benning GA 31905 Landholding Agency: Army Property Number: 21201240006 Status: Unutilized

Comments: off-site removal only; 264 sf.; Sep Toil/Shower; poor conditions; secured area; contact Army for info. on accessibility/removal.

Building 4156 6923 Rosell St.

Ft. Benning GA 31905 Landholding Agency: Army Property Number: 21201240007

Status: Unutilized

Comments: off-site removal only; 8,460 sf.; TRANS UPH AST; poor conditions.

Building 2835 6498 Way Ave. Ft. Benning GA 31905 Landholding Agency: Army Property Number: 21201240008

Status: Unutilized

Comments: off-site removal only; 2,578 sf.; BN HQ BLDG. TT; poor

conditions.

Building 904 2022 Veterans Pkwy Ft. Stewart GA 31314 Landholding Agency: Army Property Number: 21201310004

Status: Excess

Comments: off-site removal only; 9,993 sf.; museum; poor conditions; asbestos & lead-based paint; w/in secured area; Gov't escort required to access/remove property.

**Building 862** 

259 N. Lightening Rd.

Hunter Army Airfield GA 31409 Landholding Agency: Army Property Number: 21201310010

Status: Excess

Comments: off-site removal only; 826 sf.; Battery Shop; poor conditions; w/ in secured area; contact Army for info. on accessibility/removal requirements.

Building 853

140 Barren Loop Rd.

Hunter Army Airfield GA 31409 Landholding Agency: Army Property Number: 21201310011

Status: Excess

Comments: off-site removal only; 4,100 sf.; Admin. 3 mons. vacant; fair conditions; w/in secured area; contact Army for accessibility/removal requirements.

Building 866

null

395 N. Lightening Rd.

Hunter Army Airfield GA 31409 Landholding Agency: Army Property Number: 21201310012

Status: Excess

Comments: off-site removal only; 2,100 sf.; Admin.; fair conditions; w/in secured area; contact Army for info. on accessibility/removal requirements.

Building 9597 Bultman Ave. Ft. Stewart GA

Ft. Stewart GA 31314 Landholding Agency: Army Property Number: 21201310013

Status: Excess

Comments: off-site removal only; 324 sf.; storage; 6 mons. vacant; poor conditions; w/in secured area; Gov't escort only to access/remove property.

Buildings 8579 & 8580 N. Perimeter Rd.

Hunter Army Airfield GA 31409 Landholding Agency: Army Property Number: 21201310014 Status: Excess

Status: Excess Comments: of

Comments: off-site removal only; sf. varies; poor conditions; w/in secured area; Gov't escort only to access/remove property.

Building 8056

N. Lightening Rd. Hunter Army Airfield (

Hunter Army Airfield GA 31409 Landholding Agency: Army Property Number: 21201310015

Status: Excess

Comments: off-site removal only; 3,790 sf.; navigation bldg.; 10 mons. vacant;

fair conditions; asbestos; w/in secured area; Gov't escort only to access/ remove property.

Buildings 7736 & 7740

Chip Rd.

Ft. Stewart GA 31314 Landholding Agency: Army Property Number: 21201310016

Status: Excess

Comments: off-site removal only; sf. varies; poor conditions; w/in secured area; Gov't escort only to access/ remove property.

3 Buildings McFarland Ave. Ft. Stewart GA 31314 Landholding Agency: Army Property Number: 21201310017

Status: Excess

Directions: 1710, 1711, 1712

Comments: off-site removal only; sf. varies; poor conditions; w/in secured area; Gov't escort only to access/ remove property.

Buildings 1303 & 1304

Warrior Rd.

Ft. Stewart GA 31314 Landholding Agency: Army Property Number: 21201310018

Status: Excess

Comments: off-site removal only; sf. varies; poor conditions; w/in secured area; Gov't escort only to access/ remove property.

Building 1155 & 1156 N. Lightening Rd.

Hunter Army Airfield GA 31409 Landholding Agency: Army Property Number: 21201310019

Status: Excess

Comments: off-site removal only; sf. varies; poor conditions; w/in secured area; Gov't escort only to access/ remove property.

Buildings 1139 & 1151

Veterans Pkwy

Ft. Stewart GÅ 31314 Landholding Agency: Army Property Number: 21201310020

Status: Excess

Comments: off-site removal only; sf. varies; poor conditions; w/in secured area; Gov't escort only to access/ remove property.

**Building 919** 574 McFarland Ave. Ft. Stewart GA 31314 Landholding Agency: Army Property Number: 21201310021

Status: Excess

Comments: off-site removal only; 1,440 sf.: Admin. 5 mons. vacant: poor conditions; w/in secured area; Gov't escort required to access/remove property.

**Building 1104** Frank Cochran Dr. Hinesville GA 31314

Landholding Agency: Army Property Number: 21201310022

Status: Excess

Comments: off-site removal only; 240 sf.; storage; poor conditions; w/in secured area; Gov't escort required to access/remove property.

Building 1105 Veterans Pkwv Ft. Stewart GA 31314 Landholding Agency: Army Property Number: 21201310023

Status: Excess

Comments: off-site removal only; 7,132 sf.; Maint. Facility; poor conditions; asbestos & lead; w/in secured area; Gov't escort required to access/ remove property.

Building 1130 Veterans Pkwy Ft. Stewart GA 31314 Landholding Agency: Army Property Number: 21201310024

Status: Excess

Comments: off-site removal only; 322 sf.; storage; poor conditions; w/in secured area; Gov't escort only to access/remove property.

Building 1132 Veterans Pkwy Ft. Stewart GA 31314 Landholding Agency: Army Property Number: 21201310025 Status: Excess

Comments: off-site removal only: 182 sf.; latrine; poor conditions; w/in secured area; Gov't escort only to access/remove property.

Building 1133 Veterans Pkwy Ft. Stewart GA 31314 Landholding Agency: Army Property Number: 21201310026 Status: Excess

Comments: off-site removal only; 501 sf.; latrine; poor conditions; w/in secured area; Gov't escort only to access/remove property.

**Building 1134** Veterans Pkwy Ft. Stewart GA 31314 Landholding Agency: Army Property Number: 21201310027 Status: Excess

Comments: CORRECTION: published on 03/08/2013 incorrectly as 'land'; offsite removal only; 513sf.; Admin. poor conditions; asbestos; w/in secured area; Gov't escort only to access/ remove property.

Building 00062 1 Camp Merrill Dahlonega GA 31905 Landholding Agency: Army Property Number: 21201320003 Status: Unutilized

Comments: off-site removal only: 910 sf.; sep toil/shower; poor conditions; contact Army re: removal requirements.

Building 02294 7895 Alekno Street Ft. Benning GA 31905 Landholding Agency: Army Property Number: 21201320004 Status: Underutilized

Comments: off-site removal only; 5,614 sf.; classroom; poor conditions; contact Army re: removal requirements.

**Building OT022** 46 22nd Street Fort Gordon GA 30905 Landholding Agency: Army Property Number: 21201330005 Status: Unutilized

Comments: No future agency need; Offsite removal only; 960 sf.; classroom; 120 months: dilapidated:

contamination; closed post; contact Army for accessibility/removal requirements.

**Building OT007** 31 22nd Street Fort Gordon GA 30905 Landholding Agency: Army Property Number: 21201330006

Status: Unutilized Comments: Off-site removal only; no future agency need; 960 sf.; classroom; 120t months; dilapidated;

contamination: closed post: contact Army for accessibility/removal requirements.

8 Building

Hunter Army Airfield Hunter Army Airfield GA 31409 Landholding Agency: Army Property Number: 21201330024 Status: Excess

Directions: 1031,1160,8054,8055,8080, 8082,8084,8629

Comments: Off-site removal only; sf. varies; contamination; secured area; contact Army for info. on a specific property & accessibility/removal requirements.

3 Buildings Veterans Pkwy. Fort Stewart GA 31314 Landholding Agency: Army Property Number: 21201330036 Status: Excess

Directions: 1101, 1108, 1129

Comments: Off-site removal only; poor conditions; contaminating; secured area; contact Army for info. on a specific property; accessibility removal requirements.

Building 00TR4 43 Pistol Range Road Whitfield GA 30755 Landholding Agency: Army Property Number: 21201330045 Status: Excess Comments: Off-site removal only; 2,560 sf.; dining facility; 78 yrs. old; poor conditions; contact Army for more Hawaii P-88 Aliamanu Military Reservation Honolulu HI 96818 Landholding Agency: Army Property Number: 21199030324 Status: Unutilized Directions: Approximately 600 feet from Main Gate on Aliamanu Drive. Comments: 45,216 sq. ft. underground tunnel complex, pres. of asbestos clean-up required of contamination, use of respirator required by those entering property, use limitations. Schofield Barracks Wahiawa HI 96786 Landholding Agency: Army Property Number: 21201210054 Status: Unutilized Comments: off-site removal only; 196 sf.; current use: transformer bldg.; poor conditions—needs repairs. Bldg. 00208 Dillingham Military Waialua HI Landholding Agency: Army Property Number: 21201210078 Status: Unutilized Comments: off-site removal only; 480 sq. ft.; recent use: hutmet. Bldg. 0300B 308 Paalaa Uka Pupukea Wahiawa HI 96786 Landholding Agency: Army Property Number: 21201210083 Status: Unutilized Comments: off-site removal only; 114 sf.; current use: valve house for water tank; fair conditions. 12 Bldgs. Schofield Barracks Wahiawa HI Landholding Agency: Army Property Number: 21201220009 Status: Unutilized Directions: 2509,2510,2511,2512,2513, 2514,2516,2517,3030,3031,3032,3035 Comments: off-site removal only; sf. varies; usage varies; storage; good conditions. A0300 308 Paalaa Uka Pupukea Rd. Helemano Wahiawa HI 96786 Landholding Agency: Army

Property Number: 21201230009 Status: Unutilized Comments: off-site removal only; 17.25 X 21ft.; water storage. 2 Buildings

Schofield Barracks Wahiawa HI 96786 Landholding Agency: Army Property Number: 21201230049 Status: Unutilized Directions: M3010, QRAMP Comments: off-site removal only; sf. varies; repairs needed; secured area; contact Army re: accessibility requirements. 2 Buildings 553/537 Airdrome Rd. Wahiawa HI 96786 Landholding Agency: Army Property Number: 21201230054 Status: Unutilized Directions: 1001,1005 Comments: off-site removal only; sf. varies; use: shed & shelter; poor conditions; abandoned—need repairs. Bldg. 1536 Ft. Šhafter Honolulu HI 96819 Landholding Agency: Army Property Number: 21201230060 Status: Unutilized Comments: off-site removal only; 2,117sf.; vehicle storage; need repairs. 6 Properties Schofield Barracks Wahiawa HI 96786 Landholding Agency: Army Property Number: 21201240027 Status: Unutilized Directions: 24,1005,2276,B0886,M3010, Comments: Off-site removal only, sf. varies; poor conditions, contact Army for information on accessibility removal and specific details on a particular property. Buildings 1421 & 1422 510 CW2 Latchum Rd. Wahiawa HI 97686 Landholding Agency: Army Property Number: 21201310046 Status: Underutilized Comments: off-site removal only; sf. varies; office & toilet; fair conditions; military reservation. Buildings 3363, 3366, & 3371 Schofield Barracks Wahiawa HI 96786 Landholding Agency: Army Property Number: 21201310047 Status: Unutilized Comments: off-site removal only; sf. varies; abandoned; 230 mons. vacant; transformer bldgs. B0088 Kilauea Military Reser. HNP HI 96718 Landholding Agency: Army Property Number: 21201310048 Status: Unutilized Comments: off-site removal only; 100

sf.; pollutant catch basin; poor

conditions.

DOORR Schofield Barracks HNP HI 96718 Landholding Agency: Army Property Number: 21201310049 Status: Unutilized Comments: off-site removal only; 100 sf.; pollutant catch basin; poor conditions. **Building A0750** 613 Ayers Ave. (Schofield Barracks) Wahiawa HI 96786 Landholding Agency: Army Property Number: 21201330038 Status: Unutilized Comments: off-site removal only; no future agency need; 512 sf.; storage; 46 yrs.-old; poor conditions; contact Army for more info. Idaho Bldg. 00110 Wilder Canyon ID 83676 Landholding Agency: Army Property Number: 21200740134 Status: Underutilized Directions: Tooele Army Depot Comments: re-determination: off-site removal; 5,310 sf.; general admin./ barracks; 12 mons. vacant; major repairs needed; asbestos; w/in restricted area; contact Army for info. on accessibility/removal requirements. R1A11 16 Miles South **Boise ID 83634** Landholding Agency: Army Property Number: 21201320005 Status: Excess Comments: off-site removal only; 1,040 sf., dilapidated, repairs a must, temp. shelter, 9 months vacant, has hanta virus presence. R1A13 16 Miles South Boise ID 83634 Landholding Agency: Army Property Number: 21201320015 Status: Excess Comments: off-site removal only; 1,040 sf.; temp. shelter; 9 months vacant; dilapidated; Hanta virus; repairs a must. R1A10 16 Miles South Boise ID 83634 Landholding Agency: Army Property Number: 21201320041 Status: Excess Comments: off-site removal only; 1,040 sf.; dilapidated; repairs a must; 9 months vacant; Hanta virus. R1A12 16 Miles South Boise ID 83634

Landholding Agency: Army

Property Number: 21201320042

Status: Excess

Comments: off-site removal only; 1,040 sf.; temp. shelter; 9 months vacant; dilapidated; repairs a must; Hanta virus.

R1A15 16 Miles South Boise ID 83634

Landholding Agency: Army Property Number: 21201320043

Status: Excess

Comments: off-site removal only; 1,040 sf.; temp. shelter; 9 months vacant; dilapidated; Hanta virus; repair a must.

0017-0501-00B, 0017-0502-00B 1359 Hanson Ave.

Burley ID 83318

Landholding Agency: Interior Property Number: 61201410003

Status: Excess

Directions: 0017–0501–00B (4,608 sq. ft.); 0017–0502–00B (5,220 sq. ft.)

Comments: office & garage/storage; 66+ yrs.-old; 4+ months vacant; surrounding area: mixed resid./ commercial; good condition; small cracks in 0017–0501 foundation; contact Interior for more info.

#### Illinois

2 Building Rock Island Arsenal Rock Island IL 61299–5000 Landholding Agency: Army Property Number: 21201340025

Status: Unutilized

Directions: 082 (4,244 sq. ft.); 314 (810 sq. ft.)

Comments: off-site removal only; no future agency need; contamination; lead paint possible; secured are; contact Army for more information and accessibility request.

## Iowa

Y10O0

Camp Dodge

requirements.

Y11Q0 Camp Dodge Johnston IA 50131 Landholding Agency: Army

Property Number: 21201330060

Status: Unutilized

Comments: 3,076 sf.; family housing; 816+months vacant; deteriorated; secured area; escort required; contact Army for accessibility requirements.

Johnston IA 50131
Landholding Agency: Army
Property Number: 21201330061
Status: Unutilized
Comments: 3,076 sf.; family housing;
816+months vacant; deteriorated;
secured area; escort required; contact
Army for info.; accessibility

2 Buildings
Camp Dodge
Johnston IA 50131
Landholding Agency: Army
Property Number: 21201330064
Status: Unutilized
Directions: Y1200 & TC030
Comments: 1,686 & 1,026 sf.
respectively; garage; deteriorated;

secured area; escort required; contact

Army for accessibility requirements.

#### Kansas

Building 00322

Marshall Ave.

Ft. Riley KS 66442 Landholding Agency: Army Property Number: 21201310050 Status: Unutilized Comments: off-site removal only; 6,000 sf.; Admin.; general purpose; deteriorating conditions; water damage; located on installation

damage; located on installation secured airfield; contact Army for more info. Building 9109

Mallon Rd. Ft. Riley KS 66442

Landholding Agency: Army Property Number: 21201310051

Status: Unutilized

Comments: off-site removal only; 128 sf.; latrine; deteriorating conditions; located on controlled area; contact Army for more info.

Building 00620 Mitchell Terr. Ft. Riley KS 66442 Landholding Agency: Army Property Number: 21201320014 Status: Excess

Comments: off-site removal only; 12,640 sf.; lodging; deteriorating; asbestos.

Building 09098 Vinton School Rd. Ft. Riley KS 66442

Landholding Agency: Army Property Number: 21201320016

Status: Excess

Comments: off-site removal only; 120 sf.; guard shack; fair/moderate conditions.

Building 07856 Drum St.

Ft. Riley KS 66442 Landholding Agency: Army Property Number: 21201320017

Status: Excess

Comments: off-site removal only; 13,493 sf.; dining facility; deteriorating; asbestos.

Building 07636 Normandy Dr. Ft. Riley KS 66442 Landholding Agen

Landholding Agency: Army Property Number: 21201320018

Status: Excess

Comments: off-site removal only; 9,850 sf.; deteriorating; asbestos.

Building 05309 Ewell St. Ft. Riley KS 66442 Landholding Agency: Army Property Number: 21201320019 Status: Excess

Comments: off-site removal only; 23,784 sf.; lodging; deteriorating; asbestos.

Building 00918 Caisson Hill Rd. Ft. Riley KS 66442

Landholding Agency: Army Property Number: 21201320020

Status: Excess

Comments: off-site removal only; 3,536 sf.; admin. general purpose; deteriorating; possible contamination; secured area; however, prior approval to access is needed; contact Army for

Building 00621 Mitchell Terr. Ft. Riley KS 66442

more info.

Landholding Agency: Army Property Number: 21201320021

Status: Excess

Comments: off-site removal only; 12, 640 sf.; lodging; deteriorating; asbestos.

#### Kentucky

Fort Knox

Eisenhower Avenue Fort Knox KY 40121 Landholding Agency: Army

Property Number: 21201110011 Status: Unutilized

Directions: Bldgs.: 06559, 06571, 06575, 06583, 06584, 06585, 06586

Comments: off-site removal only; multiple bldgs. w/various sq. footage (2,578—8,440 sq. ft.), current use varies (classroom—dental clinic), lead base paint, asbestos & mold identified.

Fort Knox, 10 Bldgs. Bacher Street 2nd Dragoons Rd & Abel St

Fort Knox KY 40121 Landholding Agency: Army Property Number: 21201110012

Status: Unutilized

Directions: Bldgs.: 06547, 06548, 06549, 06550, 06551, 06552, 06553, 06554, 06557, 06558

Comments: off-site removal only, multiple bldgs. w/various sq. footage (8,527—41,631 sq. ft.) lead base paint, asbestos & mold identified in all bldgs. Current use varies.

Fort Knox, 10 Bldgs. Eisenhower Ave Fort Knox KY 40121 Landholding Agency: Army Property Number: 21201110015

Status: Unutilized Directions: Bldgs.: 06535, 06536, 06537,

06539, 06540, 06541, 06542, 06544, 06545, 06546

Comments: off-site removal only, multiple bldgs. w/various sq. ft. (2,510—78,436 sq. ft.) lead base paint, asbestos & mold has been identified in all bldgs. Current use varies.

11 Bldgs.

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army Property Number: 21201140002

Status: Unutilized

Directions: 02422, 02423, 02424, 02425, 02956, 02960, 00173, 02197, 02200, 00097, 00098

Comments: off-site removal only; possible lead based paint, asbestos, and mold in all bldgs.; sq. ft. varies; current use: office.

5 Bldgs.

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army Property Number: 21201140003

Status: Unutilized

Directions: 02317, 02323, 02324, 02349, 02421

Comments: off-site removal only; possible lead base paint, asbestos, and mold; sq. ft. varies; current use: office.

10 Bldgs.

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army Property Number: 21201140016

Status: Unutilized

Directions: 120, 161, 166, 171, 101, 114,

115, 116, 117, 1196

Comments: off-site removal only; sq. ft. varies; current use: office space to storage; possible asbestos and mold.

18 Bldgs.

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army Property Number: 21201140032

Status: Unutilized

Directions: 51, 52, 70, 73, 74, 76, 2961, 2963, 2964, 2969, 2970, 2971, 2972, 2973, 2974, 2975, 2979, 2316

Comments: off-site removal only; possible asbestos, mold, and lead base paint; sq. ft. varies; current use: office.

12 Bldgs.

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army Property Number: 21201140033

Status: Unutilized

Directions: 77, 78, 80, 81, 85, 86, 92, 94, 96, 9248, 2995, 2996

Comments: off-site removal only; possible mold, asbestos, and lead base paint; sq. ft. varies; current use: office to storage.

Bldg. 2980

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army Property Number: 21201140078

Status: Unutilized

Comments: off-site removal only; 6,900 sq. ft.; current use: office; possible asbestos and mold.

Bldg. 1197

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army Property Number: 21201140079

Status: Unutilized

Comments: off-site removal only; 2,969 sq. ft.; current use: office; possible lead base paint, asbestos, and mold.

23 Bldgs.

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army Property Number: 21201210034

Status: Unutilized

Directions: 6097,6098,6099,6113,6114, 6115,6116,6118,6120,6121,6123,6124, 6614,6615,6616,7107,9209,9215,9231, 9254,9256,9361,9619

Comments: off-site removal only; sq. ft. varies, current use: varies; poor conditions- need repairs; lead, mold, and asbestos identified.

20 Bldgs.

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army Property Number: 21201210035

Status: Unutilized

Directions: 45,46,64,75,79,107,114,155, 202,205,299,1373,1997,2319,2350, 3007,6033,6034,6035,6036

Comments: off-site removal only; sq. ft. varies, current use: varies; poor conditions- need repairs; lead, mold, and asbestos identified.

5 Bldgs.

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army

Property Number: 21201210036

Status: Unutilized

Directions: 6038, 6039, 6040, 6093, 6094 Comments: off-site removal only; sq. ft. varies, current use: varies; poor conditions- need repairs; lead, mold, and asbestos identified.

22 Bldgs.

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army Property Number: 21201220020

Status: Unutilized

Directions: 79,204,1610,1996,2955,2959, 2965,2980,2991,6531,6533,6560,6561, 6563,6564,6565,6566,6592,6594,9183, 9319.9320

Comments: off-site removal only; sq. ft. varies; usage varies; need repairs; lead and asbestos identified; need remediation.

15 Buildings

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army Property Number: 21201230030

Status: Unutilized

Directions: 2991,3006,6127,7345,7346, 9254,9264,9294,9302,9311,9315,9335, 9427,9503,9504

Comments: use: maintenance; extremely poor conditions; contamination identified; contact Army for further details & accessibility requirements.

10 Buildings

Ft. Knox

Ft. Knox KY 40121

Landholding Agency: Army Property Number: 21201230031

Status: Unutilized

Directions: 9505,9506,9507,9508,9509, 9617,9675,9681,9706,9707

Comments: sf. varies; extremely poor conditions; contamination identified; contact Army for further details & accessibility requirements.

Louisiana

B-8248

Ft. Polk

Ft. Polk LA 71459

Landholding Agency: Army Property Number: 21201210069

Status: Underutilized

Comments: 3,141 sf.; current use: Admin. Bldg.; poor conditions-need repairs.

B-8401

Ft. Polk

Ft. Polk LA 71459

Landholding Agency: Army Property Number: 21201210070

Status: Underutilized

Comments: 3,141 sf.; current use: Admin. Bldg.; poor conditions-need repairs.

21 Buildings

Polk

Ft. Polk LA 71459

Landholding Agency: Army Property Number: 21201230034

Status: Underutilized

Directions: 9515,9537,9554,9570,9593, 9594,9601,9602,9603,9604,9607,9609, 9618,9619,9666,9703,9741,9744,9751, 9753,9755

Comments: off-site removal only; sf. varies; use:varies; poor conditions; contact Army for further details re: a specific property.

18 Buildings

Polk

Ft. Polk LA 71459

Landholding Agency: Army Property Number: 21201230035

Status: Underutilized

Directions: 9764,9765,9773,9793,9794, 9797,9803,9812,9818,9830,9836,9837, 9840,9854,9913,9914,9917,9920

Comments: off-site removal only; sq.ft. varies; use: varies; poor conditions;

contact Army for further details re: a specific property.

7 Building Fort Polk

Fort Polk LA 71459

Landholding Agency: Army Property Number: 21201330044

Status: Underutilized

Directions: 00916,03313,03314,03315, 3316,3320,3323

Comments: off-site removal only; sf. varies; no future agency need; poor conditions; contact Army for more

info. on a specific property & removal requirements.

13 Buildings Fort Polk

Fort Polk LA 71459

Landholding Agency: Army Property Number: 21201330056

Status: Underutilized

Directions: 3335,3341,3342,3344,3348, 4798,7144,7192,7193,7194,7199,

08091,8092

Comments: off-site removal only; no future agency need; sf. varies; storage to picnic/rec. shelter; poor conditions; contact Army for more info. on a specific property and removal requirements.

# Maryland

Bldg. 0459B

Aberdeen Proving Ground Aberdeen MD 21005–5001 Landholding Agency: Army Property Number: 21200120106

Status: Unutilized GSA Number:

Comments: 225 sq. ft., poor condition, most recent use—equipment bldg., off-site use only.

Bldg. E5239

Aberdeen Proving Ground Aberdeen MD 21005–5001 Landholding Agency: Army Property Number: 21200120113

Status: Ŭnutilized GSA Number:

Comments: 230 sq. ft., most recent use—storage, off-site use only.

Bldg. E5317

Aberdeen Proving Ground Aberdeen MD 21005–5001 Landholding Agency: Army Property Number: 21200120114

Status: Unutilized GSA Number:

Comments: 3158 sq. ft., presence of asbestos/lead paint, most recent use—lab, off-site use only.

Bldg. E5637

Aberdeen Proving Ground Aberdeen MD 21005–5001 Landholding Agency: Army Property Number: 21200120115

Status: Unutilized GSA Number:

Comments: 312 sq. ft., presence of asbestos/lead paint, most recent use—lab, off-site use only.

Bldg. 219

Ft. George G. Meade Ft. Meade MD 20755

Landholding Agency: Army Property Number: 21200140078

Status: Unutilized GSA Number:

Comments: 8142 sq. ft., presence of asbestos/lead paint, most recent use—admin., off-site use only.

Bldg. 0385A

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200320110

Status: Unutilized GSA Number:

Comments: 944 sq. ft., off-site use only.

Bldg. 0700B

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200320121

Status: Unutilized GSA Number:

Comments: 505 sq. ft., off-site use only.

Bldg. 05262

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200320136

Status: Unutilized GSA Number:

Comments: 864 sq. ft., most recent use—storage, off-site use only.

Bldg. 05608

Aberdeen Proving Grounds Aberdeen MD 21005

Landholding Agency: Army Property Number: 21200320137

Status: Unutilized GSA Number:

Comments: 1100 sq. ft., most recent use—maint bldg., off-site use only.

Bldg. E5645

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200320150

Status: Unutilized GSA Number:

Comments: 548 sq. ft., most recent use—storage, off-site use only.

Bldg. 0449A

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330112

Status: Unutilized GSA Number:

Comments: 143 sq. ft., needs rehab, most recent use—substation switch bldg., off-site use only.

Bldg. E1413

Aberdeen Proving Grounds Aberdeen MD 21005

Landholding Agency: Army Property Number: 21200330127

Status: Unutilized GSA Number:

Comments: needs rehab, most recent use—observation tower, off-site use only.

Bldg. E3175

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330134

Status: Unutilized GSA Number:

Comments: 1296 sq. ft., needs rehab, most recent use—hazard bldg., off-site use only.

4 Bldgs.

Aberdeen Proving Grounds Aberdeen MD 21005

Landholding Agency: Army Property Number: 21200330135

Status: Unutilized GSA Number:

Directions: E3224, E3228, E3230, E3232,

E3234

Comments: sq. ft. varies, needs rehab, most recent use—lab test bldgs., offsite use only.

Bldg. E3241

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330136

Status: Unutilized GSA Number:

Comments: 592 sq. ft., needs rehab, most recent use—medical res bldg., off-site use only.

Bldg. E3300

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army

Property Number: 21200330139

Status: Unutilized GSA Number:

Comments: 44,352 sq. ft., needs rehab, most recent use—chemistry lab, offsite use only.

Bldg. E3335

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330144

Status: Unutilized GSA Number:

Comments: 400 sq. ft., needs rehab, most recent use—storage, off-site use only.

Bldgs. E3360, E3362, E3464 Aberdeen Proving Grounds Aberdeen MD 21005

Landholding Agency: Army Property Number: 21200330145

Status: Unutilized

GSA Number:

Comments: 3588/236 sq. ft., needs rehab, most recent use—storage, offsite use only.

Bldg. E3542

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330148

Status: Unutilized GSA Number:

Comments: 1146 sq. ft., needs rehab, most recent use—lab test bldg., offsite use only.

Bldg. E4420

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330151

Status: Ŭnutilized GSA Number:

Comments: 14,997 sq. ft., needs rehab, most recent use—police bldg., off-site use only

4 Bldgs.

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330154

Status: Unutilized GSA Number:

Directions: E5005, E5049, E5050, E5051 Comments: sq. ft. varies, needs rehab, most recent use—storage, off-site use only.

Bldg. E5068

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330155

Status: Unutilized GSA Number:

Comments: 1200 sq. ft., needs rehab, most recent use—fire station, off-site use only.

Bldgs. 05448, 05449 Aberdeen Proving Grounds Aberdeen MD 21005

Landholding Agency: Army Property Number: 21200330161 Status: Unutilized

GSA Number:

Comments: 6431 sq. ft., needs rehab, most recent use—enlisted UHP, offsite use only.

Bldg. 05450

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330162 Status: Unutilized

GSA Number: Comments: 2730 sq. f

Comments: 2730 sq. ft., needs rehab, most recent use—admin., off-site use only.

Bldgs. 05451, 05455 Aberdeen Proving Grounds Aberdeen MD 21005

Landholding Agency: Army Property Number: 21200330163

Status: Unutilized GSA Number:

Comments: 2730/6431 sq. ft., needs rehab, most recent use—storage, off-site use only.

Bldg. 05453

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330164

Status: Unutilized GSA Number:

Comments: 6431 sq. ft., needs rehab, most recent use—admin., off-site use only.

Bldg. E5609

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army

Property Number: 21200330167 Status: Unutilized

GSA Number:

Comments: 2053 sq. ft., needs rehab, most recent use—storage, off-site use only.

Bldg. E5611

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army

Property Number: 21200330168 Status: Unutilized GSA Number:

Comments: 11,242 sq. ft., needs rehab, most recent use—hazard bldg., off-site use only.

Bldg. E5634

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330169 Status: Unutilized

Status: Unutili GSA Number:

Comments: 200 sq. ft., needs rehab, most recent use—flammable storage, off-site use only.

Bldg. E5654

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330171 Status: Unutilized

GSA Number:

Comments: 21,532 sq. ft., needs rehab, most recent use—storage, off-site use only.

Bldg. E5942

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330176

Status: Unutilized GSA Number:

Comments: 2147 sq. ft., needs rehab, most recent use—igloo storage, off-site use only. Bldgs. E5952, E5953 Aberdeen Proving Grounds Aberdeen MD 21005

Landholding Agency: Army Property Number: 21200330177

Status: Unutilized GSA Number:

Comments: 100/24 sq. ft., needs rehab, most recent use—compressed air bldg., off-site use only.

Bldgs. E7401, E7402 Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330178

Status: Unutilized GSA Number:

Comments: 256/440 sq. ft., needs rehab, most recent use—storage, off-site use only.

Bldg. E7407, E7408 Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200330179

Status: Unutilized GSA Number:

Comments: 1078/762 sq. ft., needs rehab, most recent use—decon facility, off-site use only.

Bldg. 3070A

Aberdeen Proving Ground

Harford MD 21005

Landholding Agency: Army Property Number: 21200420055

Status: Unutilized

Comments: 2299 sq. ft., most recent use—heat plant, off-site use only.

Bldg. E5026

Aberdeen Proving Ground Harford MD 21005

Landholding Agency: Army Property Number: 21200420056

Status: Unutilized

Comments: 20,536 sq. ft., most recent use—storage, off-site use only.

Bldg. 05261

Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200420057

Status: Unutilized

Comments: 10067 sq. ft., most recent use—maintenance, off-site use only.

Bldg. E5876

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200440073

Status: Unutilized

Comments: 1192 sq. ft., needs rehab, most recent use—storage, off-site use only.

Bldgs. E1410, E1434 Aberdeen Proving Ground Harford MD 21005

Landholding Agency: Army

Property Number: 21200720056 Status: Unutilized Comments: 2276/3106 sq. ft., most recent use—laboratory, off-site use only. Bldg. E3834 Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200720058 Status: Unutilized Comments: 72 sq. ft., most recent useoffice, off-site use only. Bldgs. E4465, E4470, E4480 Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200720059 Status: Ŭnutilized Comments: 17658/16876/17655 sq. ft., most recent use—office, off-site use Bldgs. E5137, 05219 Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200720060 Status: Unutilized Comments: 3700/8175 sq. ft., most recent use—office, off-site use only. Bldg. E5236 Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200720061 Status: Unutilized Comments: 10,325 sq. ft., most recent use—storage, off-site use only. Bldg. E5282 Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200720062 Status: Unutilized Comments: 4820 sq. ft., most recent use—hazard bldg., off-site use only. Bldgs. E5736, E5846, E5926 Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200720063 Status: Unutilized Comments: 1069/4171/11279 sq. ft., most recent use—storage, off-site use only. Bldg. E6890 Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200720064 Status: Unutilized Comments: 1 sq. ft., most recent use impact area, off-site use only Aberdeen Proving Ground Harford MD

Landholding Agency: Army

Property Number: 21200820083 Status: Unutilized Comments: 5200 sq. ft., most recent use—lab, off-site use only. Bldg. E1386 Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820086 Status: Unutilized Comments: 251 sq. ft., most recent useeng/mnt, off-site use only 5 Bldgs. Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820087 Status: Unutilized Directions: E1440, E1441, E1443, E1445, Comments: 112 sq. ft., most recent use safety shelter, off-site use only. Bldgs. E1467, E1485 Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820088 Status: Unutilized Comments: 160/800 sq. ft., most recent use—storage, off-site use only. Bldg. E1521 Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820090 Status: Unutilized Comments: 1200 sq. ft., most recent use—overhead protection, off-site use only. Bldg. E1570 Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820091 Status: Unutilized Comments: 47027 sq. ft., most recent use—office, off-site use only. Bldg, E1572 Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820092 Status: Unutilized Comments: 1402 sq. ft., most recent use-maint., off-site use only 4 Bldgs. Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820093 Status: Unutilized Directions: E1645, E1675, E1677, E1930. Comments: various sq. ft., most recent use—office, off-site use only. Bldgs. E2160, E2184, E2196 Aberdeen Proving Ground Harford MD

Landholding Agency: Army Property Number: 21200820094 Status: Unutilized Comments: 12440/13816 sq. ft., most recent use—storage, off-site use only. Bldg. E2174 Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820095 Status: Unutilized Comments: 132 sq. ft., off-site use only. Bldg. 2831A Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820102 Status: Unutilized Comments: 1200 sq. ft., most recent use—overhead protection, off-site use Bldg, E3466 Aberdeen Proving Ground Aberdeen MD Landholding Agency: Army Property Number: 21200820104 Status: Unutilized Comments: 236 sq. ft., most recent use protective barrier, off-site use only. 4 Bldgs. Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820105 Status: Unutilized Directions: E3510, E3570, E3640, E3832 Comments: various sq. ft., most recent use—lab, off-site use only. Bldg. E3544 Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820106 Status: Unutilized Comments: 5400 sq. ft., most recent use—ind waste, off-site use only. Bldg. 3823A Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820109 Status: Unutilized Comments: 113 sq. ft., most recent use shed, off-site use only. Bldg. E3948 Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820110 Status: Unutilized Comments: 3420 sq. ft., most recent use—emp chg fac, off-site use only. 4 Bldgs. Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820111

Status: Unutilized

Directions: E5057, E5058, E5246, 05258 Comments: various sq. ft., most recent use—storage, off-site use only.

Bldgs. E5106, 05256 Aberdeen Proving Ground Harford MD

Landholding Agency: Army Property Number: 21200820112

Status: Unutilized

Comments: 18621/8720 sq. ft., most recent use—office, off-site use only.

Bldg. E5126

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820113

Status: Unutilized

Comments: 17664 sq. ft., most recent use—heat plt, off-site use only.

Bldg. E5128

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820114

Status: Unutilized

Comments: 3750 sq. ft., most recent use—substation, off-site use only.

Bldg. E5188

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820115

Status: Unutilized

Comments: 22790 sq. ft., most recent use—lab, off-site use only.

Bldg. E5179

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820116

Status: Unutilized

Comments: 47335 sq. ft., most recent use—info sys, off-site use only.

Bldg. E5190

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820117

Status: Unutilized

Comments: 874 sq. ft., most recent use—storage, off-site use only.

Bldg. 05223

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820118

Status: Unutilized

Comments: 6854 sq. ft., most recent use—gen rep inst, off-site use only.

Bldgs. 05259, 05260 Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820119

Status: Unutilized

Comments: 10067 sq. ft., most recent use—maint, off-site use only.

Bldgs. 05263, 05264

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820120

Status: Unutilized

Comments: 200 sq. ft., most recent use—org space, off-site use only.

5 Bldgs.

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820121

Status: Unutilized

Directions: 05267, E5294, E5327, E5441,

E5485

Comments: various sq. ft., most recent use—storage, off-site use only.

Bldg. E5292

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820122

Status: Unutilized

Comments: 1166 sq. ft., most recent use—comp rep inst, off-site use only.

Bldg. E5380

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820123

Status: Unutilized

Comments: 9176 sq. ft., most recent use—lab, off-site use only.

Bldg. E5452

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820124

Status: Unutilized

Comments: 9623 sq. ft., off-site use only.

Bldg. 05654

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820125

Status: Unutilized

Comments: 38 sq. ft. most recent use—shed, off-site use only.

Bldg. 05656

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820126

Status: Unutilized

Comments: 2240 sq. ft., most recent use—overhead protection off-site use only.

5 Bldgs.

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820127

Status: Unutilized

Directions: E5730, E5738, E5915, E5928,

E6875

Comments: various sq. ft., most recent use—storage, off-site use only.

Bldg. E5840

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820129

Status: Unutilized

Comments: 14200 sq. ft., most recent use—lab, off-site use only.

Bldg. E6872

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820131

Status: Unutilized

Comments: 1380 sq. ft., most recent use—dispatch, off-site use only.

Bldgs. E7331, E7332, E7333 Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820132

Status: Unutilized

Comments: most recent use—protective barrier, off-site use only.

Bldg. E7821

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820133

Status: Unutilized

Comments: 3500 sq. ft., most recent use—xmitter bldg., off-site use only.

Bldg. 06186 Ft. Detrick

Fredrick MD 21702

Landholding Agency: Army Property Number: 21201110026

Status: Unutilized

Comments: off-site removal only, 14,033 sq. ft., current use: communications ctr., bldg. not energy efficient but fair condition.

Bldg. 01692

Ft. Detrick

Fredrick MD 21702 Landholding Agency: Army

Property Number: 21201110028

Status: Unutilized Comments: off-site removal only, 1,000 sq.ft., current use; communications ctr., bldg. is not energy efficient but in fair condition.

10 Bldgs.

Aberdeen Proving Ground Aberdeen MD 21005 Landholding Agency: Army Property Number: 21201210016

Status: Unutilized Directions: E3266, E3268, E3269, E3299, E3300, E3305, E3306, E3326, E3344,

E3500

Comments: off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions.

10 Bldgs.

Aberdeen Proving Ground

Aberdeen MD 21005

Landholding Agency: Army Property Number: 21201210017

Status: Unutilized

Directions: E3507, E3514, E3516, E3520, E3522, E3524, E3525, E3549, E3550,

Comments: off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions.

10 Bldgs.

Aberdeen Proving Ground Aberdeen MD 21005

Landholding Agency: Army Property Number: 21201210018

Status: Unutilized

Directions: E3570, E3573, E3607, E3615, E3623, E3646, E4405, E4410, E4415, E4420

Comments: off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified: moderate conditions.

11 Bldgs.

Aberdeen Proving Ground Aberdeen MD 21005 Landholding Agency: Army Property Number: 21201210019

Status: Unutilized

Directions: E4430, E4435, E4440, E4445, E4460, E4465, E4470, E4475, E4480, E5027

Comments: off-site removal only: sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions.

10 Bldgs.

Aberdeen Proving ground Aberdeen MD 21005 Landholding Agency: Army Property Number: 21201210020

Status: Unutilized

Directions: E5106, E5135, E5141, E5158, E5164, E5165, E5188, E5342, E5354, E5356

Comments: off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions.

9 Bldgs.

Aberdeen Proving Ground Aberdeen MD 21005 Landholding Agency: Army Property Number: 21201210021

Status: Unutilized

Directions: E5365, E5425, E5427, E5429, E5643, E5684, E5686, E5687, E5725

Comments: off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions.

9 Bldgs.

Aberdeen Proving Ground Aberdeen MD 21005 Landholding Agency: Army Property Number: 21201210022 Status: Unutilized

Directions: E5771, E5772, E5774, E5779, E5782, E5800, E5804, E5824, E5872

Comments: off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions.

7 Bldgs.

Aberdeen Proving Ground Aberdeen MD 21005

Landholding Agency: Army Property Number: 21201210023

Status: Unutilized

Directions: E5910, E5911, E5912, E5913, E5914, E5932, E5940,

Comments: off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions.

13 Bldgs.

Aberdeen Proving Ground Aberdeen MD 21005 Landholding Agency: Army Property Number: 21201210028 Status: Unutilized

Directions: E3236,E3107,E3109,E3156, E3221,E3222,E3223,E3224,E3226,

E3230,E3232,E3234,E3265

Comments: off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions.

8 Bldgs.

Aberdeen Proving Ground Aberdeen MD 21005 Landholding Agency: Army Property Number: 21201210029 Status: Unutilized

Directions: E1890, E1936, E1946, E1950, E1958, E2100, E2101, E2105

Comments: off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions.

11 Bldgs.

Aberdeen Proving Ground Aberdeen MD 21005 Landholding Agency: Army Property Number: 21201210030 Status: Unutilized

Directions: E2309, E2400, E2580, E3081, E3083, E3100, E3101, E3103, E3104, E3105, E3106

Comments: off-site removal only; sq. ft. varies; current use: varies; lead and asbestos identified; moderate conditions.

Bldg. 724B

Aberdeen Proving Ground Aberdeen MD 21005 Landholding Agency: Army Property Number: 21201220003 Status: Unutilized

Comments: off-site removal only; 1 sf.; current use: safety shelter; moderate conditions: lead & asbestos identified: need remediation.

E6001

Aberdeen Proving Ground Aberdeen MD 21005 Landholding Agency: Army Property Number: 21201310058 Status: Unutilized

Comments: off-site removal only; 527 sf.; security gate house; deteriorated.

3 Buildings Ft. George G. Meade Ft. Meade MD 20755 Landholding Agency: Army

Property Number: 21201310061

Status: Unutilized

Directions: 08475, 8487, 09830 Comments: off-site removal only; sf. varies; poor conditions; restricted area; contact Army for accessibility/ removal requirements.

5 Buildings

Ft. George G. Meade Ft. George MD 20755 Landholding Agency: Army Property Number: 21201330008 Status: Unutilized

Directions: 4, 239, 700, 2790, 8608 Comments: off-site removal only; no future agency need; sf. varies; fair to deteriorating conditions; secured area; contact Army re. info. on a specific property & accessibility/removal requirements.

Michigan

6 Buildings Detroit Arsenal Warren MI 48092

Landholding Agency: Army Property Number: 21201340026

Status: Unutilized

Directions: WH001 (4,680 sq. ft.); WH002 (3,910 sq. ft.); WH003 (5,256 sq. ft.); WH004 (3,840 sq. ft.) WH005 (5,236 sq. ft.); WH006 (5,940 sq. ft.)

Comments: off-site removal only; no future agency need; residential; repairs needed; contamination; secured area; contact Army for more information on a specific property accessibility requires.

6 Buildings **Detroit Arsenal** Warren MI 48092

Landholding Agency: Army Property Number: 21201340027 Status: Unutilized

Directions: WH013(4,680 sq.ft.); WH014(5,236 sq.ft.); WH015 (3,000 sq.ft.); WH016(3,840 sq.ft.); WH017(3,000 sq.ft.); WH018 (5,940 sq.ft.)

Comments: off-site removal only; no future agency need; residential; repairs needed; contamination; secured area; contact Army for more information on a specific property & accessibility requirements.

6 Building **Detroit Arsenal**  Warren MI 48092

Landholding Agency: Army Property Number: 21201340028

Status: Unutilized

Directions: WH007(3,840 sq. ft.); WH008 (5,940 sq. ft.); WH009 (5,236 sq. ft.); WH010 (4,680 sq. ft.); WH011 (5,236 sq. ft.); WH012 (5,236 sq. ft.)

Comments: off-site removal only; no future agency need; residential; repairs needed; contamination; secured area; contact Army for more information on a specific property and accessibility requires.

6 Buildings Detroit Arsenal Warren MI 48092

Landholding Agency: Army Property Number: 21201340029

Status: Unutilized

Directions: WH019(4,680 sq.ft.); WH020(5,940 sq.ft.); WH021(5,940 sq.ft.); WH022(4,680 sq.ft.); WH023(5,940 sq.ft.); WH024(1,760 sq.ft.)

Comments: off-site removal only; no future agency need; residential; repairs needed; contamination; secured area; contact Army for more information on a specific property & accessibility requirements.

4 Buildings

Detroit Arsenal Warren MI 48092

Landholding Agency: Army Property Number: 21201340031

Status: Unutilized

Directions: WH025 (1,760 sq.ft.); WH026 (1,760 sq. ft.); WH027 (1,760 sq.ft.); WH028(400 sq.ft.)

Comments: off-site removal only; no future agency need; residential; repairs needed; contamination; secured area; contact Army for more information on a specific property & accessibility requirements.

## Minnesota

18 Bldgs. 1245 Hwy 96 West Arden Hills Army TRNG Site Arden Hills MN 55112 Landholding Agency: Army Property Number: 21201210059 Status: Unutilized

Directions: 12155, 12156, 12157, 01200, 01201, 01202, 01203, 01204, 01205, 01206, 04202, 11218, 11219, 11220, 11221, 11222, 11223, 04203

Comments: off-site removal only; sf. varies; current use: storage; poor conditions-need repairs.

# Mississippi

Modular #3; 640400B029 RPUID: 03.806 13762 Small Fruits Research Station Poplarville MS 39470

Landholding Agency: Agriculture Property Number: 15201410003

Status: Unutilized

Comments: off-site removal only; no future agency need; 1,440 sq. ft., fair conditions; contact Agriculture for more info.

#### Missouri

Bldg. T1497 Fort Leonard Wood Ft. Leonard Wood MO 65473-5000 Landholding Agency: Army Property Number: 21199420441 Status: Underutilized

Directions:

Comments: 4720 sq. ft., 2-story, presence of lead base paint, most recent use-admin/gen. purpose, offsite use only.

#### Missouri

Bldg. T2139 Fort Leonard Wood Ft. Leonard Wood MO 65473-5000 Landholding Agency: Army Property Number: 21199420446 Status: Underutilized Directions: Comments: 3663 sq. ft., 1-story, presence of lead base paint, most recent use-admin/gen. purpose, off-

site use only. Bldg. T2385 Fort Leonard Wood Ft. Leonard Wood MO 65473 Landholding Agency: Army Property Number: 21199510115 Status: Excess Directions:

Comments: 3158 sq. ft., 1-story, wood frame, most recent use-admin., to be vacated 8/95, off-site use only.

Bldg. 2167 Fort Leonard Wood

Ft. Leonard Wood MO 65473-5000 Landholding Agency: Army Property Number: 21199820179

Status: Unutilized

Directions:

Comments: 1296 sq. ft., presence of asbestos/lead paint, most recent useadmin., off-site use only.

Bldgs. 2192, 2196, 2198 Fort Leonard Wood Ft. Leonard Wood MO 65473-5000 Landholding Agency: Army Property Number: 21199820183 Status: Unutilized

Directions:

Comments: 4720 sq. ft., presence of asbestos/lead paint, most recent usebarracks, off-site use only.

12 Bldgs.

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army Property Number: 21200410110

Status: Unutilized

Directions: 07036,07050,07054,07102, 07400,07401,08245,08249,08251, 08255,08257,08261

Comments: 7152 sq. ft. 6 plex housing quarters, potential contaminants, offsite use only.

6 Bldg.

Fort Leonard Wood Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army Property Number: 21200410111 Status: Unutilized

Directions: 07044,07106,07107,08260, 08281,08300

Comments: 9520 sq. ft., 8 plex housing quarters, potential contaminants, offsite use only.

15 Bldgs.

Fort Leonard Wood Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army Property Number: 21200410112 Status: Unutilized Directions: 08242,08243,08246-08248,

08250,08252-08254,08256,08258-08259,08262-08263,08265 Comments: 4784 sq. ft., 4 plex housing

quarters, potential contaminants, offsite use only.

Bldgs. 08283, 08285 Fort Leonard Wood Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army Property Number: 21200410113 Status: Unutilized

Comments: 2240 sq. ft., 2 plex housing quarters, potential contaminants, offsite use only.

15 Bldgs.

Fort Leonard Wood Ft. Leonard Wood MO 65743-0827 Landholding Agency: Army Property Number: 21200410114 Status: Unutilized Directions: 08267,08269,08271,08273, 08275,08277,08279,08290,08296,

Comments: 4784 sq. ft., 4 plex housing quarters, potential contaminants, offsite use only.

Bldg. 09432 Fort Leonard Wood Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army Property Number: 21200410115 Status: Unutilized

Comments: 8724 sq. ft., 6-plex housing quarters, potential contaminants, offsite use only.

Bldgs. 5006 and 5013 Fort Leonard Wood Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army Property Number: 21200430064 Status: Unutilized Comments: 192 sq. ft., needs repair,

most recent use-generator bldg., offsite use only.

Bldgs. 13210, 13710
Fort Leonard Wood
Ft. Leonard Wood MO 65743–8944
Landholding Agency: Army
Property Number: 21200430065
Status: Unutilized
Comments: 144 sq. ft. each, needs
repair, most recent use—
communication, off-site use only.

#### Montana

Bldg. 00405 Fort Harrison Ft. Harrison MT 59636 Landholding Agency: Army Property Number: 21200130099 Status: Unutilized GSA Number: Comments: 3467 sq. ft., most recent use—storage, security limitations. Bldg. T0066 Fort Harrison Ft. Harrison MT 59636 Landholding Agency: Army Property Number: 21200130100 Status: Unutilized GSA Number: Comments: 528 sq. ft., needs rehab, presence of asbestos, security

Huntley Townsite Tract 127
Near Hwy 522
Huntley MT 59037
Landholding Agency: GSA
Property Number: 54201410006
Status: Surplus
GSA Number: 7–I–MT–0633–AB
Directions: disposal Agency: GSA;
Landholding Agency: Interior
Comments: sits on 2.37 acres; contact
GSA for more information.

## Nevada

limitations.

25 Buildings
Hawthorne Army Depot
Hawthorne NV 89415
Landholding Agency: Army
Property Number: 21201330062
Status: Unutilized
Directions: 400,401,402,403,404,405,
406,407,408,409,410,411,412,413,414,
415,416,417,418,419,420,421,422,423,
424
Comments: off-site removal only; no
future agency use: prior authorization:

Comments: off-site removal only; no future agency use; prior authorization; secured area; contact Army on a specific property & accessibility removal requirements.

00A99 Hawthorne Army Depot

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21201330063 Status: Excess Comments: 700 sf.; storage; 42 yrs. structural damage; asbestos & lea

Comments: 700 sf.; storage; 42 yrs. old; structural damage; asbestos & lead; prior authorization required; contact Army for info. on accessibility & removal requirements.

00A99

Hawthorne Army Depot Hawthorne Army Depot NV 89415 Landholding Agency: Army Property Number: 21201330065 Status: Excess

Comments: 700 sf.; storage; 42 yrs. old; structural damage; asbestos & lead; prior authorization required; contact Army for info. on accessibility & removal requirements.

### Nevada

7 Building
Hawthorne Army Depot
Hawthorne NV 89415
Landholding Agency: Army
Property Number: 21201330068
Status: Unutilized
Directions: 00A18,00A25,00A42,0A368,
0A671,86BT4,00375

Comments: sf. varies; asbestos & lead; secured area; prior authorization required; contact Army for more info. on a specific property listed and accessibility requirements.

New Jersey

7 Bldgs.
Picatinny Arsenal
Dover NJ 07806
Landholding Agency: Army
Property Number: 21201210038
Status: Unutilized
Directions: 75,99,281,332,614,615,623
Comments: off-site removal only; sq. ft.
varies, current use: varies; poor
conditions- need repairs;
contamination-needs remediation.

# New Jersey

4 Bldgs.
Picatinny Arsenal
Dover NJ 07806
Landholding Agency: Army
Property Number: 21201220011
Status: Unutilized
Directions: 1179,1179A,1179C,1179D
Comments: off-site removal only; sq. ft.
varies; usage varies; need repairs;
contamination; remediation required;
secured area; need prior approval to
access property; contact Army for
more details.
4 Building
Route 15 North

Route 15 North
Picatinny Arsenal NJ 07806
Landholding Agency: Army
Property Number: 21201240026
Status: Unutilized
Directions: 3701,3702,3706,3709
Comments: off-site removal only, sq.
varies, moderate conditions, restricted area; contact Army for information on accessibility removal and specific details on a particular property.

Building 00063 Picatinny Arsenal Picatinny Arsenal NJ 07806 Landholding Agency: Army Property Number: 21201310039 Status: Underutilized

Comments: off-site removal only; 44,000 sf.; storage; very poor conditions; w/ in secured area; contact Army for accessibility/removal requirements.

Building 01186 Pictinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21201310040

Status: Unutilized

Comments: off-site removal only; 192 sf.; storage; very poor conditions; w/ in restricted area; contact Army for info. on accessibility/removal requirements.

4 Buildings Rt. 15 North

Picatinny Arsenal NJ 07806 Landholding Agency: Army Property Number: 21201310041

Status: Unutilized

Directions: 03704, 03705, 03707, 03708 Comments: off-site removal only; 768 sf.; recreational billets; 12 mons. vacant; moderate; w/in secured area; contact Army for accessibility/ removal requirements.

Building 03703 Rt. 15 North Picatinny Arsen

Picatinny Arsenal NJ 07806 Landholding Agency: Army Property Number: 21201310065

Status: Unutilized

Comments: off-site removal only; 768 sf.; recreational billets; moderate conditions; secured military installation; contact Army for accessibility/removal requirements.

Building 03223 Picatinny Arsenal Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21201330046

Status: Unutilized

Comments: off-site removal only; no future agency need; 312 sf.; 102 yrs.old; poor conditions; secured area; contact Army for more info.

#### New York

Bldg.1227 U.S. Military Academy Highlands NY 10996–1592 Landholding Agency: Army Property Number: 21200440074 Status: Unutilized Comments: 3800 sq. ft., needs repair,

Comments: 3800 sq. ft., needs repair, possible asbestos/lead paint, most recent use—maintenance, off-site use only.

Bldg. 2218 Stewart Newburg USARC New Windsor NY 12553–9000 Landholding Agency: Army Property Number: 21200510067 Status: Unutilized Comments: 32,000 sq. ft., poor condition, requires major repairs, most recent use—storage/services. 7 Bldgs. Stewart Newburg USARC New Windsor NY 12553-9000 Landholding Agency: Army Property Number: 21200510068 Status: Unutilized Directions: 2122, 2124, 2126, 2128, 2106, 2108, 2104 Comments: sq. ft. varies, poor condition, needs major repairs, most recent use—storage/services. Bldg. 1230 U.S. Army Garrison Orange NY 10996 Landholding Agency: Army Property Number: 21200940014 Status: Unutilized Comments: 4538 sq. ft., possible asbestos/lead paint, most recent useclubhouse, off-site use only. Bldg. 4802 Fort Drum Jefferson NY 13602 Landholding Agency: Army Property Number: 21201010019 Status: Unutilized Comments: 3300 sq. ft., most recent use—hdgts. facility, off-site use only. Bldgs. 4813 Fort Drum Jefferson NY 13602 Landholding Agency: Army Property Number: 21201010020 Status: Unutilized Comments: 750 sq. ft., most recent use wash rack, off-site use only. Bldg. 4814 Fort Drum Jefferson NY 13602 Landholding Agency: Army Property Number: 21201010021 Status: Unutilized Comments: 2592 sq. ft., most recent use—item repair, off-site use only. Bldgs. 1240, 1255 Fort Drum Jefferson NY 13602 Landholding Agency: Army Property Number: 21201010022 Status: Unutilized Comments: various sq. ft., most recent use—vehicle maint. facility, off-site use only.

6 Bldgs. Fort Drum Jefferson NY 13602 Landholding Agency: Army Property Number: 21201010023 Status: Unutilized Directions: 1248, 1250, 1276, 2361, 4816, 4817 Comments: various sq. ft., most recent use—storage, off-site use only.

Bldg. 10791 Fort Drum Jefferson NY 13602 Landholding Agency: Army Property Number: 21201010025 Status: Unutilized Comments: 72 sq. ft., most recent usesmoking shelter, off-site use only. 6 Bldgs. Ft. Drum Watertown NY 13602 Landholding Agency: Army Property Number: 21201110049 Status: Underutilized Directions: 01000,01001,01003,01008, 01010,01012 Comments: off-site removal only, multiple bldgs. w/varies sq.ft., current use varies. 21 Bldgs. Ft. Drum Ft. Drum NY 13602 Landholding Agency: Army Property Number: 21201140026 Status: Unutilized Directions: 10280, 10281, 10282, 10283, 10284, 10285, 10286, 10288, 10289, 10290, 10291, 10503, 10504, 10505, 10506, 10590, 10591, 10592, 10593, 10594, 10595 Comments: off-site removal only; sq. ft. varies; current use: concrete pad. Bldgs.02700 and 22630 Fort Drum Fort Drum NY 13602 Landholding Agency: Army Property Number: 21201210080 Status: Underutilized Comments: off-site removal only; sf. varies; current use: varies; need repairs. Bldg. 1345 Ft. Drum Ft. Drum NY Landholding Agency: Army Property Number: 21201220030 Status: Underutilized Comments: off-site removal only; 7,219 sf.; vehicle maint. shop.; extensive repairs needed; secured area; need prior approval to access property. 5 Properties Ft. Drum Ft. Drum NY 13602 Landholding Agency: Army Property Number: 21201220031 Status: Unutilized Directions: BRG02,BRG19,BRG38, BRG62,BRG63

Comments: off-site removal only; sq. ft.

varies; bridge; poor conditions; needs

repairs; secured area; prior approval

needed to access properties.

Landholding Agency: Army

**Building 191** 

First Street West

Ft. Drum NY 13602

Property Number: 21201230005 Status: Unutilized Comments: off-site removal only; 5,922 sf.; use: Admin.; extensive structural damage; remediation required before occupying bldg.; secured area; contact Army to schedule appt. to access property. 5 Buildings Ft. Drum Ft. Drum NY 13601 Landholding Agency: Army Property Number: 21201230006 Status: Unutilized Directions: 1454,1456,2443,4890,4893 Comments: off-site removal only; sf. varies; use; varies; extensive repairs needed due to age; secured area; contact Army re: details on accessing property. **Building 1560** Rte. 293 West Point NY 10996 Landholding Agency: Army Property Number: 21201240024 Status: Unutilized Comments: off-site removal only, 4544 sf., storage severely damage from hurricane Irene, restricted area, contact Army on information on accessibility/removal. **Building 2104** West Point West Point NY 10996 Landholding Agency: Army Property Number: 21201240030 Status: Unutilized Comments: off-site removals only, 2,000 sf., office for red cross, good condition, restricted area, contact army on info. on accessibility/ removal. 4 Buildings Ft. Drum Ft. Drum NY 13602 Landholding Agency: Army Property Number: 21201240037 Status: Unutilized Directions: BRG28, 22374,22354,22254 Comments: off-site removal only, poor conditions, restricted area, contact Army for accessibility/removal & specific details on a property. 3 Buildings Ft. Drum Ft. Drum NY 13602 Landholding Agency: Army Property Number: 21201240045 Status: Unutilized Directions: 2069,2080,21354 Comments: off-site removal only, sf. varies, moderate deterioration. restricted area, contact Navy for information on accessibility/removal & specific details on a particular property. 2 Buildings

Wheeler-Sack Army Airfield Ft. Drum NY 13602 Landholding Agency: Army Property Number: 21201320032 Status: Underutilized Directions: Bldgs. 2071 & 2075 each are 160 sf.

Comments: no future use for properties; off-site removal only; poor conditions; secured area; contact Army re: accessibility/removal requirements.

2 Buildings

Hanger Access Drive Ft. Drum NY 13602 Landholding Agency: Army Property Number: 21201320033

Status: Underutilized

Directions: Bldgs. 19711 & 19712 are each 3,024 sf.

Comments: no future Army use; off-site removal only; fair/moderate conditions; secured area; contact Army re: accessibility/removal requirements.

2 Buildings

Wheeler-Sack Army Ft. Drum NY 13602 Landholding Agency: Army

Property Number: 21201320034 Status: Unutilized

Directions: Bldgs. 2908 & 2909 are each 11,809 sf.

Comments: no future Army use; off-site removal only; poor conditions; secured area; contact Army re: accessibility/removal requirements.

3 Buildings Ft. Drum

Ft. Drum NY 13602 Landholding Agency: Army Property Number: 21201330011

Status: Underutilized Directions: 2150, 2190, 2360

Comments: off-site removal only; no future agency need; sf. varies; poor conditions; secured area; contact Army re a specific property & accessibility/removal requirements.

Building 2022

Wheeler Sack Army Airfield Ft. Drum NY 13602

Landholding Agency: Army Property Number: 21201330020

Status: Unutilized

Comments: off-site removal only; no future agency need; 115 sf.; communication ctr.; 12t months vacant; poor conditions; secure area; contact Army for accessibility/ removal requirements.

3 Buildings

Fort Drum

Fort Drum NY 13602 Landholding Agency: Army Property Number: 21201340018

Status: Underutilized

Directions: 2890 (560 sq.ft.); 1388 (296 sq.ft.); 4779 (296 sq.ft.)

Comments: off-site removal only; no future agency need; poor conditions; secured area; contact Army for more information on a specific property & accessibility requirements.

4012

Railroad Street Fort Drum NY 13602 Landholding Agency: Army Property Number: 21201340019

Status: Unutilized

Comments: off-site removal only; no future agency need; 704 sq. ft.; scale house; built 1941; poor conditions; secured area; contact Army for more information.

01004

Fort Drum

Watertown NY 13602 Landholding Agency: Army Property Number: 21201340038

Status: Underutilized

Comments: off-site removal only; no future agency need; obstacle course; dissemble required to relocate; restricted area; contact Army for more info.

North Carolina

Building 42843

Ft. Bragg

Ft. Bragg NC 28310

Landholding Agency: Army Property Number: 21201240034

Status: Underutilized Directions: 42843

Comments: located in a secured area, public access is denied and no alternative method to gain access without compromising national security.

**Building D1209** 4285 Gruber Road Ft. Bragg NC 28308

Landholding Agency: Army Property Number: 21201330069

Status: Unutilized

Comments: 15,327 sq. ft.; 21 yrs. old; extensive repairs needed; secured area; extensive background check required: contact Army for accessibility requirements.

3912 Donovan Street Ft. Bragg NC 28308 Landholding Agency: Army Property Number: 21201330070 Status: Unutilized

Comments: 13,247 sf.; 42 yrs. old; dining facility; extensive repairs; extensive background check; secured area; contact Army for accessibility requirements.

5 Building FT Bragg

FT Bragg NC 28308

Landholding Agency: Army Property Number: 21201340005 Status: Unutilized

Directions: 570, 572, A5434, C5635, P3738

Comments: sq. ft. varies; 50+ years; extensive repairs needed; secured area; background check and vehicle search required; contact Army for more information on a specific property and accessibility requirements.

Ohio

1155 Buckeye Rd. Lima OH 45804

Landholding Agency: Army Property Number: 21201230025

Status: Underutilized

Directions: Joint Systems Manufacturing Center

Comments: off-site removal only; 2,284 sf.; use: storage; poor conditions; asbestos identified; secured area; contact Army re: accessibility requirements.

Oklahoma

Bldg. T-838, Fort Sill 838 Macomb Road Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199220609 Status: Unutilized

Directions:

Comments: 151 sq. ft., wood frame, 1 story, and off-site removal only, most recent use—vet facility (quarantine stable).

Bldg. T-954, Fort Sill 954 Quinette Road Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199240659 Status: Unutilized

Directions:

Comments: 3571 sq. ft., 1 story wood frame, needs rehab, off-site use only, most recent use-motor repair shop.

Bldg. T-3325, Fort Sill 3325 Naylor Road Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199240681

Status: Unutilized

Directions:

Comments: 8832 sq. ft., 1 story wood frame, needs rehab, off-site use only, most recent use-warehouse.

Bldg. T-4226 Fort Sill Lawton OK 73503

Landholding Agency: Army Property Number: 21199440384

Status: Unutilized Directions:

Comments: 114 sq. ft., 1-story wood frame, possible asbestos and lead paint, most recent use-storage, offsite use only.

Bldg. P–1015, Fort Sill Directions: Landholding Agency: Army null Comments: 402 sq. ft., possible asbestos/ Lawton OK 73501-5100 lead paint, most recent use—storage, off-site use only. Landholding Agency: Army Property Number: 21199520197 Bldgs. T-1468, T-1469 Status: Unutilized Fort Sill Directions: Lawton OK 73503-5100 Comments: 15402 sq. ft., 1-story, most Landholding Agency: Army recent use—storage, off-site use only. Property Number: 21199730357 Bldg, P-366, Fort Sill Status: Unutilized null Directions: Comments: 114 sq. ft., possible asbestos/ Lawton OK 73503 lead paint, most recent use—storage, Landholding Agency: Army off-site use only. Property Number: 21199610740 Status: Unutilized Bldg. T-1470 Directions: Fort Sill Comments: 482 sq. ft., possible asbestos, Lawton OK 73503-5100 most recent use-storage, off-site use Landholding Agency: Army Property Number: 21199730358 only. Status: Unutilized Building P-5042 Directions: Fort Sill Comments: 3120 sq. ft., possible Lawton OK 73503-5100 asbestos/lead paint, most recent use-Landholding Agency: Army storage, off-site use only. Property Number: 21199710066 Bldgs. T-1954, T-2022 Status: Unutilized Directions: Fort Sill Comments: 119 sq. ft., possible asbestos Lawton OK 73503-5100 and lead based paint, most recent Landholding Agency: Army use—heat plant, off-site use only. Property Number: 21199730362 Status: Unutilized 4 Buildings Directions: Fort Sill Comments: approx. 100 sq. ft. each, Lawton OK 73503-5100 possible asbestos/lead paint, most Landholding Agency: Army recent use—storage, off-site use only. Property Number: 21199710086 Status: Unutilized Bldg. T-2184 Directions: T-6465, T-6466, T-6467, T-Fort Sill 6468 Lawton OK 73503-5100 Comments: various sq. ft., possible Landholding Agency: Army Property Number: 21199730364 asbestos and lead based paint, most recent use-range support, off site use Status: Unutilized only. Directions: Comments: 454 sq. ft., possible asbestos/ Bldg. T-810 lead paint, most recent use-storage, Fort Sill off-site use only. Lawton OK 73503-5100 Landholding Agency: Army Bldgs. T-2186, T-2188, T-2189 Property Number: 21199730350 Fort Sill Status: Unutilized Lawton OK 73503-5100 Directions: Landholding Agency: Army Property Number: 21199730366 Comments: 7205 sq. ft., possible asbestos/lead paint, most recent use-Status: Unutilized hay storage, off-site use only. Directions: Comments: 1656—3583 sq. ft., possible Bldgs. T-837, T-839 asbestos/lead paint, most recent use-Fort Sill vehicle maint. shop, off-site use only. Lawton OK 73503-5100 Landholding Agency: Army Bldg. T-2187 Property Number: 21199730351 Fort Sill Status: Unutilized Lawton OK 73503-5100 Directions: Landholding Agency: Army Property Number: 21199730367 Comments: approx. 100 sq. ft. each, possible asbestos/lead paint, most Status: Unutilized recent use—storage, off-site use only. Directions: Comments: 1673 sq. ft., possible Bldg. P-934 asbestos/lead paint, most recent use-Fort Sill storage, off-site use only. Lawton OK 73503-5100 Landholding Agency: Army Bldgs. T-2291 thru T-2296 Property Number: 21199730353 Fort Sill

Lawton OK 73503-5100

Status: Unutilized

Property Number: 21199730372 Status: Unutilized Directions: Comments: 400 sq. ft. each, possible asbestos/lead paint, most recent use storage, off-site use only. Bldgs, T-3001, T-3006 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199730383 Status: Unutilized Directions: Comments: approx. 9300 sq. ft., possible asbestos/lead paint, most recent usestorage, off-site use only. Bldg. T-3314 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199730385 Status: Unutilized Directions: Comments: 229 sq. ft., possible asbestos/ lead paint, most recent use—office, off-site use only. Bldg. T-5041 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199730409 Status: Unutilized Directions: Comments: 763 sq. ft., possible asbestos/ lead paint, most recent use—storage, off-site use only. Bldg. T-5420 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199730414 Status: Unutilized Directions: Comments: 189 sq. ft., possible asbestos/ lead paint, most recent use—fuel storage, off-site use only. Bldg. T-7775 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199730419 Status: Unutilized Directions: Comments: 1452 sq. ft., possible asbestos/lead paint, most recent use private club, off-site use only. 4 Bldgs. Fort Sill P-617, P-1114, P-1386, P-1608 Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199910133 Status: Unutilized **GSA Number:** Comments: 106 sq. ft., possible asbestos/ lead paint, most recent use—utility

plant, off-site use only.

Bldg. P-746 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199910135 Status: Unutilized GSA Number: Comments: 6299 sq. ft., possible asbestos/lead paint, most recent useadmin., off-site use only. Bldg. P-2582 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199910141 Status: Unutilized GSA Number: Comments: 3672 sq. ft., possible asbestos/lead paint, most recent use admin., off-site use only. Bldg. P-2914 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199910146 Status: Unutilized GSA Number: Comments: 1236 sq. ft., possible asbestos/lead paint, most recent use storage, off-site use only. Bldg. P-5101 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199910153 Status: Unutilized GSA Number: Comments: 82 sq. ft., possible asbestos/ lead paint, most recent use-gas station, off-site use only. Bldg. S-6430 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199910156 Status: Unutilized GSA Number: Comments: 2080 sq. ft., possible asbestos/lead paint, most recent use range support, off-site use only. Bldg. T-6461 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199910157 Status: Unutilized GSA Number: Comments: 200 sq. ft., possible asbestos/ lead paint, most recent use-range support, off-site use only. Bldg. T-6462 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199910158 Status: Unutilized

GSA Number:

Comments: 64 sq. ft., possible asbestos/ lead paint, most recent use—control tower, off-site use only. Bldg, P-7230 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21199910159 Status: Unutilized GSA Number: Comments: 160 sq. ft., possible asbestos/ lead paint, most recent usetransmitter bldg., off-site use only. Bldg. S-4023 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21200010128 Status: Unutilized GSA Number: Comments: 1200 sq. ft., possible asbestos/lead paint, most recent usestorage, off-site use only. Bldg. P-747 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21200120120 Status: Unutilized GSA Number: Comments: 9232 sq. ft., possible asbestos/lead paint, most recent use lab, off-site use only. Bldg. P-842 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21200120123 Status: Unutilized GSA Number: Comments: 192 sq. ft., possible asbestos/ lead paint, most recent use—storage, off-site use only. Bldg. T-911 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21200120124 Status: Unutilized GSA Number: Comments: 3080 sq. ft., possible asbestos/lead paint, most recent useoffice, off-site use only. Bldg. P-1672 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21200120126 Status: Unutilized

**GSA Number:** 

Bldg. S-2362

Fort Sill

Comments: 1056 sq. ft., possible

storage, off-site use only.

Lawton OK 73503-5100

Landholding Agency: Army

Property Number: 21200120127 Status: Unutilized GSA Number: Comments: 64 sq. ft., possible asbestos/ lead paint, most recent usegatehouse, off-site use only. Bldg. P-2589 Fort Sill Lawton OK 73503-5100 Landholding Agency: Army Property Number: 21200120129 Status: Unutilized **GSA Number:** Comments: 3672 sq. ft., possible asbestos/lead paint, most recent use storage, off-site use only. Bldgs. 00937, 00957 Fort Sill Lawton OK 73501 Landholding Agency: Army Property Number: 21200710104 Status: Unutilized Comments: 1558 sq. ft., most recent use—storage shed, off-site use only. Bldg. 01514 Fort Sill Lawton OK 73501 Landholding Agency: Army Property Number: 21200710105 Status: Unutilized Comments: 1602 sq. ft., most recent use—storage, off-site use only. Bldg. 05685 Fort Sill Lawton OK 73501 Landholding Agency: Army Property Number: 21200820152 Status: Unutilized Comments: 24,072 sq. ft., concrete block/w brick, off-site use only. Bldg. 07480 Fort Sill Lawton OK 73501 Landholding Agency: Army Property Number: 21200920002 Status: Unutilized Comments: 1200 sq. ft., most recent use—recreation, off-site use only. Bldgs. 01509, 01510 Fort Sill Lawton OK 73501 Landholding Agency: Army Property Number: 21200920060 Status: Unutilized Comments: various sq. ft., most recent use-vehicle maint. shop, off-site use only. 4 Bldgs. Fort Sill 2591, 2593, 2595, 2604 Lawton OK 73501 asbestos/lead paint, most recent use— Landholding Agency: Army Property Number: 21200920061 Status: Unutilized Comments: various sq. ft., most recent use—classroom/admin, off-site use only.

Bldg. 06456 Fort Sill Lawton OK 73501 Landholding Agency: Army Property Number: 21200930003 Status: Unutilized Comments: 413 sq. ft. range support facility, off-site use only. Fort Sill (5 Bldgs.) 2583-87 Currie Road Lawton OK 73501-5100 Landholding Agency: Army Property Number: 21201110022 Status: Unutilized Directions: Bldgs.: 02583, 02584, 02585, 02586, 02587 Comments: off-site removal only, sq. ft. varies; current use varies. Fort Sill (5 Bldgs.) Currie Road Lawton OK 73501-5100 Landholding Agency: Army Property Number: 21201110023 Status: Unutilized Directions: Bldgs. 02588, 02769, 02770, 02771, 02950 Comments: off-site removal only, sq. ft. varies; current use varied. Bldgs. 02990 & 05020 Fort Sill Lawton OK 73501-5100 Landholding Agency: Army Property Number: 21201110024 Status: Unutilized 29 Buildings Comments: off-site removal only, bldg. 02990—3,715 sq. ft. and bldg. 05020— 6,682 sq. ft.; current use fast food facility and storage. 3 Bldgs. Bateman Rd, Fort Sill Lawton OK 73501 Landholding Agency: Army Property Number: 21201210089 Status: Unutilized Directions: 1511,1518,1519 Comments: off site removal only; various uses (dispatch bldgs. and admin/shop control).

6 Bldgs. Currie Rd, Fort Sill Lawton OK 73501 Landholding Agency: Army Property Number: 21201210090 Status: Unutilized Directions: 2524,2590,2592,2593,2595, Comments: off site removal only; various uses. 4 Bldgs.

Ringgold Rd, Fort Sill Lawton OK 73501 Landholding Agency: Army Property Number: 21201210091 Status: Unutilized Directions: 2776,2919,2920,2921 Comments: off site removal only; various uses.

9 Bldgs. Fort Sill Lawton OK 73501 Landholding Agency: Army Property Number: 21201210092 Status: Unutilized Directions: 02914, 02924, 02927, 02930, 02936, 02952, 03685, 04702, 05485 Comments: off site removal only; various uses. 4 Buildings Ft. Sill Lawton OK 73501 Landholding Agency: Army Property Number: 21201230052 Status: Unutilized Directions: 2285,3168,2916,2915 Comments: off-site removal only; sf. varies; use: varies; fair conditions; contact Army re: further details. 20 Building Ft. Sill Ft. Sill OK 73503 Landholding Agency: Army Property Number: 21201240021 Status: Unutilized Directions: 3456,3457,3460,3462,3463, 3466,3467,3468,3470,3472,3473,3476, 3477,3479,6009,6010,6012,6014,6015, Comments: off-site removal only, sq. ft. varies, fair conditions, contact Army for info on specific details on a particular property.

Ft. Sill Ft. Sill OK 73503 Landholding Agency: Army Property Number: 21201240028 Status: Unutilized Directions: 1,344,2522,2525,2597,2598, 2599,2772,2774,2775,2777,3355,3357, 3358,3360,3361,3362,3363,3364,3368, 3401,3402,3403,3404,3405,3451,3452, 3453.3454 Comments: off-site removal only, sf.

varies, fair conditions, contact Army for specific details for a particular property. **Building 3356** Burrill Rd.

Ft. Sill OK 73503

Landholding Agency: Army Property Number: 21201240050 Status: Unutilized Comments: off-site removal only;10,839 sq. ft.; vech. maint. shop; 6 mons. vacant; moderate conditions.

**Building 2867** Craig Rd. Ft. Sill OK 73503 Landholding Agency: Army Property Number: 21201310007 Status: Unutilized Comments: off-site removal only; 3,658 sf.; 6 mons. vacant; moderate conditions. **Building 954** 

Ouinette Rd. Ft. Sill OK 73503 Landholding Agency: Army Property Number: 21201310008 Status: Unutilized Comments: off-site removal only; 3,571 sf.; Admin. General Purpose; 6 mons. vacant; moderate conditions. **Building 341** Randolph Rd. Ft. Sill OK 73503 Landholding Agency: Army Property Number: 21201310009 Status: Unutilized Comments: off-site removal only; 645 sf.; TNG AIDS CTR.; 6 mons. vacant; moderate conditions. 39 Buildings Fort Sill Ft. Sill OK 73503 Landholding Agency: Army Property Number: 21201330041 Status: Unutilized Directions: 2870, 2871, 2872, 2873, 2874, 2875, 2951, 3001, 3004, 3005, 3006, 3551, 3352, 3353, 3354, 3407, 3408, 3409, 3481, 3482, 3486, 3487, 3488, 3489, 3494, 3495, 3496, 3498, 3601, 3602, 3608, 3609, 3622, 3623, 3624, 4702, 4900, 6700, 7803 Comments: off-site removal only; no

future agency need; 6+ months vacant; sf. varies; contact Army for more info. on a specific property and removal requirements. 26 Buildings

Landholding Agency: Army Property Number: 21201330055 Status: Unutilized Directions: 2596,2597,2774,2838,2839, 2840,2841,2843,2844,2847,2850,2851, 2853,2854,2855,2856,2858,2860,2861, 2862,2863,2864,2865,2866,2868,2869

Comments: off-site removal only; no future agency need; 6+ months vacant; sf. varies; contact Army for more info. on a specific property and removal requirements.

#### Oregon

Sisters Crewhouse

Fort Sill

Fort Sill OK 93503

Sisters Ranger Station Sisters OR 97759 Landholding Agency: Agriculture Property Number: 15201410004 Status: Unutilized Directions: 1324, 1326 Comments: off-site removal only; no future agency need; 1,056 sq. ft. each; residential; poor conditions; contact Agriculture fore for info.

Pennsylvania Building 01015 11 Hap Arnold Blvd. Tobyhanna PA 18466 11536 Landholding Agency: Army Property Number: 21201320031 Status: Unutilized Comments: off-site removal only; 3,120 sf.; recruiting station; 1 month vacant; poor conditions; asbestos; secured area; contact Army for more info. Building 01001 11 Hap Arnold Blvd. Tobyĥanna PA 18466 Landholding Agency: Army Property Number: 21201320035 Status: Excess Comments: off-site removal only; 4,830 sf.; youth center/admin.; 1 month vacant; poor conditions; asbestos; secured area; contact Army for more Puerto Rico 3 Building Ft. Buchanan Guaynabo PR 00934 Landholding Agency: Army Property Number: 21201240041 Status: Excess Directions: 19,234,294 Comments: off-site removal only, sf. varies, deteriorated, restricted aria, contact Army for information on accessibility/removal, specific on a particular property. **Building 293** Crane Loop Ft. Buchanan PR 00934 Landholding Agency: Army Property Number: 21201240049 Status: Excess Comments: off-site removal only;54 sq. ft.; ready magazine;24 mons. vacant; restricted area; deteriorated; contact Army for accessibility/removal requirements. 34 Buildings Ft. Buchanan Ft. Buchanan PR 00934 Landholding Agency: Army Property Number: 21201310056 Status: Excess Directions: 01109, 01112, 0115, 01117, 01118, 01122, 01125, 01174, 01176, 01179, 01181, 01182, 01184, 01185, 01187, 01190, 01192, 01193, 01197, 01198, 01199, 01203, 01204, 01205, 01207, 01208, 01210, 01211, 01214, 01215, 01217, 01219, 01223, 01226 Comments: off-site removal only; sf. varies; residential; deteriorating;

restricted area; contact Army for a property & accessibility/removal requirements. 5 Buildings

Ft. Buchanan Guaynabo PR 00934 Landholding Agency: Army Property Number: 21201330037 Status: Excess Directions: 00141, 00551, 00558, 00570, 00579

Comments: off-site removal only; deteriorated; secured area; contact Army for info. on a specific property & accessibility removal requirements.

# Tennessee

Building 2250 Indiana Ave; Ft. Campbell Ft. Campbell TN 42223 Landholding Agency: Army Property Number: 21201340001 Status: Unutilized Directions: originally published under 21200330094 as 'unsuitable' Comments: 2,500 sq. ft.; office; 36+ repairs; secured area; strict accessibility requirements; contact

months vacant; poor conditions; need Army for more info. Texas Bldg. 7137, Fort Bliss null El Paso TX 79916 Landholding Agency: Army Property Number: 21199640564 Status: Unutilized Directions: Comments: 35,736 sq. ft., 3-story, most recent use—housing, off-site use only. Bldg. 92043 Fort Hood Ft. Hood TX 76544 Landholding Agency: Army Property Number: 21200020206 Status: Unutilized GSA Number: Comments: 450 sq. ft., most recent use—

storage, off-site use only. Bldg. 92044 Fort Hood Ft. Hood TX 76544 Landholding Agency: Army Property Number: 21200020207 Status: Unutilized

GSA Number:

Comments: 1920 sq. ft., most recent use—admin., off-site use only.

Bldg. 92045 Fort Hood Ft. Hood TX 76544 Landholding Agency: Army Property Number: 21200020208 Status: Unutilized GSA Number:

Comments: 2108 sq. ft., most recent use—maint., off-site use only.

Bldgs. P6220, P6222 Fort Sam Houston Camp Bullis San Āntonio TX Landholding Agency: Army Property Number: 21200330197 Status: Unutilized

GSA Number: Comments: 384 sq. ft., most recent usecarport/storage, off-site use only.

Bldgs. P6224, P6226

Fort Sam Houston Camp Bullis San Antonio TX Landholding Agency: Army Property Number: 21200330198 Status: Unutilized **GSA Number:** Comments: 384 sq. ft., most recent use—

carport/storage, off-site use only. Bldg. 92039 Fort Hood

Ft. Hood TX 76544 Landholding Agency: Army Property Number: 21200640101 Status: Excess

Comments: 80 sq. ft., most recent usestorage, off-site use only.

Fort Hood Bell TX 76544 Landholding Agency: Army

Bldgs. 04281, 04283

Property Number: 21200720085

Status: Excess

Comments: 4000/8020 sq. ft., most recent use—storage shed, off-site use only.

Bldg. 04285 Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200720087

Status: Excess

Comments: 8000 sq. ft., most recent use—storage shed, off-site use only.

Bldg. 04286 Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200720088

Status: Excess

Comments: 36,000 sq. ft., presence of asbestos, most recent use—storage shed, off-site use only.

Bldg. 04291 Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200720089

Status: Excess

Comments: 6400 sq. ft., presence of asbestos, most recent use—storage shed, off-site use only.

Bldg. 4410 Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200720090

Status: Excess

Comments: 12,956 sq. ft., presence of asbestos, most recent use-simulation center, off-site use only.

Bldgs. 10031, 10032, 10033

Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200720091

Status: Excess

Comments: 2578/3383 sq. ft., presence of asbestos, most recent use—admin.. off-site use only. Bldg. 56435 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200720093 Status: Excess

Comments: 3441 sq. ft., presence of asbestos, most recent use—barracks, off-site use only.

Bldg. 05708 Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200720094

Status: Excess

Comments: 1344 sq. ft., most recent use—community center, off-site use only.

Bldg. 93013 Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200720099

Status: Excess

Comments: 800 sq. ft., most recent useclub, off-site use only.

4 Bldgs. Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200810048

Status: Unutilized

Directions: 00229, 00230, 00231, 00232 Comments: various sq. ft., presence of asbestos, most recent use—training aids center, off-site use only.

Bldg. 00324 Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200810049

Status: Unutilized

Comments: 13,319 sq. ft., most recent use—roller skating rink, off-site use

Bldgs. 00710, 00739, 00741

Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200810050

Status: Unutilized

Comments: various sq. ft., presence of asbestos, most recent use—repair shop, off-site use only.

Bldg. 00713 Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200810052

Status: Unutilized

Comments: 3200 sq. ft., presence of asbestos, most recent use-hdqts. bldg., off-site use only.

Bldgs. 1938, 04229

Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200810053

Status: Unutilized

Comments: 2736/9000 sq. ft., presence of asbestos, most recent use—admin., off-site use only.

Bldgs, 02218, 02220

Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200810054

Status: Unutilized

Comments: 7289/1456 sq. ft., presence of asbestos, most recent usemuseum, off-site use only.

Bldg. 0350 Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200810055

Status: Unutilized

Comments: 28,290 sq. ft., presence of asbestos, most recent use—veh. maint. shop, off-site use only.

Bldg. 04449 Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200810056

Status: Unutilized

Comments: 3822 sq. ft., most recent use—police station, off-site use only.

Bldg. 91077 Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200810057

Status: Unutilized

Comments: 3200 sq. ft., presence of asbestos, most recent use educational facility, off-site use only.

Bldg. 57005 Fort Hood Bell TX 76544

Landholding Agency: Army Property Number: 21200840073

Status: Excess

Comments: 500 sq. ft., presence of asbestos, most recent use-water supply/treatment, off-site use only.

B-42Fort Hood

Ft. Hood TX 76544

Landholding Agency: Army Property Number: 21201210007

Status: Excess

Comments: off-site removal only; 893 sq. ft.; current use: storage; asbestos identified.

B - 2319Fort Hood

Ft. Hood TX 76544

Landholding Agency: Army Property Number: 21201210010

Status: Unutilized

Comments: off-site removal only; 1,339 sq. ft.; current use: exchange cafe; asbestos identified.

B-4237 Fort Hood

Ft. Hood TX 76544

Landholding Agency: Army Property Number: 21201210011

Status: Unutilized

Comments: off-site removal only; 7,840 sq. ft.; current use: storage; asbestos identified.

2 Bldgs. Fort Hood

Ft. Hood TX 76544

Landholding Agency: Army Property Number: 21201210012

Status: Unutilized Directions: 4238, 4239

Comments: off-site removal only: sq. ft. varies; current use: varies; asbestos identified.

6 Bldgs. Fort Hood

Ft. Hood TX 76544

Landholding Agency: Army Property Number: 21201210013

Status: Unutilized

Directions: 4240, 4241, 4253, 4254,

4271, 4444

Comments: off-site removal only; sq. ft. varies: current use: varies: asbestos identified.

2 Bldgs. Fort Hood

Ft. Hood TX 76544

Landholding Agency: Army Property Number: 21201210014

Status: Unutilized Directions: 5652, 56272

Comments: off-site removal only; sq. ft. varies; current use: varies.

4 Bldgs. Fort Hood

Ft. Hood TX 76544

Landholding Agency: Army Property Number: 21201210015

Status: Unutilized

Directions: 4428, 4437, 4452, 56423 Comments: off-site removal; sq. ft. varies; current use: varies; asbestos identified.

B-1301 Ft. Bliss

Ft. Bliss TX 79916

Landholding Agency: Army Property Number: 21201220001

Status: Underutilized

Comments: off-site removal only; 18,739 sf.; current use: thrift shop; poor conditions; need repairs.

Bldg. 7194 Ft. Bliss

Ft. Bliss TX 79916

Landholding Agency: Army Property Number: 21201220002

Status: Unutilized

Comments: off-site removal only; 2,125 sf.; current use: housing; poor conditions—need repairs; asbestos & lead identified; need remediation.

2 Buildings West Ft. Hood Ft. Hood TX 76544

Landholding Agency: Army Property Number: 21201230012

Status: Excess

Directions: 90047 & 92080

Comments: off-site removal only; 1,680 sf. (90047); 1,059 sf. (92080); restricted military installation; contact Army re: accessibility.

6 Buildings Ft. Hood

Ft. Hood TX 76544

Landholding Agency: Army Property Number: 21201230057

Status: Excess

Directions: 9541,4478,9511,41003, 41002,70005

Comments: off-site removal only; need repairs; asbestos identified in some bldgs.; restricted area; prior permission to access & relocate; contact Army for details on specific bldgs.

Building 11142 SSG Sims Rd. Ft. Bliss TX 79916

Landholding Agency: Army Property Number: 21201240009

Status: Excess

Comments: off-site removal only; 12,644 sf.; mess hall; poor conditions; limited public access; contact Army for info. on accessibility/removal.

Building 6951 11331 Montana Ave. Ft. Bliss TX 79916 Landholding Agency: Army

Property Number: 21201240010

Status: Excess

Comments: off-site removal only; 288 sf.; utility bldg.; poor conditions; limited public access; contact Army for info. on accessibility/removal.

Building 6942 11331 Montana Ave. Ft. Bliss TX 79916 Landholding Agency: Army Property Number: 21201240011

Status: Excess Comments: off-site removal only; 1,059 sf.; storage; poor conditions; limited public access; contact Army for info.

on accessibility/removal.

Bldg. 2432 Carrington Rd.

Ft. Bliss TX 79916 Landholding Agency: Army

Property Number: 21201240013

Status: Excess

Comments: off-site removal only; 180 sf.; dispatch bldg.; poor conditions;

limited public access; asbestos/lead identified; contact Army for info. on accessibility/removal.

Building 50 50 Slater Rd. Ft. Bliss TX 79916

Landholding Agency: Army Property Number: 21201240014

Status: Excess

Comments: off-site removal only; 9,900 sf.; office; poor conditions; limited public access; asbestos/lead identified; contact Army for info. on accessibility/removal.

2 Buildings Ft. Hood

Ft. Hood TX 76544

Landholding Agency: Army Property Number: 21201240044

Status: Excess Directions: 706,4286

Comments: off-site removal only, sf. varies, fair conditions, asbestos, restricted area, contact Army for accessibility/removal & specific details on a property.

6 Buildings Ft. Hood

Ft. Hood TX 76544

Landholding Agency: Army Property Number: 21201310044

Status: Excess

Directions: 4209, 4490, 4479, 4402, 4214, 4401

Comments: off-site removal only; sf. varies; right of entry restricted; contact Army for info. on a specific property & accessibility/removal requirements.

7 Buildings Fort Hood

Fort Hood TX 96544 Landholding Agency: Army Property Number: 21201330004

Status: Excess

Directions: 40066, 40067, 40068, 40069, 40070, 40071, 92070

Comments: off-site removal only; sf. varies; contamination; secured area; contact Army for info on a specific property & accessibility/removal requirements.

2 Buildings
Fort Bliss
Fort Bliss TX 79916
Landholding Agency: Army
Property Number: 21201330029
Status: Unutilized
Directions: 05015 (22,915 sf.); 05019
(23,495 sf.)

Comments: off-site removal only; no future agency need; poor conditions; 6+months vacant; contact Army for info. on accessibility; removal requirements.

Building 00925 Red River Army Depot Texarkana TX 75507–5000 Landholding Agency: Army Property Number: 21201330042

Status: Excess

Comments: off-site removal only; 266 sf.; 51 yrs. old deteriorated; secured area; contact Army for more info. on accessibility removal requirements.

Building 00959 Red River Army Depot Texarkana TX 75507–5000 Landholding Agency: Army Property Number: 21201330043

Status: Excess

Comments: off-site removal only; 400 sf.; break room; 36 yrs.-old; deteriorated; secured area; contact Army for more info.

Building 00960 100 James Carlow Drive Texarkana TX 75507–5000 Landholding Agency: Army Property Number: 21201330048

Status: Excess

Comments: off-site removal only; 160 sf.; 36 yrs.-old; deteriorated; asbestos; secured area; contact Army for more info.

Building 40072 Metorpool Rd. Fort Hood TX 76544 Landholding Agency

Landholding Agency: Army Property Number: 21201330057

Status: Excess

Comments: off-site removal; 1,943 sf., health clinic; asbestos; 12+ months vacant; fair/moderate conditions; restricted area; contact Army for accessibility/removal requirements.

5 Buildings Fort Hood Fort Hood TX 76544 Landholding Agency: Army Property Number: 21201340032 Status: Excess

Directions: 4416 (4,243 sq. ft.); 4417 (2,400 sq. ft.); 4433 (2,306 sq. ft.); 4442 (3,307 sq. ft.); 4458 (1,519 sq. ft.)

Comments: off-site removal only; 8+ months vacant; restricted access; contact Army for more information on a specific property and accessibility requires.

Utah

Building 00118
1 Tooele Army Depot
Tooele UT 84074
Landholding Agency: Army
Property Number: 21201310002
Status: Underutilized
Directions: previously reported under
HUD property number 21200740163
Comments: off-site removal only; 6,136
sf.; 4 mons. vacant; barracks; major
repairs needed; w/in secured area;

sf.; 4 mons. vacant; barracks; major repairs needed; w/in secured area; contact Army for info. on accessibility/removal requirements. Building 00155 1 Tooele Army Depot Tooele UT 84074 Landholding Agency: Army Property Number: 21201310003 Status: Underutilized Directions: previously reported under HUD property number 21200740165 Comments: off-site removal only; 8,960 sf.; bowling ctr.; major repairs needed; w/in secured area; contact Army for info. on accessibility/removal requirements. Building 00030 Tooele Army Depot Tooele UT 84074

Property Number: 21201310067 Status: Underutilized Comments: off-site removal only; playground; disassembly required; minor restoration needed; restricted area; contact Army for accessibility/

removal requirements.

Landholding Agency: Army

Building 01322 1 Tooele Army Depot Tooele UT 84074 Landholding Agency: Army Property Number: 21201330047 Status: Unutilized

Comments: off-site removal only; no future agency need; 53 sf.; 26+ months vacant; access control facility; poor conditions; secured area; contact Army for more info. on accessibility removal requirements.

## Virginia

Fort Story null

Ft. Story VA 23459

Landholding Agency: Army Property Number: 21200720065

Status: Unutilized

Comments: 525 sq. ft., most recent use—power plant, off-site use only.

8 Bldgs. Ft. Belvoir Ft. Belvoir VA 22060 Landholding Agency: Army Property Number: 21201220004

Directions: 808,1150,1197,2303,2903,

2905,2907,3137

Status: Excess

Comments: off-site removal only; sf. varies; usage varies; good to poor conditions; may require repairs; contact Army for more details on specific properties.

9 Buildings Ft. Belvoir

Ft. Belvoir VA 22060 Landholding Agency:

Landholding Agency: Army Property Number: 21201240003

Status: Unutilized

Directions: 358,361,1140,1141,1142, 1143,1498,1499,2302

Comments: off-site removal only; sf. varies; Admin.; fair conditions;

located in restricted area; contact Army for info. on accessibility/ removal & specific info. on a property.

Building 3327 1410 Byrd St. Ft. Lee VA 23801

Landholding Agency: Army Property Number: 21201320008

Status: Excess

Comments: off-site removal only; 10,800 sf.; repairs needed; contamination; secured area; contact Army for more info

**Building 3325** 

Byrd St. btw. 13th & 16th Sts.

Ft. Lee VA 23801

Landholding Agency: Army Property Number: 21201320009

Status: Excess

Comments: off-site removal only; 5,829 sf.; repairs needed; contamination; secured; contact Army for more info.

Building 3324

Byrd St. btw. 13th & 16th Sts.

Ft. Lee VA 23801

Landholding Agency: Army Property Number: 21201320010

Status: Excess

Comments: off-site removal only; 5,092 sf.; repairs needed; secured area; contact Army for more info.

**Building 3206** 

Corner of Adams Ave. & 13th St.

Ft. Lee VA 23801

Landholding Agency: Army Property Number: 21201320011

Status: Excess

Comments: off-site removal only; 55,979 sf.; repairs needed; secured area; contamination; contact Army for more info.

Building 3108

Corner of Adam & 13th St.

Ft. Lee VA 23801

Landholding Agency: Army Property Number: 21201320012

Status: Excess

Comments: off-site removal only; 51,718 sf.; repairs needed; secured area; contamination; contact Army for more info.

Building 3701 16th & Byrd St. Ft. Lee VA 23801

Landholding Agency: Army Property Number: 21201320013

Status: Excess

Comments: off-site removal only; 40,920 sf.; repairs needed; secured area; contact Army for more info.

Washington

Bldg. U001C Fort Lewis

Ft. Lewis WA 98433 Landholding Agency: Army Property Number: 21199920238

Status: Unutilized

Comments: 960 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—supply, off-site use only.

Bldg. U018C Fort Lewis

Ft. Lewis WA 98433

Landholding Agency: Army Property Number: 21199920248

Status: Unutilized

GSA Number:

Comments: 48 sq. ft., needs repair, presence of asbestos/lead paint, off-site use only.

Bldg. U039B Fort Lewis

Ft. Lewis WA 98433

Landholding Agency: Army Property Number: 21199920260

Status: Excess GSA Number:

Comments: 1600 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—grandstand/bleachers, offsite use only

site use only. Bldg. U039C

Fort Lewis Ft. Lewis WA 98433

Landholding Agency: Army Property Number: 21199920261

Status: Excess GSA Number:

Comments: 600 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—support, off-site use only.

Bldg. U115A Fort Lewis

Ft. Lewis WA 98433

Landholding Agency: Army Property Number: 21199920275

Status: Excess GSA Number:

Comments: 36 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—tower, off-site use only.

Bldg. U507A Fort Lewis

Ft. Lewis WA 98433

Landholding Agency: Army Property Number: 21199920276

Status: Excess GSA Number:

Comments: 400 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—support, off-site use only.

Bldg. C0120 Fort Lewis

Ft. Lewis WA 98433 Landholding Agency: Army Property Number: 21199920281

Status: Excess GSA Number:

Comments: 384 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—scale house, off-site use only.

Bldg. 1445 Fort Lewis 11540 Ft. Lewis WA 98433 Landholding Agency: Army Property Number: 21199920294 Status: Excess GSA Number: Comments: 144 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—generator bldg., off-site use only. Bldg, 03099 Fort Lewis Ft. Lewis WA 98433 Landholding Agency: Army Property Number: 21199920296 Status: Excess Directions: 03091 is demo Comments: various sq. ft., needs repair, presence of asbestos/lead paint, most recent use—sentry station, off-site use only. Bldg. 4040 Fort Lewis Ft. Lewis WA 98433 Landholding Agency: Army Property Number: 21199920298 Status: Excess GSA Number: Comments: 8326 sq. ft., needs repair, presence of asbestos/lead paint, most recent use—shed, off-site use only. Bldg. 6191 Fort Lewis Ft. Lewis WA 98433 Landholding Agency: Army Property Number: 21199920303 Status: Excess GSA Number: Comments: 3663 sq. ft., needs repair, presence of asbestos/lead paint, most recent use-exchange branch, off-site use only. Bldg. 08076 Fort Lewis Ft. Lewis WA 98433 Landholding Agency: Army Property Number: 21199920304 Status: Excess Directions: 08080 is demo Comments: 3660/412 sq. .ft., needs repair, presence of asbestos/lead paint, off-site use only. Bldg. 8956 Fort Lewis Ft. Lewis WA 98433 Landholding Agency: Army Property Number: 21199920308 Status: Excess GSA Number: Comments: 100 sq. ft., needs repair, presence of asbestos/lead paint, most recent use-storage, off-site use only. Joint Base Louis McChord Lewis-McChord WA 98433 Landholding Agency: Army

Property Number: 21201210087

Fort Meade

Status: Unutilized

Directions: I0053, 00794, 09791, 09989 Rt 198/Airport Road Comments: off-site removal only; varies; Ft. Meade MD 20755 Landholding Agency: Army current use: varies; need repairs. Property Number: 21200640096 7903 Status: Unutilized Plant Rd. Comments: light industrial JBLM WA 98433 Landholding Agency: Army E6000 & E6100 Property Number: 21201230023 Aberdeen Proving Ground Status: Unutilized Aberdeen MD 21005 Comments: 169 sf.; use: access control Landholding Agency: Army facility; extensive repairs needed; Property Number: 21201310063 secured area; contact Army re: Status: Unutilized accessibility requirements. Comments: water dam currently located on properties; restricted area; contact E1302 & R7610 Army for more information regarding **IBLM** properties. **IBLM WA 98433** Landholding Agency: Army Aberdeen Proving Ground Property Number: 21201230028 Aberdeen MD 21005 Status: Unutilized Landholding Agency: Army Comments: 80 sf. (E1302); 503 sf. Property Number: 21201310064 (R7610); use: varies; major repairs Status: Unutilized needed; secured area; contact Army Comments: 128 acres; fair conditions; re: accessibility requirements. restricted area; contact Army for more info. Wisconsin Tennessee 4 Building Ft. McCov Parcel No. 1 Ft. McCoy WI 54656 Fort Campbell Landholding Agency: Army Tract No. 13M-3 Property Number: 21201340033 Montgomery TN 42223 Status: Unutilized Landholding Agency: Army Directions: 0INF0 (152 sq.s.f.)02958 Property Number: 21200920003 (1,868 sq.ft.); R012C (260 sq.ft.); R012I Status: Excess (800 sq.ft.) Comments: 6.89 acres/thick vegetation. Comments: Off-site removal only; no Parcel No. 2 future agency need; fair conditions; Fort Campbell secured area; contact Army for more Tract Nos.12M-16B & 13M-3 information on a specific property & Montgomery TN 42223 accessibility requirements. Landholding Agency: Army Property Number: 21200920004 Wyoming Status: Excess Signal Mountain Lodge Cabin 96 Comments: 3.41 acres/wooded. Grand Teton Nation Park Parcel No. 3 Moran WY 83013 Fort Campbell Landholding Agency: GSA Tract No. 12M-4 Property Number: 54201410007 Montgomery TN 42223 Status: Surplus Landholding Agency: Army GSA Number: 7-T-WY-0475-2 Property Number: 21200920005 Directions: Status: Excess Disposal Agency: GSA; Comments: 6.56 acre/wooded. Landholding Agency: Nat'l Park Service Parcel No. 4 Comments: off-site removal only; 225 sq. ft.; repairs needed; access by appt. Fort Campbell only; contact GSA for more Tract Nos. 10M-22 &10M-23 information. Montgomery TN 42223 Landholding Agency: Army Land Property Number: 21200920006 Maryland Status: Excess Comments: 5.73 acres/wooded. 2 acres Parcel No. 5 Fort Meade Fort Campbell Odenton Rd/Rt 175 Ft. Meade MD 20755 Tract No. 10M-20 Montgomery TN 42223 Landholding Agency: Army Property Number: 21200640095 Landholding Agency: Army Status: Unutilized Property Number: 21200920007 Status: Excess Comments: light industrial Comments: 3.86 acres/wooded. 16 acres

Parcel No. 7

Fort Campbell Tract No. 10M-10 Montgomery TN 42223 Landholding Agency: Army Property Number: 21200920008 Status: Excess Comments: 9.47 acres/wooded.

Parcel No. 8 Fort Campbell Tract No. 8M-7 Montgomery TN 42223 Landholding Agency: Army Property Number: 21200920009

Status: Excess

Comments: 15.13 acres/wooded.

Parcel No. 6 Fort Campbell Hwy 79 Montgomery TN 42223 Landholding Agency: Army Property Number: 21200940013 Status: Excess

Comments: 4.55 acres, wooded w/dirt road/fire break.

#### Texas

1 acre Fort Sam Houston San Antonio TX 78234 Landholding Agency: Army Property Number: 21200440075

Status: Excess

Comments: 1 acre, grassy area.

# Building

California

**Building 4230** Ord Military Community Seaside CA 93955

Landholding Agency: Army Property Number: 21201330007

Status: Unutilized Directions: 4230

Comments: 15,908 sf.; theater; vacant since 2000; 43 yes.-old; mold; leadbased paint; asbestos; contact Army for more info.

11 Building

Fort Hunter Liggett

FF Hunter Liggett CA 93928 Landholding Agency: Army Property Number: 21201330018

Status: Unutilized

Directions: 0100A,0178B,00306,00408, 0418A,00850,00851,00932,00945, 00946,00947

Comments: Offsite removal only; no future agency need; St. varies, conditions range from good to dilapidated secured area, contact Army for more info. on a specific property & accessibility/removal requirements.

11 Building Fort Hunter Ligget FF Hunter Ligget CA 93928 Landholding Agency: Army Property Number: 21201330022 Status: Unutilized

Directions: 0100A,0178B,00306,00408, 0418A,00850,00851,00932,00945, 00946,00947

Comments: offsite removal only; no future agency need; St. varies, conditions range from good to dilapidated secured area, contact Army for more info. on a specific property & accessibility/removal requirements.

11 Building Fort Hunter Liggett

Fort Hunger Liggett CA 93928 Landholding Agency: Army Property Number: 21201330023

Status: Unutilized

Directions: 0100A,0178B,00306,00408, 0418A,00850,00851,00932,00945, 00946,00947

Comments: offsite removal only; no future agency need; St. varies, conditions range from good to dilapidated secured area, contact Army for more info. on a specific property & accessibility/removal requirements.

#### North Dakota

Bismarck Tower Bureau of Reclamation Bismarck ND 58501 Landholding Agency: GSA Property Number: 54201410005 Status: Surplus GSA Number: 7-I-ND-0520-AA Directions: Disposal Agency: GSA; Landholding Agency: Interior Comments: antenna tower; repairs needed; contact GSA for more information

## Suitable/Unavailable Properties

## Building

Arizona

Bldg. 22541 Fort Huachuca Cochise AZ 85613-7010 Landholding Agency: Army Property Number: 21200520078

Status: Excess

Comments: 1300 sq. ft., most recent use—storage, off-site use only.

Bldg. 22040 Fort Huachuca Cochise AZ 85613 Landholding Agency: Army Property Number: 21200540076 Status: Excess

Comments: 1131 sq. ft., presence of asbestos/lead paint, most recent usestorage, off-site use only.

#### Colorado

Bldg. S6285 Fort Carson CO 80913 Landholding Agency: Army Property Number: 21200420176

Status: Unutilized

Comments: 19,478 sq. ft., most recent use—admin., off-site use only.

Fort Rucker

Coffee 43 CO 36351

Landholding Agency: Army Property Number: 21201340015

Status: Unutilized

Comments: off-site removal only; no future agency need; 576 sq. ft.; 25+ yrs. old; flight control tower; major renovation; secured area; contract Army for more information on accessibility & removal requirements.

Building 27401 Fort Rucker Coffee 43 CO 36351

Landholding Agency: Army Property Number: 21201340036

Status: Unutilized

Comments: 576 sq. ft.; flight control tower; 25+ yrs. old; need major repairs; restricted area; contact Army for more information.

#### Georgia

Bldg. 5993 Fort Benning Ft. Benning GA 31905 Landholding Agency: Army Property Number: 21200420041 Status: Excess

Comments: 960 sq. ft., most recent use-

storage, off-site use only.

Bldg. 5994 Fort Benning

Ft. Benning GA 31905 Landholding Agency: Army Property Number: 21200420042 Status: Excess

Comments: 2016 sq. ft., most recent use—ammo storage, off-site use only.

Bldg. 5995 Fort Benning Ft. Benning GA 31905

Landholding Agency: Army Property Number: 21200420043

Status: Excess

Comments: 114 sq. ft., most recent usestorage, off-site use only.

2 Buildings

5594 3rd Infantry Division Road Fort Benning GÅ 31905 Landholding Agency: Army Property Number: 21201340004 Status: Unutilized Directions: P3988 (26,048 sq.ft); P4923

(3,200 sq.ft)

Comments: off-site removal only; no future agency need; poor conditions; contact army for more information for a specific property.

4 Building 7940 Coffee Street Fort Benning GA 31905 Landholding Agency: Army Property Number: 21201340008

Status: Unutilized

Directions: P4927, P4926, P4921, P4920 Comments: off-site removal only; no future agency need; Sq. ft. varies; poor

conditions; secured area; contact army for more information on a specific property and accessibility request.

7 Buildings Fort Benning

Fort Benning GA 31905 Landholding Agency: Army

Property Number: 21201340009

Status: Underutilized

Directions: 06728, 06730, 06729, 06727,

06726, 06725, 06731

Comments: off-site removal only; no future agency need; sq.ft. varies; poor conditions; secured area; contact Army for more information on a specific property & accessibility requirements.

4 Buildings

Fort Benning

Fort Benning GA 31905 Landholding Agency: Army Property Number: 21201340010

Status: Unutilized

Directions: 09199, 06732, 06724, 05995

Comments: off-site removal only; no future agency need; poor conditions; secured area; contact Army for more information on a specific property & accessibility requirements.

12 Buildings

Fort Buildings

Fort Benning GA 31905 Landholding Agency: Army Property Number: 21201340011

Status: Unutilized

Directions: P3990, P3985, P3984, P3983, P3980, P3979, P3972, P3971, P3956,

P3955, P3951, P3952

Comments: off-site removal only; no future agency need; sq. ft. varies; poor conditions; secured area; contact Army for more information on a specific property & accessibility requirements.

9 Buildings

Fort Benning

Fort Benning GA 31905 Landholding Agency: Army Property Number: 21201340012

Status: Unutilized

Directions: P4928, P3953, P3954, P3973, P3981, P3982, P3986, P4932, P3987

Comments: off-site removal only; no future agency need; sq. ft. varies; poor conditions; secured area; contact Army for more information on a specific property & accessibility requirements.

9 Buildings

Fort Benning

Fort Benning GA 31905 Landholding Agency: Army Property Number: 21201340013 Status: Unutilized

Directions: P4723, P4722, P4724, P4745, P4722, P4929, P4930, P4931, P4933

Comments: off-site removal only; no future agency need; sq. ft. varies; poor conditions; secured area; contact Army for more information on a specific property & accessibility requirements.

5 Buildings Fort Benning

Fort Benning GA 31905 Landholding Agency: Army Property Number: 21201340014

Status: Unutilized

Directions: P3989, P4881, P4922, P4924, P4925

Comments: off-site removal only; no future agency need; sq. ft. varies; poor conditions; secured area; contact Army for more information on a specific property & accessibility requirements.

## Kentucky

2 Buildings Fort Campbell

Fort Campbell KY 42223 Landholding Agency: Army Property Number: 21201340016

Status: Unutilized

Directions: 175 (76,619 sq. ft.); 710

(80,726 sq.ft.)

Comments: off-site removal only; no future agency need; sq. ft. varies; poor conditions: secured area: contact Army for more information on a specific property & accessibility requirements.

## Louisiana

Bldgs. T406, T407, T411 Fort Polk

Ft. Polk LA 71459

Landholding Agency: Army Property Number: 21200540085

Status: Unutilized

Comments: 6165 sq. ft., most recent use—admin., off-site use only.

8 Buildings Fort Polk

Fort Polk LA 71459

Landholding Agency: Army Property Number: 21201340023

Status: Underutilized

Directions: 3337, 3339, 3405, 3409, 3491, 3728, 4550, 4798? (Please Note: buildings 3728 and 4798 are SUITABLE/AVAILABLE)

Comments: off-site removal only; no future agency need; sq. ft. varies; poor conditions; contact Army for more information on a specific property & removal requirements.

## Maryland

Bldg. 294

Ft. George G. Meade Ft. Meade MD 20755

Landholding Agency: Army Property Number: 21200140081

Status: Unutilized GSA Number:

Comments: 3148 sq. ft., presence of asbestos/lead paint, most recent useentomology facility, off-site use only.

Bldg. 1007

Ft. George G. Meade Ft. Meade MD 20755 Landholding Agency: Army

Property Number: 21200140085

Status: Unutilized **GSA Number:** 

Comments: 3108 sq. ft., presence of asbestos/lead paint, most recent usestorage, off-site use only.

Bldg. 2214

Fort George G. Meade Fort Meade MD 20755 Landholding Agency: Army Property Number: 21200230054

Status: Unutilized GSA Number:

Comments: 7740 sq. ft., needs rehab, possible asbestos/lead paint, most recent use—storage, off-site use only.

Bldg. 8608

Fort George G. Meade Ft. Meade MD 20755–5115 Landholding Agency: Army Property Number: 21200410099

Status: Unutilized

Comments: 2372 sq. ft., concrete block, most recent use—PX exchange, offsite use only.

Bldg. 8612

Fort George G. Meade Ft. Meade MD 20755-5115 Landholding Agency: Army Property Number: 21200410101

Status: Unutilized

Comments: 2372 sq. ft., concrete block, most recent use—family life ctr., offsite use only.

Bldg. 0001A

Federal Support Center Olnev MD 20882

Landholding Agency: Army Property Number: 21200520114

Status: Unutilized

Comments: 9000 sq. ft., most recent use-storage.

Bldg. 0001C

Federal Support Center Olney MD 20882

Landholding Agency: Army Property Number: 21200520115

Status: Unutilized

Comments: 2904 sq. ft., most recent use-mess hall.

Bldgs. 00032, 00H14, 00H24 Federal Support Center Olney MD 20882

Landholding Agency: Army Property Number: 21200520116

Status: Unutilized

Comments: various sq. ft., most recent use-storage. Bldgs. 00034, 00H016 Federal Support Center Olney MD 20882

Landholding Agency: Army Property Number: 21200520117

Status: Unutilized

Comments: 400/39 sq. ft., most recent use-storage.

Bldgs. 00H10, 00H12 Federal Support Center Olney MD 20882 Landholding Agency: Army Property Number: 21200520118 Status: Unutilized Comments: 2160/469 sq. ft., most recent use—vehicle maintenance.

#### Missouri

Bldg. 1230 Fort Leonard Wood Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army Property Number: 21200340087 Status: Unutilized GSA Number: Comments: 9160 sq. ft., most recent use—training, off-site use only.

Bldg. 1621 Fort Leonard Wood Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army Property Number: 21200340088 Status: Unutilized GSA Number:

Comments: 2400 sq. ft., most recent use—exchange branch, off-site use only.

Bldg. 5760 Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army

Property Number: 21200410102

Status: Unutilized

Comments: 2000 sq. ft., most recent use—classroom, off-site use only Bldg. 5762

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army

Property Number: 21200410103 Status: Unutilized

Comments: 104 sq. ft., off-site use only.

Bldg. 5763

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army

Property Number: 21200410104

Status: Unutilized

Comments: 120 sq. ft., most recent useobservation tower, off-site use only.

Bldg. 5765

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army Property Number: 21200410105

Status: Unutilized

Comments: 800 sq. ft., most recent use range support, off-site use only.

Bldg. 5760

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army Property Number: 21200420059

Status: Unutilized

Comments: 2000 sq. ft., most recent use—classroom, off-site use only.

Bldg. 5762

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army

Property Number: 21200420060

Status: Unutilized

Comments: 104 sq. ft., off-site use only.

Bldg. 5763

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944

Landholding Agency: Army Property Number: 21200420061

Status: Unutilized

Comments: 120 sq. ft., most recent use obs. tower, off-site use only.

Bldg. 5765

Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944

Landholding Agency: Army Property Number: 21200420062

Status: Unutilized

Comments: 800 sq. ft., most recent usesupport bldg., off-site use only.

Bldg. 00467

Fort Leonard Wood

Ft. Leonard Wood MO 65743 Landholding Agency: Army

Property Number: 21200530085 Status: Unutilized

Comments: 2790 sq. ft., most recent use—fast food facility, off-site use only.

### Nevada

4 Buildings

Hawthorne Army Depot

Hawthorne NV 89415

Landholding Agency: Army Property Number: 21201340020

Status: Underutilized

Directions: 0A273 (1,850 sq.ft.); 0A277 (1,541 sq.ft.); 0A354 (675 sq.ft.); 539

(240 sq.ft.)

Comments: off-site removal only; no future agency need; major repairs needed; secured area; contact Army for more information on a specific property & accessibility.

6 Buildings

Hawthorne Army Depot Hawthorne NV 89415

Landholding Agency: Army Property Number: 21201340021

Status: Unutilized

Directions: 0A350(192sq.ft.);

0A388(99sq.ft.); 0A395(64 sq.ft.); 0A518(240 sq.ft.); 71(240 sq.ft.);

143(384 sq.ft.)

Comments: off-site removal only; no future agency need; repairs needed; secured area; contact Army for more information on a specific property & accessibility.

#### New York

Bldgs. 1511–1518 U.S. Military Academy Training Area Highlands NY 10996 Landholding Agency: Army Property Number: 21200320160 Status: Unutilized

**GSA Number:** Comments: 2400 sq. ft. each, needs rehab, most recent use-barracks, off-

site use only Bldgs. 1523-1526 U.S. Military Academy Training Area Highlands NY 10996

Landholding Agency: Army Property Number: 21200320161

Status: Unutilized **GSA Number:** 

Comments: 2400 sq. ft. each, needs rehab, most recent use-barracks, offsite use only.

Bldgs. 1704-1705, 1721-1722 U.S. Military Academy Training Area Highlands NY 10996 Landholding Agency: Army

Property Number: 21200320162 Status: Unutilized

**GSA Number:** 

Comments: 2400 sq. ft. each, needs rehab, most recent use-barracks, offsite use only.

Bldg. 1723 U.S. Military Academy Training Area Highlands NY 10996

Landholding Agency: Army Property Number: 21200320163

Status: Unutilized **GSA Number:** 

Comments: 2400 sq. ft., needs rehab, most recent use—day room, off-site

use only. Bldgs. 1706-1709 U.S. Military Academy

Training Area Highlands NY 10996 Landholding Agency: Army Property Number: 21200320164 Status: Unutilized **GSA Number:** 

Comments: 2400 sq. ft. each, needs rehab, most recent use-barracks, offsite use only.

Bldgs. 1731-1735 U.S. Military Academy Training Area Highlands NY 10996 Landholding Agency: Army Property Number: 21200320165

Status: Unutilized GSA Number: Comments: 2400 sq. ft. each, needs rehab, most recent use-barracks, offsite use only. Texas Bldgs. 4219, 4227 Fort Hood Ft. Hood TX 76544 Landholding Agency: Army Property Number: 21200220139 Status: Unutilized GSA Number: Comments: 8056, 500 sq. ft., most recent use—admin., off-site use only. Bldgs. 4229, 4230, 4231 Fort Hood Ft. Hood TX 76544 Landholding Agency: Army Property Number: 21200220140 Status: Unutilized GSA Number: Comments: 9000 sq. ft., most recent use—hq. bldg., off-site use only. Bldgs. 4244, 4246 Fort Hood Ft. Hood TX 76544 Landholding Agency: Army Property Number: 21200220141 Status: Unutilized GSA Number: Comments: 9000 sq. ft., most recent use—storage, off-site use only. Bldg. 04335 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200440090 Status: Excess Comments: 3378 sq. ft., possible asbestos, most recent use—general, off-site use only. Bldg. 04468 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200440096 Status: Excess Comments: 3100 sq. ft., possible asbestos, most recent use-misc., offsite use only. Bldg. 07002 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200440100 Status: Excess Comments: 2598 sq. ft., possible asbestos, most recent use—fire station, off-site use only. Bldg. 57001 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200440105 Status: Excess Comments: 53,024 sq. ft., possible asbestos, most recent use—storage, off-site use only.

Bldgs. 125, 126 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200620075 Status: Excess Comments: 2700/7200 sq. ft., presence of asbestos, most recent use—admin., off-site use only. Bldg. 02240 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200620078 Status: Excess Comments: 487 sq. ft., presence of asbestos, most recent use—pool svc bldg., off-site use only. Bldg. 04164 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200620079 Status: Excess Comments: 2253 sq. ft., presence of asbestos, most recent use-storage, off-site use only. Bldgs. 04218, 04228 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200620080 Status: Excess Comments: 4682/9000 sq. ft., presence of asbestos, most recent use—admin, off-site use only. Bldg. 04272 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200620081 Status: Excess Comments: 7680 sq. ft., presence of asbestos, most recent use—storage, off-site use only. Bldg. 04415 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200620083 Status: Excess Comments: 1750 sq. ft., presence of asbestos, most recent use—classroom, off-site use only. Bldg. 04493 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200620091 Status: Excess Comments: 3108 sq. ft., presence of asbestos, most recent use—housing maint., off-site use only. Bldg. 04494 Fort Hood

Bell TX 76544

Landholding Agency: Army

Property Number: 21200620092 Status: Excess Comments: 2686 sq. ft., presence of asbestos, most recent use-repair bays, off-site use only. Bldg. 04632 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200620093 Status: Excess Comments: 4000 sq. ft., presence of asbestos, most recent use-storage, off-site use only. Bldg, 04640 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200620094 Status: Excess Comments: 1600 sq. ft., presence of asbestos, most recent use-storage, off-site use only. Bldg. 04645 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200620095 Status: Excess Comments: 5300 sq. ft., presence of asbestos, most recent use-storage, off-site use only. Bldg. 20121 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200620097 Status: Excess Comments: 5200 sq. ft., presence of asbestos, most recent use-rec center, off-site use only. Bldg. 91052 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200620101 Status: Excess Comments: 224 sq. ft., presence of asbestos, most recent use—lab/test, off-site use only. Bldg. 1345 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740070 Status: Excess Comments: 240 sq. ft., presence of asbestos, most recent use—oil storage, off-site use only. Bldgs. 1348, 1941 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740071 Status: Excess Comments: 640/900 sq. ft., presence of asbestos, most recent use—admin., off-site use only.

Bldg. 1943 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740073 Status: Excess Comments: 780 sq. ft., presence of asbestos, most recent use-rod & gun club, off-site use only. Bldg. 1946 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740074 Status: Excess Comments: 2880 sq. ft., presence of asbestos, most recent use-storage, off-site use only. Bldg. 4207 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740076 Status: Excess Comments: 2240 sq. ft., presence of asbestos, most recent use—maint. shop, off-site use only. Bldg. 4208 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740077 Status: Excess Comments: 9464 sq. ft., presence of asbestos, most recent usewarehouse, off-site use only. Bldgs. 4210, 4211, 4216 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740078 Comments: 4625/5280 sq. ft., presence of asbestos, most recent use-maint., off-site use only. Bldg. 4219A Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740079 Status: Excess Comments: 446 sq. ft., presence of asbestos, most recent use-storage, off-site use only. Bldg. 04252 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740081 Status: Excess Comments: 9000 sq. ft., presence of asbestos, most recent use—storage, off-site use only. Bldg. 04480 Fort Hood Bell TX 76544

Landholding Agency: Army

Property Number: 21200740083 Bldg. 56017 Status: Excess Comments: 2700 sq. ft., presence of asbestos, most recent use—storage, off-site use only. Bldg. 04485 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740084 Status: Excess Comments: 640 sq. ft., presence of asbestos, most recent use-maint., offsite use only. Bldg. 04489 Fort Hood Ft. Hood TX 76544 Landholding Agency: Army Property Number: 21200740086 Status: Excess Comments: 880 sq. ft., presence of asbestos, most recent use-admin., off-site use only. Bldgs. 4491, 4492 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740087 Status: Excess Comments: 3108/1040 sq. ft., presence of asbestos, most recent use-maint., off-site use only. Bldgs. 04914, 04915, 04916 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740089 Status: Excess Comments: 371 sq. ft., presence of asbestos, most recent use—animal shelter, off-site use only. Bldg. 20102 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740091 Status: Excess Comments: 252 sq. ft., presence of asbestos, most recent use-recreation services, off-site use only. Bldg. 20118 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740092 Status: Excess Comments: 320 sq. ft., presence of asbestos, most recent use-maint., offsite use only. Bldg. 29027 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740093 Status: Excess Comments: 2240 sq. ft., presence of asbestos, most recent use-hdgts bldg., off-site use only.

Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740094 Status: Excess Comments: 2592 sq. ft., presence of asbestos, most recent use—admin., off-site use only. Bldg. 56202 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740095 Status: Excess Comments: 1152 sq. ft., presence of asbestos, most recent use—training, off-site use only. Bldg. 56224 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740096 Status: Excess Comments: 80 sq. ft., presence of asbestos, off-site use only. Bldg. 56329 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740100 Status: Excess Comments: 2080 sq. ft., presence of asbestos, most recent use—officers qtrs., off-site use only. Bldg, 92043 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740102 Status: Excess Comments: 450 sq. ft., presence of asbestos, most recent use-storage, off-site use only. Bldg. 92072 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740103 Status: Excess Comments: 2400 sq. ft., presence of asbestos, most recent use-admin., off-site use only. Bldg. 92083 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740104 Status: Excess Comments: 240 sq. ft., presence of asbestos, most recent use—utility bldg., off-site use only. Bldgs. 04213, 04227 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740189

11546 Status: Excess Comments: 14183/10500 sq. ft., presence of asbestos, most recent use—admin., off-site use only. Bldg. 4404 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740190 Status: Excess Comments: 8043 sq. ft., presence of asbestos, most recent use—training bldg., off-site use only. Bldg. 56607 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740191 Status: Excess Comments: 3552 sq. ft., presence of asbestos, most recent use—chapel, offsite use only. Bldg. 91041 Fort Hood Bell TX 76544 Landholding Agency: Army Property Number: 21200740192 Status: Excess Comments: 1920 sq. ft., presence of asbestos, most recent use-shed, offsite use only 5 Bldgs. Fort Hood 93010, 93011, 93012, 93014 Bell TX 76544 Landholding Agency: Army Property Number: 21200740193 Status: Excess Comments: 210/800 sq. ft., presence of asbestos, most recent use-private club, off-site use only. Landholding Agency: Army Property Number: 21200740194

Bldg. 94031 Fort Hood Bell TX 76544

Status: Excess

Comments: 1008 sq. ft., presence of asbestos, most recent use—training, off-site use only

Building 6924 11331 Montana Ave. Ft. Bliss TX 79916

Landholding Agency: Army Property Number: 21201240012

Status: Excess

Comments: off-site removal only; 10,340 sf.; aircraft hangar; poor conditions; limited public access; contact Army for info. on accessibility/removal.

## Virginia

Bldg. T2827 Fort Pickett

Blackstone VA 23824 Landholding Agency: Army Property Number: 21200320172 Status: Unutilized GSA Number:

Comments: 3550 sq. ft., presence of asbestos, most recent use-dining, offsite use only.

Bldg. T2841 Fort Pickett

Blackstone VA 23824 Landholding Agency: Army Property Number: 21200320173

Status: Unutilized GSA Number:

Comments: 2950 sq. ft., presence of asbestos, most recent use-dining, off-

site use only. Bldg. 01014 Fort Story Ft. Story VA 23459

Landholding Agency: Army Property Number: 21200720067

Status: Unutilized

Comments: 1014 sq. ft., most recent use—admin., off-site use only.

Bldg. 01063 Fort Story Ft. Story VA 23459 Landholding Agency: Army Property Number: 21200720072 Status: Unutilized

Comments: 2000 sq. ft., most recent use—storage, off-site use only.

Bldg. 00215 Fort Eustis

Ft. Eustis VA 23604

Landholding Agency: Army Property Number: 21200720073

Status: Unutilized

Comments: 2540 sq. ft., most recent use—admin., off-site use only.

## Washington

U015A Fort Lewis

Ft. Lewis WA 98433 Landholding Agency: Army Property Number: 21199920273

Status: Excess

Directions: (U111A, U052F, U109A,

U110A are demo)

Comments: 1000 sq. ft., needs repair, presence of asbestos/lead paint, most recent use-support/shelter/mess, offsite use only.

#### **Unsuitable Properties**

## Building

Alabama

Bldg. 7862 Redstone Arsenal Redstone Arsenal AL 35898-5000 Landholding Agency: Army

Property Number: 21200040010 Status: Unutilized

GSA Number:

Reasons: Extensive deterioration:

Secured Area Bldg. 03140

Redstone Arsenal

Redstone Arsenal AL 35898 Landholding Agency: Army Property Number: 21200240014

Status: Unutilized **GSA Number:** 

Reasons: Secured Area; Extensive deterioration

Bldg. 7339A Redstone Arsenal

Redstone Arsenal AL 35898–5000 Landholding Agency: Army Property Number: 21200340011

Status: Unutilized **GSA Number:** 

Reasons: Extensive deterioration: Secured Area.

Bldgs. 04122, 04184 Redstone Arsenal Madison AL 35898

Landholding Agency: Army Property Number: 21200920011

Status: Unutilized Reasons: Secured Area.

Bldg. 6201 Redstone Arsenal Madison AL 35898

Landholding Agency: Army Property Number: 21201030002

Status: Unutilized

Reasons: Secured Area; Extensive deterioration.

5 Bldgs.

Milan Training Center 325 Arsenal Lane Milan AL 38358

Landholding Agency: Army Property Number: 21201110005

Status: Excess

Directions: 00I18, 00I19, W001A, W0062, W0063

Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material.

4 Bldgs. Ft. Rucker Dalesville AL

Landholding Agency: Army Property Number: 21201120053

Status: Unutilized

Directions: 03904, 03905, 30124, 30128 Reasons: Within airport runway clear zone.

Bldg. 03548 3548 Cajun Drive Redstone Arsenal AL 35898 Landholding Agency: Army Property Number: 21201120093

Status: Unutilized

Reasons: Extensive deterioration;

Secured Area. Bldg. 7358A

Sandpiper Road

Redstone Arsenal AL 35898 Landholding Agency: Army Property Number: 21201140047

Status: Unutilized

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material.

Bldg. C1302

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Fort McClellan AL 36205 Landholding Agency: Army Property Number: 21201140073

Status: Unutilized

Reasons: Extensive deterioration;

Secured Area

C–2202 Ft. McClellan

Ft. McClellan AL 36205 Landholding Agency: Army Property Number: 21201210042

Status: Unutilized

Comments: nat'l security concerns; no public access and no alternative

method to gain access Reasons: Secured Area.

### Alaska

Bldgs. 55294, 55298, 55805

Fort Richardson

Ft. Richardson AK 99505 Landholding Agency: Army Property Number: 21200340006

Status: Unutilized GSA Number:

Reasons: Extensive deterioration.

Bldg. 02A60 Noatak Armory Kotzebue AK

Landholding Agency: Army Property Number: 21200740105

Status: Excess

Reasons: Within 2000 ft. of flammable or explosive material.

Bldg. RLNCL Fort Richardson Ft. Richardson AK Landholding Agency: Army

Property Number: 21200820058

Status: Unutilized

Reasons: Extensive deterioration.

Bldg. 00604 Ft. Richardson

Ft. Richardson AK 99505 Landholding Agency: Army Property Number: 21200830006

Status: Excess

Reasons: Secured Area.

Bldgs. 789–790 Fort Richardson Anchorage AK 99505 Landholding Agency: Army Property Number: 21201030001

Status: Unutilized Reasons: Secured Area. Building XAO01 Ammo Storage Pad Fort Greely AK 99731 Landholding Agency: Army

Landholding Agency: Army Property Number: 21201330053

Status: Unutilized

Comments: access to the installation is highly controlled; public access denied & no alter. to gain access w/out compromising nat'l sec.

Reasons: Secured Area.

2 Buildings Ft. Wainwright

Ft. Wainwright AK 99703 Landholding Agency: Army Property Number: 21201410003

Status: Unutilized Directions: 4363, 4366

Comments: public access denied and no alternative method to gain access w/ out compromising national security.

Reasons: Secured Area.

#### Arizona

Bldg. 004 (4118) Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014560

Status: Underutilized

Directions: 12 miles west of Flagstaff,

Arizona on I–40 Comments:

Reasons: Secured Area.

Bldg. 6

Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014561

Status: Underutilized

Directions: 12 miles west of Flagstaff, Arizona on I–40

Comments:

Reasons: Secured Area.

Bldg. 8

Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014562

Status: Underutilized

Directions: 12 miles west of Flagstaff,

Arizona on I–40 Comments:

Reasons: Secured Area.

Bldg. 14

Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014568

Status: Underutilized

Directions: 12 miles west of Flagstaff,

Arizona on I–40 Comments: Reasons: Secured Area.

Bldg. 31 (45) Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014569

Status: Underutilized

Directions: 12 miles west of Flagstaff,

Arizona on I–40 Comments:

Reasons: Secured Area.

Bldg. 33

Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014570

Status: Underutilized

Directions: 12 miles west of Flagstaff,

Arizona on I–40 Comments:

Reasons: Secured Area.

Bldg. 211

Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014582

Status: Underutilized

Directions: 12 miles west of Flagstaff,

Arizona on I–40 Comments:

Reasons: Secured Area.

Bldg. 214

Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014583

Status: Underutilized

Directions: 12 miles west of Flagstaff,

Arizona on I–40 Comments:

Reasons: Secured Area

Bldg. 216

Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014584

Status: Underutilized

Directions: 12 miles west of Flagstaff,

Arizona on I–40 Comments:

Reasons: Secured Area

Bldg. 218

Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014585

Status: Underutilized

Directions: 12 miles west of Flagstaff,

Arizona on I–40 Comments:

Reasons: Secured Area

Bldg. 239

Navajo Depot Activity Bellemont AZ 86015

Landholding Agency: Army Property Number: 21199014587

Status: Underutilized

Directions: 12 miles west of Flagstaff,

Arizona on I–40 Comments:

Reasons: Secured Area

Bldg. 240

Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014588

Status: Underutilized

Directions: 12 miles west of Flagstaff,

Arizona on I–40 Comments:

Reasons: Secured Area

Directions: 12 miles west of Flagstaff,

Arizona on I-40. (100 Earth covered

Property Number: 21199014596

Status: Underutilized

Reasons: Secured Area

Navajo Depot Activity

Bellemont AZ 86015

Status: Underutilized

Landholding Agency: Army

Property Number: 21199014597

Directions: 12 miles west of Flagstaff,

igloos)

Comments:

A101-434

11548 Bldg. 241 Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014589 Status: Underutilized Directions: 12 miles west of Flagstaff, Arizona on I–40 Comments: Reasons: Secured Area Bldg. 304 Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014590 Status: Underutilized Directions: 12 miles west of Flagstaff, Arizona on I–40 Comments: Reasons: Secured Area Bldg. 351 Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014591 Status: Underutilized Directions: 12 miles west of Flagstaff, Arizona on I-40 Comments: Reasons: Secured Area G101-242 Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014592 Status: Underutilized Directions: 12 miles west of Flagstaff, Arizona on I–40. (91 Earth covered igloos) Comments: Reasons: Secured Area H101-220 Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014593 Status: Underutilized Directions: 12 miles west of Flagstaff, Arizona on I-40. (80 Earth covered Comments: Reasons: Secured Area C101-518 Navajo Depot Activity Bellemont AZ 86015

Landholding Agency: Army

Status: Underutilized

Reasons: Secured Area

Navajo Depot Activity

Landholding Agency: Army

Bellemont AZ 86015

igloos)

Comments:

B101-214

Property Number: 21199014595

Directions: 12 miles west of Flagstaff,

Arizona on I-40. (100 Earth covered

Arizona on I–40. (90 Earth covered igloos) Comments: Reasons: Secured Area B386-387 Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014598 Status: Underutilized Directions: 12 miles west of Flagstaff, Arizona on I–40. (2 Earth covered igloos) Comments: Reasons: Secured Area E101-316 Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014599 Status: Underutilized Directions: 12 miles west of Flagstaff. Arizona on I–40. (90 Earth covered igloos) Comments: Reasons: Secured Area D101-433 Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014600 Status: Underutilized Directions: 12 miles west of Flagstaff, Arizona on I–40. (100 Earth covered igloos) Comments: Reasons: Secured Area F101-324 Navajo Depot Activity Bellemont AZ 86015 Landholding Agency: Army Property Number: 21199014601 Status: Underutilized Directions: 12 miles west of Flagstaff, Arizona on I-40. (100 Earth covered igloos) Comments: Reasons: Secured Area Bldg. 308 Navajo Depot Activity Bellemont AZ 86015-5000 Landholding Agency: Army Property Number: 21199030273

Reasons: Secured Area Bldg. 350—Navajo Depot Activity 12 Miles West of Flagstaff on I-40 Bellemont AZ 86015-5000 Landholding Agency: Army Property Number: 21199120181 Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. S0220 Camp Navajo Bellemont AZ 86015 Landholding Agency: Army Property Number: 21200140006 Status: Unutilized **GSA Number:** Reasons: Extensive deterioration: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 00310 Camp Navajo Bellemont AZ 86015 Landholding Agency: Army Property Number: 21200140008 Status: Unutilized **GSA Number:** Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. S0327 Camp Navajo Bellemont AZ 86015 Landholding Agency: Army Property Number: 21200140010 Status: Unutilized **GSA Number:** Reasons: Extensive deterioration; Secured Area Bldgs. M5218, M5219, M5222 Papago Park Military Rsv Phoenix AZ 85008 Landholding Agency: Army Property Number: 21200740001 Status: Unutilized

Status: Unutilized

Status: Unutilized

Status: Unutilized

Reasons: Secured Area

Bellemont AZ 86015-5000

Landholding Agency: Army

Reasons: Secured Area

Bellemont AZ 86015-5000

Landholding Agency: Army

Property Number: 21199120177

Bldg. 318-Navajo Depot Activity

Property Number: 21199120178

12 Miles West of Flagstaff on I-40

I - 40

Comments:

Directions:

Comments:

Directions:

Comments:

Directions: 12 miles west of Flagstaff on

Bldg. 316–Navajo Depot Activity

12 Miles West of Flagstaff on I-40

Reasons: Extensive deterioration; Secured Area; Within airport runway clear zone

4 Bldgs.

Papago Park Military Rsv M5234, M5238, M5242, M5247

Phoenix AZ 85008

Landholding Agency: Army Property Number: 21200740002

Status: Unutilized

Reasons: Extensive deterioration; Within airport runway clear zone; Secured Area

Bldg. 00002 Camp Navajo

Bellemont ÅZ 86015 Landholding Agency: Army Property Number: 21200740109

Status: Ünutilized Reasons: Secured Area Bldgs. 00203, 00216, 00218

Camp Navajo Bellemont AZ 86015 Landholding Agency: Army Property Number: 21200740110

Status: Unutilized

Reasons: Secured Area; Extensive

deterioration

Bldgs. 00244, 00252, 00253

Camp Navajo Bellemont AZ

Landholding Agency: Army Property Number: 21200740111

Status: Unutilized

Reasons: Extensive deterioration;

Secured Area

7 Bldgs. Camp Navajo

Bellemont ÁZ 86015 Landholding Agency: Army Property Number: 21200740112

Status: Unutilized

Directions: 00302, 00303, 00304, 00311, S0312, S0313, S0319

50312, 50313, 50319

Reasons: Secured Area; Extensive deterioration

4 Bldgs. Camp Navajo Bellemont AZ 86015 Landholding Agency: Army Property Number: 21200740113

Status: Unutilized Directions: S0320, 00323, S0324, 00329

Reasons: Secured Area

7 Bldgs. Camp Navajo Bellemont AZ 86015 Landholding Agency: Army Property Number: 21200740114

Status: Unutilized

Directions: 00330, 00331, 00332, 00335,

00336, 00338, S0340 Reasons: Secured Area Bldgs. 30025, 43003 Fort Huachuca Cochise AZ 85613

Landholding Agency: Army

Property Number: 21200920030

Status: Excess

Reasons: Extensive deterioration

S0350 Camp Navajo Bellemont AZ 86015 Landholding Agency: Army Property Number: 21201410006 Status: Unutilized

Comments: public access denied and no alternative method to gain access w/ out compromising national security.

Reasons: Secured Area

L5322

Florence Mill Resv.–East Florence AZ 85232 Landholding Agency: Army Property Number: 21201410032

Status: Underutilized

Comments: public access denied and no alternative method to gain access w/ out compromising national security.

Reasons: Secured Area

Arkansas

Bldg. 1672 Fort Chaffee

Ft. Chaffee AR 72905–5000 Landholding Agency: Army Property Number: 21199640466

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 1682 Fort Chaffee

Ft. Chaffee AR 72905–5000 Landholding Agency: Army Property Number: 21199640467

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 1756 Fort Chaffee

Ft. Chaffee AR 72905–5000 Landholding Agency: Army Property Number: 21199640468 Status: Unutilized

Directions: Comments:

Reasons: Extensive deterioration

Bldg. 1786 Fort Chaffee

Ft. Chaffee AR 72905–5000 Landholding Agency: Army Property Number: 21199640470

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 2327 Fort Chaffee

Ft. Chaffee AR 72905–5000 Landholding Agency: Army Property Number: 21199640475

Status: Unutilized

Directions:

Comments:

Reasons: Extensive deterioration

Bldg. 2425 Fort Chaffee

Ft. Chaffee AR 72905–5000 Landholding Agency: Army Property Number: 21199640476

Status: Unutilized Directions:

Comments:

Reasons: Extensive deterioration

11 Bldgs.

Ft. Chaffee Maneuver Training Center Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200110001

Status: Unutilized GSA Number:

Directions: 1300, 1304, 1307, 1308, 1311, 1363, 1431, 1434, 1534, 1546,

Demo 2

Reasons: Extensive deterioration

17 Bldgs.

Ft. Chaffee Maneuver Training Center

Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200110002

Status: Unutilized GSA Number:

Directions: 1301, 1302, 1303, 1305, 1306, 1309, 1310, 1360, 1505, 1529, 1537, 1543, 1577, 1581, 1700, 1711, Demo 1

Reasons: Extensive deterioration

Bldg. 1326

Ft. Chaffee Maneuver Training Center Ft. Chaffee AR 72905–1370

Landholding Agency: Army Property Number: 21200110003

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

7 Bldgs

Ft. Chaffee Maneuver Training Center

Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200110005

Status: Unutilized GSA Number:

Directions: 1449, 1528, 1591, 1592,

1593, 1596, 1735

Reasons: Extensive deterioration

4 Bldgs.

Ft. Chaffee Maneuver Training Center

Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200110006

Status: Unutilized GSA Number:

Directions: 1571, 1703, 1758, 1760 Reasons: Extensive deterioration

Bldgs. 1692, 1693

Ft. Chaffee Maneuver Training Center

Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200110007 Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldgs. 1707, Demo 3

Ft. Chaffee Maneuver Training Center

Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200110008

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

7 Bldgs

Ft. Chaffee Maneuver Training Center

Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200110009

Status: Unutilized GSA Number:

Directions: 1749–1754, 1551 Reasons: Extensive deterioration

Bldgs. 2040, 2041

Ft. Chaffee Maneuver Training Center

Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200110010

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 2208

Ft. Chaffee Maneuver Training Center

Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200110012

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 2421

Ft. Chaffee Maneuver Training Center

Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200110014

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 3850

Ft. Chaffee Maneuver Training Center

Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200110016

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 1336 Fort Chaffee

Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200140011

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 1759 Fort Chaffee

Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200140012

Status: Unutilized GSA Number: Reasons: Extensive deterioration

Bldgs. 2513, 2515 Fort Chaffee

Ft. Chaffee AR 72905–1370 Landholding Agency: Army Property Number: 21200140014

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 01370

Ft. Chaffee Training Center Ft. Chaffee AR 72905 Landholding Agency: Army Property Number: 21200530001

Status: Unutilized

Reasons: Secured Area; Extensive

deterioration 8 Bldgs.

Pine Bluff Arsenal Jefferson AR 71602

Landholding Agency: Army Property Number: 21200820059

Status: Unutilized

Directions: 12330, 12332, 12334, 12336,

12338, 12340, 12342, 12406

Reasons: Secured Area

12 Bldgs.

Pine Bluff Arsenal; Jefferson AR 71602

Landholding Agency: Army Property Number: 21200820060

Status: Unutilized

Directions: 13698, 13710, 13740 thru

13749

Reasons: Secured Area

Bldg. 57230
Pine Bluff Arsenal
Pine Bluff AR 71602
Landholding Agency: Army
Property Number: 21201140080

Status: Unutilized

Comments: REDETERMINATION:

Previously w/property #21201140055; agency submitted additional info. re: the deteriorated state of property due to chem. contamination; non-

removable.

Reasons: Extensive deterioration:

Contamination

California

Bldg. 18

Riverbank Army Ammunition Plant

5300 Claus Road Riverbank CA 95367 Landholding Agency: Army

Property Number: 21199012554

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 2

Riverbank Army Ammunition Plant

5300 Claus Road Riverbank CA 95367 Landholding Agency: Army Property Number: 21199013582 Status: Underutilized

Directions:

Reasons: Secured Area

Bldg. 3

Riverbank Army Ammunition Plant

5300 Claus Road Riverbank CA 95367

Landholding Agency: Army Property Number: 21199013583

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 4

Riverbank Army Ammunition Plant

5300 Claus Road Riverbank CA 95367 Landholding Agency: Army Property Number: 21199013584

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 5

Riverbank Army Ammunition Plant

5300 Claus Road Riverbank CA 95367 Landholding Agency: Army Property Number: 21199013585

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 6

Riverbank Army Ammunition Plant

5300 Claus Road Riverbank CA 95367

Landholding Agency: Army Property Number: 21199013586

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 7

Riverbank Army Ammunition Plant

5300 Claus Road Riverbank CA 95367

Landholding Agency: Army Property Number: 21199013587

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 8

Riverbank Army Ammunition Plant

5300 Claus Road Riverbank CA 95367 Landholding Agency: Army Property Number: 21199013588

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 156

Riverbank Army Ammunition Plant

5300 Claus Road

Riverbank CA 95367 Landholding Agency: Army Property Number: 21199013590

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 13 Riverbank Ammun Plant

5300 Claus Road Riverbank CA 95367 Landholding Agency: Army Property Number: 21199120162

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 171 Riverbank Ammun Plant

5300 Claus Road Riverbank CA 95367 Landholding Agency: Army Property Number: 21199120163

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 178 Riverbank Ammun Plant

5300 Claus Road Riverbank CA 95367 Landholding Agency: Army Property Number: 21199120164

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 1

Riverbank Army Ammunition Plant

Riverbank CA 95367 Landholding Agency: Army Property Number: 21199240444

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 120

Riverbank Army Ammunition Plant

Riverbank CA 95367

Landholding Agency: Army Property Number: 21199240445

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 181

Riverbank Army Ammunition Plant

Riverbank CA 95367 Landholding Agency: Army Property Number: 21199240446

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Building S-45

DDRW Sharpe Facility Lathrop CA 95331

Landholding Agency: Army Property Number: 21199610289

Status: Unutilized

Directions: Comments:

Reasons: Secured Area Bldgs. 18013, 18030 Camp Roberts Camp Roberts CA

Landholding Agency: Army Property Number: 21199730014

Status: Excess Directions: Comments:

Reasons: Extensive deterioration

2 Div. HQ Bldgs. Camp Roberts Camp Roberts CA 93446 Landholding Agency: Army Property Number: 21199820205

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Extensive

deterioration Chlorinator Bldg. Camp Roberts

Camp Roberts CA 93446 Landholding Agency: Army Property Number: 21199820217

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Extensive

deterioration 2 QM Repair Shops Camp Roberts

Camp Roberts CA 93446 Landholding Agency: Army Property Number: 21199820220

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration;

Secured Area Scale House Camp Roberts

Camp Roberts CA 93446 Landholding Agency: Army Property Number: 21199820222

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration;

Secured Area Insect. Storage Fac. Camp Roberts Camp Roberts CA 93446

Camp Roberts CA 93446 Landholding Agency: Army Property Number: 21199820225

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Extensive

deterioration Oil Storage Bldg. Camp Roberts

Camp Roberts CA 93446 Landholding Agency: Army Property Number: 21199820234 Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration;

Secured Area

Bldg. 127

Sierra Army Depot Herlong CA 96113

Landholding Agency: Army Property Number: 21199840015

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 576

Sierra Army Depot Herlong CA 96113

Landholding Agency: Army Property Number: 21199920033

Status: Unutilized GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 578 Sierra Army Depot Herlong CA 96113

Landholding Agency: Army Property Number: 21199920034

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 597

Sierra Army Depot Herlong CA 96113

Landholding Agency: Army Property Number: 21199920035

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 598

Sierra Army Depot Herlong CA 96113

Landholding Agency: Army Property Number: 21199920036

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

4 Bldgs. Fort Irwin 813, 415, 543, 445 Ft. Irwin CA 92310 Landholding Agency: Army

Property Number: 21199920037 Status: Unutilized

GSA Number:

Reasons: Extensive deterioration;

Secured Area 17 Bldgs.

Fort Irwin

Ft. Irwin CA 92310

Landholding Agency: Army Property Number: 21199920038

Status: Unutilized GSA Number:

Directions: 419, 434, 456, 458, 460, 514, 530, 412, 512, 524, 616, 532, 534, 535,

540, 543, 551

Reasons: Extensive deterioration;

Secured Area Bldg. S–9 Sharpe Site

French Camp CA 95231 Landholding Agency: Army Property Number: 21199930021

Status: Unutilized GSA Number: Reasons: Secured Area

24 Garages Presidio of Monterey Monterey CA 93944 Landholding Agency: Army Property Number: 21199940051

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. S–10 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200030005

Status: Unutilized GSA Number: Reasons: Secured Area

Bldg. S–11 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200030006

Status: Unutilized GSA Number:

Reasons: Secured Area

Bldg. S–14 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200030007

Status: Ünutilized GSA Number: Reasons: Secured Area

Bldg. S–110 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200030008

Status: Ŭnutilized GSA Number: Reasons: Secured Area

Bldg. S–380 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200030010

Status: Unutilized GSA Number:

Reasons: Secured Area

Bldg. S–613 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200030011

Status: Unutilized

GSA Number:

Reasons: Secured Area

Bldg. S–648 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200030012

Status: Unutilized GSA Number:

Reasons: Secured Area

Bldg. S–654 Sharpe Site Lathrop CA 95231 Landholding Agen

Landholding Agency: Army Property Number: 21200030013

Status: Unutilized GSA Number: Reasons: Secured Area

Bldg. S–691 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200030014

Status: Unutilized GSA Number: Reasons: Secured Area

Bldg. S–3A Tracy Facility Tracy CA 95376

Landholding Agency: Army Property Number: 21200030015

Status: Unutilized GSA Number: Reasons: Secured Area Bldgs. 468, 470, 472

Fort Irwin

Ft. Irwin CA 92310

Landholding Agency: Army Property Number: 21200030016

Status: Unutilized GSA Number:

Reasons: Secured Area; Extensive

deterioration Bldgs. T–639, T–642 Fort Irwin Ft. Irwin CA 92310

Landholding Agency: Army Property Number: 21200030017

Status: Unutilized GSA Number:

Reasons: Secured Area; Extensive

deterioration Bldg. T–646 Fort Irwin Ft. Irwin CA 92310

Landholding Agency: Army Property Number: 21200030018

Status: Unutilized GSA Number:

Reasons: Extensive deterioration;

Secured Area

Bldgs. P-15000, P-15004

Fort Irwin

Ft. Irwin CA 92310

Landholding Agency: Army Property Number: 21200040014

Status: Excess

Comments: P-15000 is demolished. Reasons: Extensive deterioration

Bldg. S–508 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200040015

Status: Ünderutilized GSA Number: Reasons: Secured Area

Bldg. S–1 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200120029

Status: Unutilized GSA Number: Reasons: Secured Area

Bldg. S–2 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200120030

Status: Unutilized GSA Number: Reasons: Secured Area

Bldg. P–32 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200120031

Status: Ŭnutilized GSA Number: Reasons: Secured Area

Bldg. S–42 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200120032

Status: Unutilized GSA Number: Reasons: Secured Area

Bldg. S–44 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200120033

Status: Unutilized GSA Number: Reasons: Secured Area

Bldg. S–213 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200120034

Status: Unutilized GSA Number: Reasons: Secured Area

Bldg. P–217 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200120035 Status: Unutilized

GSA Number: Reasons: Secured Area

Bldg. S-218

Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200120036

Status: Unutilized GSA Number: Reasons: Secured Area

Bldg. S–288 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200120037

Status: Unutilized GSA Number:

Reasons: Secured Area

Bldg. P–403 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200120038

Status: Unutilized GSA Number:

Reasons: Secured Area

Bldg. P–405 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200120039

Status: Unutilized GSA Number:

Reasons: Secured Area

Bldg. S–647 Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21200130004

Status: Unutilized GSA Number:

Reasons: Extensive deterioration;

Secured Area Bldg. T–333 Fort Irwin Ft. Irwin CA 92310

Landholding Agency: Army Property Number: 21200210001

Status: Unutilized GSA Number:

Reasons: Extensive deterioration; Secured Area

Bldg. T–451 Fort Irwin Ft. Irwin CA 92310

Landholding Agency: Army Property Number: 21200210002

Status: Unutilized GSA Number:

Reasons: Extensive deterioration;

Secured Area Bldg. S–494 Fort Irwin

Ft. Irwin CA 92310 Landholding Agency: Army Property Number: 21200210003

Status: Unutilized GSA Number:

Reasons: Extensive deterioration;

Secured Area

Bldg. T–580 Fort Irwin

Ft. Irwin CA 92310 Landholding Agency: Army Property Number: 21200210004

Status: Unutilized GSA Number:

Reasons: Extensive deterioration;

Secured Area Bldg. T–814 Fort Irwin Ft. Irwin CA 92310

Landholding Agency: Army Property Number: 21200210005

Status: Unutilized GSA Number:

Reasons: Extensive deterioration;

Secured Area

3 Bldgs. DDJC Sharpe

S00004, 00006, 00012 Lathrop CA 95231

Landholding Agency: Army Property Number: 21200240025

Status: Unutilized GSA Number: Reasons: Secured Area

Bldg. S00108

DDJC Sharpe Lathrop CA 95231

Landholding Agency: Army Property Number: 21200240026

Status: Unutilized GSA Number:

Reasons: Secured Area Bldgs. S00161, 00162 DDJC Sharpe

Lathrop CA 95231 Landholding Agency: Army Property Number: 21200240027

Status: Unutilized GSA Number:

Reasons: Secured Area

Bldg. S00221 DDJC Sharpe Lathrop CA 95231

Landholding Agency: Army Property Number: 21200240028

Status: Unutilized GSA Number: Reasons: Secured Area

4 Bldgs. DDJC Sharpe

S00482, 00483, 00484, 00485

Lathrop CA 95231

Landholding Agency: Army Property Number: 21200240029

Status: Unutilized GSA Number: Reasons: Secured Area

Bldg. S00660 DDJC Sharpe Lathrop CA 95231

Landholding Agency: Army Property Number: 21200240030

Status: Unutilized GSA Number:

Reasons: Secured Area

Bldg. P00620 DDJC-Sharpe Lathrop CA 95231

Landholding Agency: Army Property Number: 21200330007

Status: Excess GSA Number: Reasons: Secured Area

Bldg. 00079

Riverbank Army Ammo Plant Stanaslaus CA 95357–7241 Landholding Agency: Army Property Number: 21200530003

Status: Excess

Reasons: Extensive deterioration Bldgs. 00302, 00306, 00321

Camp Roberts San Miguel CA 93451 Landholding Agency: Army Property Number: 21200540008

Status: Unutilized

Reasons: Extensive deterioration

4 Bldgs. Camp Roberts

00921, T0929, T2014, T0948 San Miguel CA 93451 Landholding Agency: Army Property Number: 21200540009

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. T1003, T1008 Camp Roberts San Miguel CA 93451 Landholding Agency: Army Property Number: 21200540010

Status: Unutilized Reasons: Extensive deterioration

Bldgs. T1121, T1221, T3014 Camp Roberts San Miguel CA 93451

San Miguel CA 93451 Landholding Agency: Army Property Number: 21200540012

Status: Unutilized

54 Bldgs.

Reasons: Extensive deterioration

Camp Roberts San Miguel CA 93451 Landholding Agency: Army Property Number: 21200540014 Status: Unutilized

Directions: T1202-T1209, T1212-T1219, T1302, T3102-T3109, T3112-T3119, T3302-T3309, T3312-T3316, T6102-T6107, T6308-T6309

T6102–T6107, T6308–T6309 Reasons: Extensive deterioration

4 Bldgs. Camp Roberts San Miguel CA 93451 Landholding Agency: Army Property Number: 21200540015

Status: Unutilized

Directions: T1222, T1223, T1225, T1226

Reasons: Extensive deterioration

8 Bldgs. Camp Roberts San Miguel CA 93451 Landholding Agency: Army Property Number: 21200540021

Status: Unutilized

Directions: 03121, 03122, 03124–03125, T1122, T1123, T1125-T1126

Reasons: Extensive deterioration Bldgs. T3321, T3322, T3324

Camp Roberts

San Miguel CA 93451 Landholding Agency: Army Property Number: 21200540022

Status: Unutilized

Reasons: Extensive deterioration

Bldg. T3325 Camp Roberts San Miguel CA 93451

Landholding Agency: Army Property Number: 21200540023

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 06409, T6411 Camp Roberts

San Miguel CA 93451 Landholding Agency: Army Property Number: 21200540027

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 07006 Camp Roberts San Miguel CA 93451 Landholding Agency: Army Property Number: 21200540028

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 27110 Camp Roberts

San Miguel CA 93451 Landholding Agency: Army Property Number: 21200540030

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 76910 Camp Roberts

San Miguel CA 93451 Landholding Agency: Army Property Number: 21200540031

Status: Unutilized

Reasons: Extensive deterioration Bldgs. 00548, 00549, 00550

March AFRC

Riverside CA 92518

Landholding Agency: Army Property Number: 21200710001

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 02506, 02560 March AFRC Riverside CA 92518 Landholding Agency: Army Property Number: 21200710002

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00117 Riverbank AAP Stanislaus CA 95367 Landholding Agency: Army Property Number: 21200840009 Status: Excess

Reasons: Secured Area; Extensive

deterioration Bldgs. 00040, 00412 SHARPE

Lathrop CA 95231

Landholding Agency: Army Property Number: 21200920031

Status: Underutilized Reasons: Secured Area

Bldg. 00234 DDJC Tracy

San Joaquin CA 95304 Landholding Agency: Army Property Number: 21200930005

Status: Excess Reasons: Secured Area

Bldg. 00005

Los Alamitos Joint Force

Training Base Orange CA 90720

Landholding Agency: Army Property Number: 21200940023

Status: Excess

Reasons: Extensive deterioration

13 Bldgs. Fort Irwin

San Bernardino CA 92310 Landholding Agency: Army Property Number: 21201040003

Status: Unutilized

Directions: 100, 338, 343, 385, 411, 412, 413, 486, 489, 490, 491, 493, 5006

Reasons: Secured Area

4 Bldgs. **IFTB** 

Los Alanitos CA 90720 Landholding Agency: Army Property Number: 21201110046

Status: Excess

Directions: 00147,00207,00259,00297 Reasons: Extensive deterioration

Bldg. 186 Ft. Hunter Liggett Monterey CA

Landholding Agency: Army Property Number: 21201120032

Status: Unutilized Reasons: Contamination

Bldg. 00023 Sierra Army Depot Herlong CA

Landholding Agency: Army Property Number: 21201120054

Status: Unutilized Reasons: Secured Area

7 Bldgs.

Sierra Army Depot

Herlong CA

Landholding Agency: Army Property Number: 21201120055

Status: Unutilized

Directions: 633, 639, 640, 641, 642, 643,

634

Reasons: Secured Area

2 Bldgs.

Sierra Army Depot

Herlong CA 96113

Landholding Agency: Army Property Number: 21201140076

Status: Unutilized

Directions: 00349, 00587

Reasons: Contamination: Secured Area:

Extensive deterioration

Bldg. 00203

4th Street, Sierra Army Depot

Herlong CA 96113

Landholding Agency: Army Property Number: 21201140077

Status: Unutilized

Reasons: Secured Area: Contamination

13 Building Sierra Army Depot Herlong CA 96113

Landholding Agency: Army Property Number: 21201240032

Status: Unutilized

Directions: 10, 20, 54, 141, 202, 227, 633, 634, 639, 640, 641, 642, 643 Comments: located in a secured area. public access is denied and no alternative method to gain access without compromising national

security.

Reasons: Secured Area Buildings 46101 & 46810 Msin Magazine Rd. Herlong ČA 96113

Landholding Agency: Army Property Number: 21201310005

Status: Unutilized

Comments: located w/in secured area; public access denied & no alternative method to gain access w/out compromising nat'l security.

Reasons: Secured Area Buildings 00680 & 00686 Main Magazine Rd. Herlong CA 96113

Landholding Agency: Army Property Number: 21201310006

Status: Unutilized

Comments: located w/in secured area; public access denied & no alternative method to gain access w/out compromising nat'l security.

Reasons: Secured Area

2 Buildings

military Ocean Terminal Concord

Concord CA 94520

Landholding Agency: Army Property Number: 21201320023

Status: Unutilized

Directions: 000A3 & 00E82

Comments: public access denied & no alternative method to gain access w/ out compromising nat'l security.

Reasons: Secured Area Buildings 00177 & 00185

Tufa Dr.

Herlong CA 96113

Landholding Agency: Army Property Number: 21201320040

Status: Unutilized

Comments: public access denied & no alternative method to gain access w/out compromising nat'l security.

Reasons: Secured Area

Building 305, 308,205,408,208 700 E. Roth Rd.

Lathrop CA 95231 Landholding Agency: Army Property Number: 21201330001

Status: Unutilized

Comments: public access denied and no alternative method to gain access without compromising nat'l security.

Reasons: Secured Area

2 Building Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21201330071

Status: Unutilized Directions: 170 and 199

Comments: public access denied and no alternative method to gain access w/ out compromising nat'l security.

Reasons: Secured Area Building 179

Sharpe Site Lathrop CA 95231

Landholding Agency: Army Property Number: 21201330072

Status: Unutilized Directions: 179

Comments: public access denied and no alternative method to gain access w/ out compromising nat'l security.

Reasons: Secured Area

**Building 178** 

Defense Distribution San Joaquin,

Sharpe Site 700 E Roth Road San Joaquin CA 95231 Landholding Agency: Army Property Number: 21201340024

Status: Unutilized Directions: 178

Comments: public access denied and no alternative method to gain access without compromising national

security.

Reasons: Secured Area

Colorado Bldg. T–317

Rocky Mountain Arsenal Commerce CO 80022–2180 Landholding Agency: Army Property Number: 21199320013

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. T-412

Rocky Mountain Arsenal Commerce CO 80022–2180 Landholding Agency: Army Property Number: 21199320014

Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other—Extensive deterioration

Bldg. 431

Rocky Mountain Arsenal Commerce CO 80022–2180 Landholding Agency: Army Property Number: 21199320015

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other—Extensive deterioration

Bldg. 433

Rocky Mountain Arsenal Commerce CO 80022–2180 Landholding Agency: Army Property Number: 21199320016

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other—Extensive deterioration

4 Bldgs. Fort Carson

56231, 56232, 56234, 56250

El Paso CO 80913

Landholding Agency: Army Property Number: 21200720003

Status: Unutilized Reasons: Secured Area Bldgs. S6231, S6232 Fort Carson El Paso CO 80913

Landholding Agency: Army Property Number: 21200740003

Status: Unutilized Reasons: Secured Area Bldgs. S6234, S6250 Fort Carson El Paso CO 80913

Landholding Agency: Army Property Number: 21200740004

Status: Unutilized Reasons: Secured Area

Bldg. 06284 Fort Carson El Paso CO 80913

Landholding Agency: Army Property Number: 21200820063 Status: Unutilized

Reasons: Secured Area Bldgs. R065A, 03887, 07804

Fort Carson El Paso CO 80913

Landholding Agency: Army Property Number: 21200930007

Status: Unutilized Reasons: Secured Area

Bldg. 06289

7086 Albanese Loop Fort Carson CO 80913 Landholding Agency: Army Property Number: 21201130019

Status: Unutilized

Reasons: Secured Area; Extensive

deterioration Bldg. 06290

7090 Albanese Loop Fort Carson CO 80913 Landholding Agency: Army Property Number: 21201130020

Status: Unutilized

Reasons: Secured Area; Extensive

deterioration

6 Bldgs.

1620–1658 Burris St. Fort Carson CO 80913 Landholding Agency: Army Property Number: 21201130023

Status: Unutilized

Directions: 00626, 00627, 00631, 00633,

00634, 00635 Reasons: Secured Area

7 Bldgs. Ft. Carson

Ft. Carson CO 80913

Landholding Agency: Army Property Number: 21201140005

Status: Unutilized

Directions: 1382, 1383, 1384, 1385,

1386, 1387, 1389

Comments: Friable asbestos identified

in Bldg. 1382

Reasons: Contamination; Within airport runway clear zone

2 Bldgs. Ft. Carson

Ft. Carson CO 80913 Landholding Agency: Army Property Number: 21201140006

Status: Unutilized

Directions: 1380 and 1381

Comments: Bldg. 1380 has flammable

explosive materials

Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration

Building 00593

45825 Hay 96 East Pueblo CO 81006

Landholding Agency: Army Property Number: 21201320006

Status: Underutilized

Comments: public access denied & no alter. method w/out compromising nat'l sec.

Reasons: Secured Area

Florida

Bldg. 00200

Recreation Area Pool

Destin FL

Landholding Agency: Army Property Number: 21201130032

Status: Excess

Reasons: Extensive deterioration:

Secured Area

Georgia

Fort Stewart

Sewage Treatment Plant Ft. Stewart GA 31314 Landholding Agency: Army Property Number: 21199013922 Status: Unutilized

Directions: Comments:

Reasons: Other—Sewage treatment

Bldg. 308, Fort Gillem

null

Ft. Gillem GA 30050–5000 Landholding Agency: Army Property Number: 21199620815

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Extensive

deterioration Bldg. P–8640 Hunter Army Airfield

Savannah GA 31409 Landholding Agency: Army Property Number: 21199830068

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. P8121 Fort Stewart

Ft. Stewart GA 31314–3913 Landholding Agency: Army Property Number: 21199940060

Status: Excess GSA Number:

Reasons: Extensive deterioration

Bldg. 710 Fort Gillem Ft. Gillem GA

Landholding Agency: Army Property Number: 21200140016

Status: Unutilized GSA Number:

Reasons: Secured Area; Extensive deterioration

Bldg. 00933 Fort Gillem

Ft. Gillem GA 30050–5233 Landholding Agency: Army Property Number: 21200220011

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 00934 Fort Gillem

Ft. Gillem GA 30050–5233 Landholding Agency: Army Property Number: 21200220012

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldgs. 116–119 Fort Gillem Ft. Gillem GA 30297

Landholding Agency: Army Property Number: 21200230005

Status: Unutilized GSA Number: Reasons: Extensive deterioration

Bldg. 00111 Fort Gillem

Ft. Gillem GA 30050–5101 Landholding Agency: Army Property Number: 21200340013

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 00116 Fort Gillem

Ft. Gillem GA 30050–5101 Landholding Agency: Army Property Number: 21200340014

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 00226 Fort Gillem

Ft. Gillem GA 30050–5101 Landholding Agency: Army Property Number: 21200340015

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldgs. 00733, 00753

Fort Gillem

Ft. Gillem GA 30050–5101 Landholding Agency: Army Property Number: 21200340016

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 00111 Fort Gillem

Forest Park GA 30297–5122 Landholding Agency: Army Property Number: 21200420074

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 404 Fort Gillem

Forest Park GA 30297 Landholding Agency: Army Property Number: 21200420075

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00813 Fort Gillem

Forest Park GA 30297 Landholding Agency: Army Property Number: 21200420076

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00814 Fort Gillem

Forest Park GA 30297 Landholding Agency: Army Property Number: 21200420077

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00817 Fort Gillem

Forest Park GA 30297 Landholding Agency: Army Property Number: 21200420078

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00818 Fort Gillem

Forest Park GA 30297 Landholding Agency: Army Property Number: 21200420079

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00819 Fort Gillem Forest Park GA 30297 Landholding Agency: Army Property Number: 21200420080

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00820 Fort Gillem

Forest Park GA 30297 Landholding Agency: Army Property Number: 21200420081

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00822 Fort Gillem

Forest Park GA 30297 Landholding Agency: Army Property Number: 21200420082

Status: Unutilized

Reasons: Extensive deterioration Bldgs. 18503, 18504, 18505

Fort Stewart Hinesville GA 31314

Landholding Agency: Army Property Number: 21200540034

Status: Excess

Reasons: Extensive deterioration

Bldg. 00022 Fort Stewart

Hinesville GA 31314 Landholding Agency: Army Property Number: 21200710005

Status: Excess

Reasons: Extensive deterioration Bldgs. 01001, 01080, 0113

Fort Stewart

Hinesville GA 31314 Landholding Agency: Army Property Number: 21200710006

Status: Excess

Reasons: Extensive deterioration

Bldgs. 02110, 02111 Fort Stewart Hinesville GA 31314 Landholding Agency: Army Property Number: 21200710007 Status: Excess

Reasons: Extensive deterioration

Bldgs. 07703, 07783

Fort Stewart

Hinesville GA 31314 Landholding Agency: Army Property Number: 21200710008

Status: Excess

Reasons: Extensive deterioration

Bldgs. 08061, 08091 Fort Stewart

Hinesville GA 31314

Landholding Agency: Army Property Number: 21200710009

Status: Excess

Reasons: Extensive deterioration

Bldg. 08053

Hunter Army Airfield Savannah GA 31409 Landholding Agency: Army

Property Number: 21200710010

Status: Excess

Reasons: Extensive deterioration Bldgs. 00205, 01016, 01567

Fort Stewart

Hinesville GA 31314 Landholding Agency: Army Property Number: 21200720011

Status: Excess

Reasons: Extensive deterioration

Bldgs. 00129, 00145 Hunter Army Airfield Savannah GA 31409 Landholding Agency: Army Property Number: 21200720012

Status: Excess

Reasons: Extensive deterioration Bldgs. 00956, 00958, 00966

Fort Stewart

Hinesville GA 31314 Landholding Agency: Army Property Number: 21200740007

Status: Excess

Reasons: Extensive deterioration

Bldg. 00930

Hunter Army Airfield Savannah GA 31409 Landholding Agency: Army Property Number: 21200740117

Status: Excess

Reasons: Extensive deterioration

Bldgs. 01241, 01246 Hunter Army Airfield Savannah GA 31409 Landholding Agency: Army

Property Number: 21200740118

Status: Excess

Reasons: Extensive deterioration

Bldg. 06052

Hunter Army Airfield Savannah GA 31409 Landholding Agency: Army Property Number: 21200740119

Status: Excess

Reasons: Extensive deterioration

Bldgs. 00957, 01001 Fort Stewart Hinesville GA 31314

Landholding Agency: Army Property Number: 21200740123

Status: Excess

Reasons: Extensive deterioration Bldgs. 01013, 01014, 01016

Fort Stewart

Hinesville GA 31314 Landholding Agency: Army Property Number: 21200740124

Status: Excess

Reasons: Extensive deterioration

Bldgs, 01080, 07337, 15016

Fort Stewart

Hinesville GA 31314 Landholding Agency: Army Property Number: 21200740125

Status: Excess

Reasons: Extensive deterioration

Bldg. 00902 Fort Gillem Forest Park GA

Landholding Agency: Army Property Number: 21200810003

Status: Unutilized Reasons: Secured Area

Bldg. 00816

Hunter Army Airfield Savannah GA 31409 Landholding Agency: Army Property Number: 21200820065

Status: Excess

Reasons: Extensive deterioration

Bldg. 00021 Fort Stewart

Hinesville GA 31314 Landholding Agency: Army Property Number: 21200820066

Status: Excess

Reasons: Extensive deterioration Bldgs, 00705, 00706, 00803 Hunter Army Airfield Chatham GA 31409 Landholding Agency: Army Property Number: 21200920012

Status: Excess

Reasons: Secured Area

5 Bldgs. Fort Stewart Liberty GA 31314

Landholding Agency: Army Property Number: 21200920013

Status: Excess

Directions: 00270, 00272, 00276, 00277,

00616, 00718 Reasons: Secured Area Bldgs. 1305, 1306, 1307, 1308

Hunter Army Airfield Chatham GA 31409

Landholding Agency: Army Property Number: 21200920033

Status: Excess

Reasons: Extensive deterioration

Bldgs. 728, 729 Fort Stewart Liberty GA 31314

Landholding Agency: Army Property Number: 21200920034

Status: Excess Reasons: Secured Area

7 Bldgs. Fort Stewart Liberty GA 31314

Landholding Agency: Army Property Number: 21200940025

Status: Excess

Directions: 918, 1076, 1103, 1268, 7803,

7804, 7805

Reasons: Extensive deterioration

Bldgs, 240, 701, 719 Hunter Army Airfield Savannah GA 31409

Landholding Agency: Army Property Number: 21200940026

Status: Excess

Reasons: Extensive deterioration

Bldgs, TR9, TR10, TR11 Catoosa Area Training Center Tunnel Hill GA 30755 Landholding Agency: Army Property Number: 21201030006

Status: Excess

Reasons: Secured Area; Extensive

deterioration

Bldg. 815

Hunter Army Airfield Savannah GA 31409 Landholding Agency: Army Property Number: 21201030008

Status: Excess

Reasons: Secured Area

Bldg, 1257 Fort Stewart Hinesville GA 31314 Landholding Agency: Army Property Number: 21201030009

Status: Excess

Reasons: Extensive deterioration

Bldg. 08708

Hunter Army Airfield

Savannah GA

Landholding Agency: Army Property Number: 21201120050

Status: Excess

Reasons: Extensive deterioration

Bldg. 08711

Hunter Army Airfield

Savannah GA

Landholding Agency: Army Property Number: 21201120051

Status: Excess

Reasons: Extensive deterioration

Bldg. 08712

Hunter Army Airfield

Savannah GA

Landholding Agency: Army Property Number: 21201120052

Status: Excess

Reasons: Extensive deterioration Bldg. 00TR8, Catoosa Area Trng

null

Tunnel Hill GA 30755 Landholding Agency: Army Property Number: 21201130028

Status: Excess

Reasons: Extensive deterioration

Hawaii

PU-01, 02, 03, 04, 05 Schofield Barracks Kohekohe Pass Road Wahiawa HI 96786

Landholding Agency: Army Property Number: 21199014836

Status: Unutilized

Directions:

Comments: Reasons: Secured Area

PU-06,07,08,09,10,11 Schofield Barracks Kohekohe Pass Road Wahiawa HI 96786

Landholding Agency: Army Property Number: 21199014837

Status: Unutilized Directions: Comments:

Reasons: Secured Area

71 Tunnels Aliamanu

Honolulu HI 96818 Landholding Agency: Army

Property Number: 21200440015 Status: Unutilized

Reasons: Other—contamination

10 Tunnels Aliamanu

Honolulu HI 96818 Landholding Agency: Army Property Number: 21200440016

Status: Unutilized

Reasons: Other—contamination

49 Tunnels Aliamanu

Honolulu HI 96818 Landholding Agency: Army Property Number: 21200440017

Status: Unutilized

Reasons: Other—contamination

Bldgs. 00001 thru 00051 Kipapa Amor Storage Site Honolulu HI 96786

Landholding Agency: Army Property Number: 21200520006

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 01500 thru 01503 Wheeler Army Airfield Honolulu HI 96786

Landholding Agency: Army Property Number: 21200520008

Status: Unutilized

Reasons: Extensive deterioration

10 Bldgs. Aliamanu

Honolulu HI 96818 Landholding Agency: Army Property Number: 21200620005

Status: Unutilized

Directions: 9, A0043, A0044, C0001, C0002, C0003, C0004, C0005, C0029,

E0027

Reasons: Secured Area Bldgs. 1124, 1125 Schofield Barracks Wahiawa HI 96786

Landholding Agency: Army Property Number: 21200620009

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 02276 Schofield Barracks Wahiawa HI 96786 Landholding Agency: Army Property Number: 21200620010

Status: Unutilized

Reasons: Extensive deterioration

18 Bldgs.

Kipapa Ammo Site Mililani HI 96786

Landholding Agency: Army Property Number: 21200620011

Status: Unutilized

Directions: 52 to 54, 24B, 26A, 27A, 28A, 29A, 30A, 31A, A0001, B0002 Reasons: Extensive deterioration

Bldg. 1226

Schofield Barracks Wahiawa HI 96786

Landholding Agency: Army Property Number: 21200640022

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00182 Kalaeloa Kapolei HI

Landholding Agency: Army Property Number: 21200640108

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00537 Kalaeloa Kapolei HI 96707

Landholding Agency: Army Property Number: 21200640109

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 01676, 01677

Kalaeloa

Kapolei HI 96707

Landholding Agency: Army Property Number: 21200640110

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 01818, 01875 Kalaeloa

Kapolei HI 96707

Landholding Agency: Army Property Number: 21200640111

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 01954 Kalaeloa

Kapolei HI 96707

Landholding Agency: Army Property Number: 21200640112

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00103 Wheeler AAF Wahiawa HI 96786

Landholding Agency: Army Property Number: 21200830012

Status: Excess

Reasons: Extensive deterioration

Bldg. 01007

Wheeler Army Airfield Honolulu HI 96786 Landholding Agency: Army Property Number: 21200940040 Status: Unutilized

Reasons: Extensive deterioration

Bldg. 75073

Wheeler Army Airfield Wahiawa HI 96786

Landholding Agency: Army Property Number: 21201030011

Status: Unutilized

Reasons: Within airport runway clear zone

Bldg. 1000

Wheeler Army Airfield Wahiawa HI 96786 Landholding Agency: Army

Property Number: 21201040005

Status: Unutilized

Reasons: Extensive deterioration

6 Bldgs.

Schofield Barracks Wahiawa HI 96786

Landholding Agency: Army Property Number: 21201110020

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 01070

Wheeler Army Airfield

Denny Rd

Wahiawa HI 96786

Landholding Agency: Army Property Number: 21201110021

Status: Unutilized

Directions: between Denny Rd & wastewater treatment plant on Wheeler Army Airfield

Reasons: Extensive deterioration;

Within airport runway clear zone Bldg. 224

124 Danis Road Wahiawa HI 96857

Landholding Agency: Army Property Number: 21201120101

Status: Unutilized

Reasons: Within airport runway clear

zone; Secured Area Bldg. 00022 and 00046 Training Area

Pohakulou HI 96720 Landholding Agency: Army Property Number: 21201130015

Status: Unutilized

Reasons: Secured Area; Extensive deterioration

2 Bldgs.

Schofield Barracks Wahiawa HI 96786

Landholding Agency: Army Property Number: 21201130054

Status: Unutilized Directions: 01187, 01188

Reasons: Extensive deterioration

7 Bldgs.

91-1227 Enterprise Ave

Kalaeloa

Kapolei HI 96707

Landholding Agency: Army Property Number: 21201140046

Status: Unutilized

Directions: 01676, 01677, 01818, 01875, 01954, 00537, 00182 Reasons: Extensive deterioration; Secured Area Bldg. 01537 124 Takata Road Honolulu HI 96819 Landholding Agency: Army Property Number: 21201140075 Status: Unutilized Reasons: Extensive deterioration; Secured Area Idaho Bldg. 00253 4097 W. Cessna St. Gowen Field 16A20 Boise ID 83705 Landholding Agency: Army Property Number: 21201140068 Status: Excess Reasons: Extensive deterioration; Secured Area Illinois Bldgs. T-20, T-21, T-23 Charles Melvin Price Support Center Granite City IL 62040 Landholding Agency: Army Property Number: 21199820027 Status: Underutilized Directions: Comments: Reasons: Secured Area; Floodway Bldg. T-105 Charles Melvin Price Support Center Granite City IL 62040 Landholding Agency: Army Property Number: 21199930042 Status: Unutilized GSA Number: Reasons: Floodway; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. T-108 Charles Melvin Price Support Center Granite City IL 62040 Landholding Agency: Army Property Number: 21199930043 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Floodway; Secured Area Bldg. T-113 Charles Melvin Price Support Center Granite City IL 62040 Landholding Agency: Army Property Number: 21199930044 Status: Unutilized GSA Number: Reasons: Secured Area; Extensive deterioration: Floodway: Within 2000 ft. of flammable or explosive material Bldg. T-401 Charles Melvin Price Support Center Granite City IL 62040

Landholding Agency: Army

Property Number: 21199930045 Status: Unutilized GSA Number: Reasons: Floodway; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. T-402 Charles Melvin Price Support Center Granite City IL 62040 Landholding Agency: Army Property Number: 21199930046 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Floodway; Secured Area Bldg. T-404 Charles Melvin Price Support Center Granite City IL 62040 Landholding Agency: Army Property Number: 21199930047 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Floodway Bldg. T-413 Charles Melvin Price Support Center Granite City IL 62040 Landholding Agency: Army Property Number: 21199930048 Status: Unutilized GSA Number: Reasons: Secured Area; Floodway; Within 2000 ft. of flammable or explosive material Bldg. T-416 Charles Melvin Price Support Center Granite City IL 62040 Landholding Agency: Army Property Number: 21199930049 Status: Unutilized **GSA Number:** Reasons: Within 2000 ft. of flammable or explosive material; Floodway; Secured Area Bldg. S-434 Charles Melvin Price Support Center Granite City IL 62040 Landholding Agency: Army Property Number: 21199930050 Status: Unutilized GSA Number: Reasons: Floodway; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. S-593 Charles Melvin Price Support Center Granite City IL 62040 Landholding Agency: Army Property Number: 21199930051 Status: Unutilized **GSA Number:** Reasons: Floodway; Secured Area Bldg. S-594 Charles Melvin Price Support Center

Granite City IL 62040

Property Number: 21199930052 Status: Unutilized GSA Number: Reasons: Secured Area; Floodway Bldg. S-595 Charles Melvin Price Support Center Granite City IL 62040 Landholding Agency: Army Property Number: 21199930053 Status: Unutilized GSA Number: Reasons: Floodway; Secured Area Bldg. 315 1 Rock Island Arsenal Rock Island IL 61299 Landholding Agency: Army Property Number: 21201230055 Status: Unutilized Directions: outdoor swimming pool Comments: documented deficiencies: facility is deteriorated; large cracks in foundation; secured area; no onsite use: relocation is not feasible due to the condition & type of structure Reasons: Extensive deterioration Indiana Bldg. 1417-51 Newport Army Ammunition Plant Newport IN 47966 Landholding Agency: Army Property Number: 21199011640 Status: Unutilized Directions: Comments: Reasons: Secured Area Fuel Station Atterbury Reserve Forces Training Area Edinburğh IN 46124–1096 Landholding Agency: Army Property Number: 21199230030 Status: Unutilized Directions: Comments: Reasons: Extensive deterioration Post Exchange Atterbury Reserve Forces Training Area Edinburgh IN 46124-1096 Landholding Agency: Army Property Number: 21199230031 Status: Unutilized Directions: Comments: Reasons: Extensive deterioration 2 Buildings 3008 Hospital Rd. Edinburgh IN 46124 Landholding Agency: Army Property Number: 21201320002 Status: Unutilized Directions: 00126 & 00331 Comments: located in secured area; public access denied & no alternative method to gain access w/out compromising nat'l security. Reasons: Secured Area Building 00400

3008 Hospital Road (Camp Atterbury)

Landholding Agency: Army

Edinburgh IN 46124 Landholding Agency: Army

Property Number: 21201330034

Status: Underutilized

Comments: Public access denied & no alternative to gain access w/out compromising nat'l security.

Reasons: Secured Area

Bldg. 5B-137-1

Iowa Army Ammunition Plant Middletown IA 52638

Landholding Agency: Army Property Number: 21199012605

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 5B-137-3

Comments:

Iowa Army Ammunition Plant Middletown IA 52638

Landholding Agency: Army Property Number: 21199012606

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 5B-137-2

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199012607

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 600-52

Iowa Army Ammunition Plant Middletown IA 52638

Landholding Agency: Army Property Number: 21199012609

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 6-137-3

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199012611

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 30–137–2

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199012613

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1-129

Iowa Army Ammunition Plant

Middletown IA 52638 Landholding Agency: Army Property Number: 21199012620 Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1-115-8

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199012622

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1-78

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199012624

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 600-85

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013706

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 800-04

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013707

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 800-70-2

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013708

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 5B-03-3

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013712

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 5B-09-1

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013713

Status: Unutilized Directions:

Reasons: Secured Area

Bldg. 5B-21

Comments:

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013714

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 5B-25

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013715

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 5B-26

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013716

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 5B-27

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013717

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 5B-28

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013718

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 5B-29

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013719

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 5B-55

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013720

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 5B-56

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013721

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6-98

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013722

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6-28

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013723

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6-33

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013724

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6-34

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013725

Status: Unutilized Directions: Comments: Reasons: Secured Area

Bldg. 6-35

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013726

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6-69-6

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013727

Status: Unutilized Directions:

Comments:

Reasons: Secured Area

Bldg. 6–88

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013728 Status: Unutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 6-94

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013729

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg, 6-09-1

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013730

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6-11

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013731

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6-18-2

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013732

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 1-08-1A

Iowa Army Ammunition Plant Middletown IA

Landholding Agency: Army Property Number: 21199013733

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 1-60

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013734

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 1-67-2E

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013736

Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. 1-70

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013737

Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. 1-207-1

Iowa Army Ammunition Plant

Middletown IA

Landholding Agency: Army Property Number: 21199013738

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 5A-137-1

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199120172

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 5A-137-2

Iowa Army Ammunition Plant

Middletown IA 52638 Landholding Agency: Army Property Number: 21199120173 Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 5A-137-3

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199120174

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1021

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199230024

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 6-09-2

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199310017 Status: Excess Directions: Comments:

Reasons: Extensive deterioration

Bldg. A218

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440112

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

or explosiv

Bldg. 219

Iowa Army Ammunition Plant

Middletown IA 52638 Landholding Agency: Army Property Number: 21199440113

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 220

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440114

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 221

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440115

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 222

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440116

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 223

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440117

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 224

Iowa Army Ammunition Plant Middletown IA 52638

Landholding Agency: Army Property Number: 21199440118

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 225

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440119

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 226

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440120

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 227

Iowa Army Ammunition Plant Middletown IA 52638

Landholding Agency: Army Property Number: 21199440121

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 228

Iowa Army Ammunition Plant

Middletown IA 52638 Landholding Agency: Army Property Number: 21199440122

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 230

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440123

Status: Excess Directions: Comments: Reasons:

Within 2000 ft. of flammable or explosive material

Bldg. 231

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440124

Status: Excess

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. CO231

Iowa Army Ammunition Plant

Middletown IA 52638 Landholding Agency: Army Property Number: 21199440125

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 232

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440126

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 233

Iowa Army Ammunition Plant

Middletown IA 52638 Landholding Agency: Army Property Number: 21199440127

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 234

Iowa Army Ammunition Plant Middletown IA 52638

Landholding Agency: Army Property Number: 21199440128

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 235

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army

Property Number: 21199440129

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 236

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440130

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldgs. 238-256

Iowa Army Ammunition Plant

Middletown IA 52638

Landholding Agency: Army Property Number: 21199440131

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 258

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440132

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 259

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440133

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. A0260

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440134

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldgs. 261-263

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440135

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldgs. 264-266

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440136

Status: Excess
Directions:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 267

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440137

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 276

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440138

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 280

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440139

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 284

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440140

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 285

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440141

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 312

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440142

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 313

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440143

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 317

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440144

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 743

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440145

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 745

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440146

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldgs. 973–990

Iowa Army Ammunition Plant

Middletown IA 52638 Landholding Agency: Army Property Number: 21199440147

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 992

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440148

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldgs. 994-995

Iowa Army Ammunition Plant Middletown IA 52638

Landholding Agency: Army Property Number: 21199440149

Status: Excess
Directions:
Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldgs. 998–1005

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440150 Status: Excess

Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 1008

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440151 Status: Excess Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material Bldgs. 1010–1018

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440152

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. A1018

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440153

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 1040

Iowa Army Ammunition Plant

Middletown IA 52638 Landholding Agency: Army Property Number: 21199440154

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 1064

Iowa Army Ammunition Plant Middletown IA 52638

Landholding Agency: Army Property Number: 21199440155

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material Bldgs. 1076–1077

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army

Property Number: 21199440156 Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 1088

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199440157

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 5390

Iowa Army Ammunition Plant

Middletown IA 52638 Landholding Agency: Army Property Number: 21199440158

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldgs. 27, 340

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21199520002

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. 237

Iowa Army Ammunition Plant Middletown IA 52638

Landholding Agency: Army Property Number: 21199520070

Status: Surplus Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 500–128

Iowa Army Ammunition Plant

Middletown IA 52638 Landholding Agency: Army Property Number: 21199740027

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 01075 Iowa AAP

Middletown IA 52638 Landholding Agency: Army Property Number: 21200220022

Status: Underutilized

GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration

Bldg. 00310 Iowa AAP

Middletown IA 52638 Landholding Agency: Army Property Number: 21200230019

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 00887 Iowa AAP

Middletown IA 52638 Landholding Agency: Army Property Number: 21200230020

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. 00912, 00913

Iowa AAP

Middletown IA 52638 Landholding Agency: Army Property Number: 21200230021

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 01041 Iowa AAP

Middletown IA 52638 Landholding Agency: Army Property Number: 21200230022

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 01059 Iowa AAP

Middletown IA 52638 Landholding Agency: Army Property Number: 21200230023

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 00765

Iowa Army Ammo Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21200330012

Status: Unutilized GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 05274

Iowa Army Ammo Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21200330013

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 05325

Iowa Army Ammo Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21200330014

Status: Unutilized GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 00152, 00895 Iowa Army Ammo Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21200340017

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 01073

Iowa Army Ammo Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21200420083 Status: Unutilized Reasons: Secured Area Bldgs. 01072, 01074 Iowa AAP Middletown IA 52638 Landholding Agency: Army Property Number: 21200430018 Status: Unutilized Reasons: Secured Area Bldgs. 00677, 00671 Iowa Army Ammo Plant Middletown IA 52601 Landholding Agency: Army Property Number: 21200440018 Status: Excess Reasons: Secured Area Facility 00844 Iowa Army Ammo Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21200510004 Status: Excess Reasons: Extensive deterioration Facilities 01025, 01026 Iowa Army Ammo Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21200510006 Status: Excess Reasons: Extensive deterioration 3 Buildings Iowa Army Ammo Plant 00036, 00816, 01067 Middletown IA 52601 Landholding Agency: Army Property Number: 21200520009 Status: Unutilized Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material Bldg, 00700 Iowa Army Ammo Plant Middletown IA 52601 Landholding Agency: Army Property Number: 21200540038 Status: Unutilized Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material Bldgs. 01091, 01092 Iowa Army Ammo Plant Middletown IA 52601 Landholding Agency: Army Property Number: 21200540039 Status: Unutilized Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material Bldg. 01039 Iowa Army Ammo Plant Middletown IA 52601

Landholding Agency: Army Property Number: 21200620012

Reasons: Within 2000 ft. of flammable

or explosive material; Secured Area

Status: Unutilized

Bldg. 00344

Iowa AAP Middletown IA 52601 Landholding Agency: Army Property Number: 21200710020 Status: Unutilized Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 4 Bldgs. Iowa AAP Middletown IA 52601 Landholding Agency: Army Property Number: 21200710021 Status: Unutilized Directions: 00903, 00993, 00996, 00997 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Iowa AAP 01000, 01006, 01007, 01009 Middletown IA 52601 Landholding Agency: Army Property Number: 21200710022 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 01063 Iowa AAP Middletown IA 52601 Landholding Agency: Army Property Number: 21200710023 Status: Unutilized Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldg. 05366 Iowa AAP Middletown IA 52601 Landholding Agency: Army Property Number: 21200710024 Status: Unutilized Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 9 Bldgs. Iowa Army Ammo Plant Middletown IA 52601 Landholding Agency: Army Property Number: 21200740126 Status: Unutilized Directions: 00176, 00204, B0205, C0205, 00206, 00207, 00208, 00209, 00210 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Iowa Army Ammo Plant Middletown IA 52601 Landholding Agency: Army Property Number: 21200740127 Status: Unutilized Directions: 00211, 00212, 00213, 00217, 00218, C0218 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Iowa Army Ammo Plant Middletown IA 52601 Landholding Agency: Army Property Number: 21200740128 Status: Unutilized

Directions: 00287, 00288, 00289, 00290, A0290, 00291, 00292, 00293, A0293, B0293, C0293, D0293, E0293 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 8 Bldgs. Iowa Army Ammo Plant Middletown IA 52601 Landholding Agency: Army Property Number: 21200740129 Status: Unutilized Directions: A0294, 00295, 00296, 00316, 00326, 00328, 00330 00341 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 11 Bldgs. Iowa Army Ammo Plant Middletown IA 52601 Landholding Agency: Army Property Number: 21200740130 Status: Unutilized Directions: 00949, 00962, 00963, 00964, 00965, 00967, 00968, 00969, 00970, 00971, 00972 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 9 Bldgs. Iowa Army Ammo Plant Middletown IA 52601 Landholding Agency: Army Property Number: 21200740131 Status: Unutilized Directions: 01028, 01029, 01030, 01031, 01032, 01033, 01035, 01036, 01037 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 7 Bldgs. Iowa Army Ammo Plant Middletown IA 52601 Landholding Agency: Army Property Number: 21200740132 Status: Unutilized Directions: 01038, B1038, C1038, D1038, E1038, 01042, 01043 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. A1057, 01090, 05334 Iowa Army Ammo Plant Middletown IA 52601 Landholding Agency: Army Property Number: 21200740133 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 00013, C0847 Iowa Army Ammo Plant Middletown IA 52601 Landholding Agency: Army Property Number: 21200810008 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. TD010, TD020 Camp Dodge Johnson IA 50131 Landholding Agency: Army

Property Number: 21200920036

Status: Excess

Reasons: Extensive deterioration Bldgs, A0190, 00190, 01069

Iowa AAP

Middletown IA 52601 Landholding Agency: Army Property Number: 21201040007

Status: Unutilized

Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 01110, Iowa Army Ammo 17575 State Highway 79 Middletown IA 52601 Landholding Agency: Army Property Number: 21201120005

Status: Unutilized

Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material; Not accessible by road

10 Buildings

Iowa Army Ammunition Plant Middletown IA 52638 Landholding Agency: Army Property Number: 21201230019

Status: Underutilized

Directions: 620,626,641,642,643,644, 645,646,647,5207

Comments: public access denied & no alternative method to gain access w/ out comprising nat'l security. Reasons: Secured Area

4 Buildings

Iowa Army Ammunition Plant Middletown IA 52601 Landholding Agency: Army Property Number: 21201340034

Status: Unutilized

Directions: 0023A, 00128, 00153, 05213 Comments: public access denied and no alternative method to gain access without compromising national security.

Reasons: Secured Area

#### Kansas

Bldg. 3013 KAAP

Kansas Army Ammunition Plant

Production Årea Parsons KS 67357

Landholding Agency: Army Property Number: 21199011909

Status: Unutilized Directions: Comments:

Reasons: Secured Area Bldg. 1010 KAAP

Kansas Army Ammunition Plant

Production Årea Parsons KS 67357

Landholding Agency: Army Property Number: 21199011910

Status: Unutilized Directions: Comments:

Reasons: Secured Area Bldg. 1066 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011911

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg, 507 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011912

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 502 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011913

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 506 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011914

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg, 805 KAAP

Kansas Army Ammunition Plant

Production Ara Parsons KS 67357

Landholding Agency: Army Property Number: 21199011915

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 810 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011916

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 811 KAAP

Kansas Army Ammunition Plant

Production Area

Parsons KS 67357

Landholding Agency: Army Property Number: 21199011917

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1013 KAAP

Kansas Army Ammunition Plant

Production Årea Parsons KS 67357

Landholding Agency: Army Property Number: 21199011918

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 806 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011919

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 807 KAAP

Kansas Army Ammunition Plant

**Production Area** Parsons KS 67357

Landholding Agency: Army Property Number: 21199011920

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 914 KAAP

Kansas Army Ammunition Plant

Production Årea Parsons KS 67357

Landholding Agency: Army Property Number: 21199011921

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 926 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011922

Status: Unutilized Directions: Comments:

Reasons: Secured Area: Within 2000 ft. of flammable or explosive material

Bldg. 1021 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357 Landholding Agency: Army Property Number: 21199011923

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1078 KAAP

Kansas Army Ammunition Plant

Production Årea Parsons KS 67357

Landholding Agency: Army Property Number: 21199011924

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 540 KAAP

Kansas Army Ammunition Plant

Production Årea Parsons KS 67357

Landholding Agency: Army Property Number: 21199011925

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 541 KAAP

Kansas Army Ammunition Plant

Production Årea Parsons KS 67357

Landholding Agency: Army Property Number: 21199011926

Status: Unutilized Directions:

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 922 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011927

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 925 KAAP

Kansas Army Ammunition Plant

Production Årea Parsons KS 67357

Landholding Agency: Army Property Number: 21199011928

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 928 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army

Property Number: 21199011929

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 985 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011930

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1096 KAAP

Kansas Army Ammunition Plant

Production Ara Parsons KS 67357

Landholding Agency: Army Property Number: 21199011931

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 511 KAAP

Kansas Army Ammunition Plant

Production Åra Parsons KS 67357

Landholding Agency: Army Property Number: 21199011932

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 814 KAAP

Kansas Army Ammunition Plant

Production Årea Parsons KS 67357

Landholding Agency: Army Property Number: 21199011933

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 909 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011934

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 719 KAAP

Kansas Army Ammunition Plant

Production Årea Parsons KS 67357

Landholding Agency: Army Property Number: 21199011935 Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 918 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011936

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1014 KAAP

Kansas Army Ammunition Plant

Production Årea Parsons KS 67357

Landholding Agency: Army Property Number: 21199011937

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1015 KAAP

Kansas Army Ammunition Plant

Production Årea Parsons KS 67357

Landholding Agency: Army Property Number: 21199011938

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 932 KAAP

Kansas Army Ammunition Plant

Production Åra Parsons KS 67357

Landholding Agency: Army Property Number: 21199011939

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 933 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011940

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 934 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011941

Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 809 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357 Landholding Agency: Army Property Number: 21199011942

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg, 816 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011943

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, 3001 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011944

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 3002 KAAP

Kansas Army Ammunition Plant

Production Area Parsons KS 67357

Landholding Agency: Army Property Number: 21199011945

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building 50

Kansas Army Ammunition Plant

Parsons KS 67357 Landholding Agency: Army Property Number: 21199620518

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 112

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620519

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 210

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620520

Status: Unutilized Directions: Comments:

Reasons: Secured Area Buildings 212, 221

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620521

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 219

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620522

Status: Unutilized Directions: Comments:

Reasons: Secured Area Buildings 209, 509, 724, 813 Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620523

Status: Unutilized Directions: 902, 1002

Comments:

Reasons: Secured Area Buildings 231, 244

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620524

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 246** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620525

Status: Unutilized Directions: Comments: Reasons: Secured Area

**Building 247** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620526

Status: Unutilized Directions: Comments: Reasons: Secured Area

Building 248, 252 Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620527 Status: Unutilized

Directions: Comments:

Reasons: Secured Area

**Building 302** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620528

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 304

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620529

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 305

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620530

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 306** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620531

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 308** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620532

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 311** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620533

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 312

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620534

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 315

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620535

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 316** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620536

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 321** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620537 Status: Unutilized

Directions:
Comments:

Reasons: Secured Area

Building 322

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620538

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 324

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620539

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 325** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620540

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 326

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620541

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 327** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army

Property Number: 21199620542

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 328** 

Kansas Army Ammunition Plant Parsons KS 67357 Landholding Agency: Army Property Number: 21199620543

Status: Unutilized Directions: Comments:

Reasons: Secured Area Buildings 329, 516, 746, 819, Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620544

Status: Unutilized

Directions: 936, 931, 939, 941, 943, 1026, 1029, 1031, 1034, 1099, 1232, 1558, 1626, 1723, 1830, 1991

Comments:

Reasons: Secured Area

Building 503

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620545

Status: Unutilized Directions: Comments:

Reasons: Secured Area Buildings 504, 512

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620546

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 505** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620547

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 513** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620548

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 515** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620549

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area

**Building 701** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620550

Status: Unutilized Directions: Comments:

Reasons: Secured Area Buildings 702, 704, 707, 709, Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620551

Status: Unutilized

Directions: 711, 712, 727, 729, 735, 737,

738, 742, 743, 747

Comments:

Reasons: Secured Area Buildings 703, 708, 710, 713, Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620552

Status: Unutilized

Directions: 720, 721, 728, 730, 731, 732,

734, 736, 739 Comments:

Reasons: Secured Area Buildings 705, 706

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620553

Status: Unutilized Directions: Comments:

Reasons: Secured Area Buildings 715, 716, 717

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620554

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 722** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620555

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 723** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620556

Status: Unutilized Directions:

Reasons: Secured Area

**Building 725** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620557

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 726

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620558

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 740

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620559

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 741** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620560

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 744

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620561

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 745** 

Kansas Army Ammunition Plant Parsons KS 67357 Landholding Agency: Army Property Number: 21199620562

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 749

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620563

Status: Unutilized Directions:

Comments:

Reasons: Secured Area Building 750

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620564

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 782

Kansas Army Ammunition Plant Parsons KS 67357 Landholding Agency: Army Property Number: 21199620565

Status: Unutilized Directions: Comments: Reasons: Secured Area Buildings 802, 808

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620566

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Buildings 804** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620567

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 812

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620568

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 818

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620569

Status: Unutilized Directions: Comments: Reasons: Secured Area

**Building 828** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620570 Status: Unutilized

Directions: Comments: Reasons: Secured Area

Building 841

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620571

Status: Unutilized Directions:

Comments:

Reasons: Secured Area

Building 901

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620572

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 903** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620573

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 904

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620574

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 905** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620575

Status: Unutilized Directions: Comments:

Reasons: Secured Area Buildings 906, 908, 911,

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620576

Status: Unutilized Directions: 916, 993 Comments: Reasons: Secured Area

**Building 907** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620577

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 910

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620578

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 912

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620579

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 913

Kansas Army Ammunition Plant

Parsons KS 67357 Landholding Agency: Army Property Number: 21199620580

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 915

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620581

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 920

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620582

Status: Unutilized Directions: Comments:

Reasons: Secured Area Buildings 921, 923, 973, 974, Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620583

Status: Unutilized

Directions: 983, 984, 986, 989

Comments:

Reasons: Secured Area

Building 924

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620584

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 929** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620586

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 930

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620587

Status: Unutilized

Directions: Comments:

Reasons: Secured Area

Building 946

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620588

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 951** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620589

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 952** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620590

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 927** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620591 Status: Unutilized

Directions: Comments:

Reasons: Secured Area

Building 997

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620592

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1003

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620593

Status: Unutilized Directions: Comments:

Reasons: Secured Area Buildings 1004, 1018

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620594

Status: Unutilized Directions:

Comments:

Reasons: Secured Area

Building 1005

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620595

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1006

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620596

Status: Unutilized Directions: Comments:

Reasons: Secured Area Buildings 1007, 1009

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620597

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1008

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620598

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1011

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620599

Status: Unutilized Directions: Comments:

Reasons: Secured Area Buildings 1012, 1022, 1023 Kansas Army Ammunition Plant

Parsons KS 67357 Landholding Agency: Army

Property Number: 21199620600 Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1017

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620601

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1019

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620602 Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 1020** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620603

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1025

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620604

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1028

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620605

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 1047** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620606

Status: Unutilized Directions: Comments:

Reasons: Secured Area Buildings 1048, 1068, 1090 Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620607

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1064

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620608

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1065

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620609

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Buildings 1072, 1082, 1095

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620610

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1124

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620611

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1202

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620612

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 1205** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620613

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1206

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620614

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 1207** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620615

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1223

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620616

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 1225

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army

Property Number: 21199620617

Status: Unutilized Directions: Comments:

Reasons: Secured Area Buildings 1402, 1403, 1404 Kansas Army Ammunition Plant Parsons KS 67357

Landholding Agency: Army

Property Number: 21199620618

Status: Unutilized

Directions: 1405, 1406, 1407, 1408,

1409, 1410 Comments:

Reasons: Secured Area Buildings 1502 thru 1556 Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620619

Status: Unutilized Directions: (55 total) Comments:

Reasons: Secured Area Buildings 1602 thru 1625 Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620620

Status: Unutilized Directions: (24 total)

Comments:

Reasons: Secured Area Buildings 1702 thru 1721 Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620621

Status: Unutilized Directions: (20 total) Comments:

Reasons: Secured Area Buildings 1803, 1804, 1805. Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620622

Status: Unutilized

Directions: 1806, 1807, 1810, 1811. 1812, 1813, 1816, 1818, 1819, 1823, 1825

Comments:

Reasons: Secured Area Buildings 1931 thru 1989 Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620623

Status: Unutilized

Directions: Except 1961, 1974, 1976

Comments:

Reasons: Secured Area

Building 2002

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620624 Status: Unutilized Directions: Comments:

Reasons: Secured Area Building 2105A

Kansas Army Ammunition Plant Parsons KS 67357

Landholding Agency: Army Property Number: 21199620625

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 3004

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620626

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 3005

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620627

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 3006

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620628

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 3007

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620629

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 3008** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620630

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 3009

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620631

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 3010

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620632

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 3011

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620633

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 3012

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620634

Status: Unutilized Directions: Comments:

Reasons: Secured Area

**Building 3014** 

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620635

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 3015

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620636

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 3016

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620637

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Building 3017

Kansas Army Ammunition Plant

Parsons KS 67357

Landholding Agency: Army Property Number: 21199620638

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 09451

9455 Rifle Range Road

Fort Riley KS

Landholding Agency: Army

Property Number: 21201120068

Status: Unutilized

Reasons: Other—Temporary bldg., gas

chamber Bldg. 00745 745 Ray Rd. Fort Riley USAR Fort Rilev KS

Landholding Agency: Army Property Number: 21201120069

Status: Unutilized

Reasons: Other—aviation storage shed;

off site removal Bldg. 08322 Ft. Řilev USAR Fort Riley KS

Landholding Agency: Army Property Number: 21201120071

Status: Unutilized

Reasons: Other—to be demolished; off

site removal Bldg. 8329 8329 Wells St. Ft. Riley Fort Riley KS

Landholding Agency: Army Property Number: 21201120072

Status: Unutilized

Reasons: Other—vehicle maint.; oil

storage Bldg. 08324 8324 Wells St. Fort Rilev KS

Landholding Agency: Army Property Number: 21201120073

Status: Unutilized

Reasons: Other—to be demolished

Bldg. 07634 7634 McGlachlin Fort Riley KS

Landholding Agency: Army Property Number: 21201120074

Status: Unutilized

Reasons: Other—Power Plant

Bldg. 00747 747 Ray Rd. Fort Riley KS

Landholding Agency: Army Property Number: 21201120078

Status: Unutilized

Reasons: Other—Power plant; off site removal

Bldg. 00613 null

Fort Rilev KS Landholding Agency: Army Property Number: 21201120079

Status: Unutilized

Reasons: Other—off site removal only

Bldg. 01781 1781 "K" Street Fort Rilev KS

Landholding Agency: Army Property Number: 21201120082

Status: Unutilized

Reasons: Other-work animal storage (DNE)Other environmental

Bldg. 09098 09098 Vinton School Road Fort Riley KS Landholding Agency: Army Property Number: 21201120083 Status: Unutilized Reasons: Other—guard shack; off site removal Bldg. 09455 9455 Rifle Range Road Fort Riley KS Landholding Agency: Army Property Number: 21201120085 Status: Unutilized Reasons: Other—Gas Chamber; off site removal only Bldg. 00615 615 Huebner Rd. Fort Rilev KS Landholding Agency: Army Property Number: 21201120087 Status: Unutilized Reasons: Other—off site removal only Bldg. 08323 8323 Wells St. Fort Rilev KS Landholding Agency: Army Property Number: 21201120088 Status: Unutilized Reasons: Other—vehicle maint. shop; off site removal Bldg. 08328 8328 Wells St. Fort Rilev KS Landholding Agency: Army Property Number: 21201120089 Status: Unutilized Reasons: Other environmental Bldg. 07739 7739 Apennines Drive Fort Riley KS Landholding Agency: Army Property Number: 21201120090 Status: Unutilized Reasons: Other environmental: Other oil storage bldg.; off site removal Bldg. 01780 1780 "K" Street Fort Riley KS Landholding Agency: Army Property Number: 21201120091 Status: Unutilized Reasons: Other environmental Bldg. 09382 Fort Riley Fort Riley KS 66442 Landholding Agency: Army Property Number: 21201130035 Status: Unutilized Reasons: Extensive deterioration 4 Bldgs. null Fort Riley KS Landholding Agency: Army Property Number: 21201130037

Status: Unutilized

Directions: 09081, 07123, 1865, 00747

Reasons: Extensive deterioration 6 Bldgs. null Fort Riley KS Landholding Agency: Army Property Number: 21201130038 Status: Unutilized Directions: 09079, 09078, 09455, 09382, 09087, 09381 Reasons: Extensive deterioration Bldgs. 09133 and 1865 null Fort Riley KS 66442 Landholding Agency: Army Property Number: 21201130043 Status: Unutilized Reasons: Extensive deterioration Bldg., 612 null Fort Riley KS 66442 Landholding Agency: Army Property Number: 21201130045 Status: Unutilized Reasons: Extensive deterioration 5 Bldgs. null Fort Riley KS 66442 Landholding Agency: Army Property Number: 21201130060 Status: Unutilized Directions: 09455, 07634, 00852, 00853 Reasons: Extensive deterioration 2 Bldgs. null Fort Riley KS 66442 Landholding Agency: Army Property Number: 21201130064 Status: Unutilized Directions: 09098, 00613 Reasons: Extensive deterioration Bldg. 00512 & 00617 Fort Riley Fort Riley KS 66442 Landholding Agency: Army Property Number: 21201140064 Status: Unutilized Reasons: Secured Area Bldg. 126 Lexington-Blue Grass Army Depot Lexington KY 40511 Landholding Agency: Army Property Number: 21199011661 Status: Unutilized Directions: 12 miles northeast of Lexington, Kentucky. Comments: Reasons: Other—Sewage treatment facility; Secured Area Bldg. 12 Lexington—Blue Grass Army Depot Lexington KY 40511 Landholding Agency: Army Property Number: 21199011663 Status: Unutilized Directions: 12 miles Northeast of Lexington Kentucky. Comments:

treatment plant. Bldg. 07178 Fort Campbell Ft. Campbell KY 42223 Landholding Agency: Army Property Number: 21200220029 Status: Unutilized **GSA Number:** Reasons: Extensive deterioration Bldg. 07230 Fort Campbell Christian KY 42223 Landholding Agency: Army Property Number: 21200520015 Status: Unutilized Reasons: Extensive deterioration Bldg. 06612 Fort Campbell Christian KY 42223 Landholding Agency: Army Property Number: 21200720024 Status: Unutilized Reasons: Extensive deterioration Bldg. 3216 Fort Campbell Christian KY 42223 Landholding Agency: Army Property Number: 21201030013 Status: Underutilized Reasons: Secured Area Bldgs. 01568 and 01572 Spillway Court Fort Campbell KY 42223 Landholding Agency: Army Property Number: 21201210072 Status: Underutilized Comments: nat'l security concerns; restricted access and no alternative method of access. Reasons: Secured Area Fort Campbell Military Installation Fort Campbell KY 42223 Landholding Agency: Army Property Number: 21201210073 Status: Unutilized Directions: 6536, 7256, 7293, A3902, Comments: nat'l security concerns; restricted access and no alternative method of access. Reasons: Secured Area Bldg. 2435A Ft. Campbell Ft. Campbell KY 42223 Landholding Agency: Army Property Number: 21201220005 Status: Underutilized Comments: nat'l security concerns; public access is denied; only authorized military personal; no alternative method for public to gain access w/out comprising nat'l security. Reasons: Secured Area 8 Buildings

Reasons: Other—Industrial waste

Comments: secured area; public access

denied & no alternative method to

gain access w/out compromising nat'l

46th & Indiana Ave.

Ft. Campbell KY 42223

Status: Underutilized

Reasons: Secured Area

**Building 6908** 

A Shau Valley Rd.

Landholding Agency: Army

Property Number: 21201320027

Ft Knox Ft. Knox KY 40121 andholding Agency: Army Property Number: 21201240043 Status: Unutilized Directions: 5260, 5261, 6589, 7718, 7726, 7727, 7728, 9247 Comments: located on secured military installation, where public access is denied & no alternative method to gain access without compromising national security. Reasons: Secured Area 8 Buildings Ft. Knox Ft. Knox KY 40121 Landholding Agency: Army Property Number: 21201240047 Status: Unutilized Directions: 93,430,445,1414,2768,2798, 4016,5250 Comments: located in Secured Area; public access denied & no alternative method to gain access w/out compromising nat'l security Reasons: Secured Area 14 Buildings Ft. Campbell Ft. Campbell KY 42223 Landholding Agency: Army Property Number: 21201310034 Status: Unutilized Directions: 7167, 7169, A7167, A7169, B7167, B7169, C7167, C7169, D7167, D7169, E7167, E169, F7167, F7169 Comments: located w/in the boundaries of an active military installation; public access denied & no alternative method to gain access w/out compromising nat'l security. Reasons: Secured Area 11 Buildings Ft. Knox Ft. Knox KY 40121 Landholding Agency: Army Property Number: 21201310042 Status: Unutilized Directions: 00112, 00577, 01068, 01489, 06529, 06555, 06596, 06598, 07359, 09281, 09285 Comments: located w/in military contanment area; public access denied & no alternative method to gain access w/out compromising nat'l security. Reasons: Secured Area

Building 6117

Eisenhower Ave.

Ft. Knox KY 40121

Status: Unutilized

Reasons: Secured Area

**Building 3304** 

Landholding Agency: Army

Property Number: 21201320026

area; public access denied & no

out compromising nat'l security.

Ft. Campbell KY 42223 Landholding Agency: Army Property Number: 21201320028 Status: Unutilized Comments: public access denied & no alternative method to gain access w/ out compromising nat'l security. Reasons: Secured Area 30 Buildings Fort Campbell Fort Campbell KY 42223 Landholding Agency: Army Property Number: 21201330059 Status: Unutilized Directions: 84,123,125,127,602,603,605, 606,710,723,734,832,840,842,844,847, 907,908,909,2110,2206,2251,2253, 2255,2257,2259,2261,2267,2269,2312, 875 (Only building 875 has the 20-day holding period from the Sept. 27 FR) Comments: public access denied & no alternative to gain access w/out compromising nat'l security. Reasons: Secured Area 4 Building Fort Campbell Fort Campbell KY 42223 Landholding Agency: Army Property Number: 21201330066 Status: Underutilized Directions: 3215, 3213, 3212, 3211 Comments: public access denied & no alternative method to gain access w/ out compromising nat'l. Reasons: Secured Area Bldg. 108 Louisiana Army Ammunition Plant Area A Doyline LA 71023 Landholding Agency: Army Property Number: 21199011714 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Louisiana Army Ammunition Plant Area A Dovline LA 71023 Landholding Agency: Army Comments: w/in Ft. Know cantonment Property Number: 21199011715 Status: Unutilized alternative method to gain access w/ Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 111 Louisiana Army Ammunition Plant Area A Doyline LA 71023 Landholding Agency: Army Property Number: 21199011716 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. A133 Louisiana Army Ammunition Plant Dovlin LA 71023 Landholding Agency: Army Property Number: 21199011735 Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. A132 Louisiana Army Ammunition Plant Area K Doylin LA 71023 Landholding Agency: Army Property Number: 21199011736 Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. A131 Louisiana Army Ammunition Plant Doylin LA 71023 Landholding Agency: Army Property Number: 21199011737 Status: Underutilized Directions: Comments: Reasons: Secured Area Bldg. A130 Louisiana Army Ammunition Plant Area A Dovline LA 71023 Landholding Agency: Army Property Number: 21199012112 Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. X5093 Louisiana Army Ammunition Plant Dovline LA Landholding Agency: Army Property Number: 21199013863 Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. X5094 Louisiana Army Ammunition Plant Dovline LA Landholding Agency: Army Property Number: 21199013865 Status: Unutilized Directions: Comments: Reasons: Secured Area

Bldg. S1627

Louisiana Army Ammunition Plant

Doyline LA

Landholding Agency: Army Property Number: 21199013868

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. X5032

Louisiana Army Ammunition Plant

Doyline LA

Landholding Agency: Army Property Number: 21199013869

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. J1015m

Louisiana Army Ammunition Plant

Doylin LA

Landholding Agency: Army Property Number: 21199110131

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. B-1442

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199240138

Status: Unutilized Directions:

Comments: Reasons: Secured Area

Bldg. B-1453

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199240139

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. D1249

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199240140

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. D1250

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199240141

Status: Unutilized Directions:

Reasons: Secured Area

Bldg. K1104

Comments:

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199240147

Status: Unutilized Directions:

Reasons: Secured Area

Bldg. X-5033

Comments:

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199420332

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration; Secured Area

Bldg. D1247

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610049

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration; Within 2000 ft. of flammable or

explosive material

Bldg. D1253

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610050

Status: Unutilized Directions:

Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material

Bldg. E1727

Comments:

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610051

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration; Within 2000 ft. of flammable or

explosive material

Bldgs. C1300, C1346, D1200 Louisiana Army Ammunition Plant

Doyline LA 71023 Landholding Agency: Army Property Number: 21199610054

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. S1600, S1606

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610055

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. M2700

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610056

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. S-1636

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610060

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. S-1635

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610061

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. D-1237

Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army Property Number: 21199610063

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. C-1344

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610064 Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. C-1309

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610065

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. B-1461

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army

Property Number: 21199610066 Status: Underutilized Directions:

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. S-1604

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610067

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A-117

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610068

Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. S-1620, S-1621

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610069

Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. A-120

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610070

Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. S-1602

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610072

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. M-2701

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610073

Status: Underutilized

Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. C-1310

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610074

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. S-1605

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610075

Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. A-118

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610076

Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. A-129

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610078

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. A-116

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610079

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. C-1301, C-1303

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610083

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. S-1601

Comments:

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610086

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. K-1101, K-1103

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610087

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. J-1002

Comments:

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610088

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. D-1201, D-1203

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610091

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. S–1612, S–1618, S–1615 Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army Property Number: 21199610092

Status: Unutilized Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. C-1360

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610093

Status: Unutilized Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. K-1120

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610094

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. S-1603

Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army Property Number: 21199610096 11578 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. O-1503 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610097 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg, K-1100 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610098 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. J-1001 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610099 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. D-1202 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610101 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. Bldg. C-1302 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199610102 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. Bldg, S-1613 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army

of flammable or explosive material of flammable or explosive material Property Number: 21199610104 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. K-1105, K-1111, K-1110 Louisiana Army Ammunition Plant

Dovline LA 71023 Landholding Agency: Army Property Number: 21199610105 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. A-149 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610107 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. J-1006, J-1008 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610111 Status: Unutilized Directions: Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldgs. D-1221, D-1224 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610112 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. J-1011 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610115 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Louisiana Army Ammunition Plant X-5013, X-5043, X-5083, X-5091 Dovline LA 71023 Landholding Agency: Army Property Number: 21199610116 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs, D-1262, D-1263, D-1264 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610118 Status: Unutilized

Directions:

Comments:

Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldg. C-1370 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610119 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Louisiana Army Ammunition Plant X-5069, X-5071, X-5077, X-5078, X-5084 Doyline LA 71023 Landholding Agency: Army Property Number: 21199610121 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. A-134 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610122 Status: Unutilized Directions: Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldg. S-1637 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610126 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 4 Bldgs. Louisiana Army Ammunition Plant C-1351, C-1352, C-1355, C-1353 Dovline LA 71023 Landholding Agency: Army Property Number: 21199610128 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. E-1736, E-1734, E-1733 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610129 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. Y-2621 Louisiana Army Ammunition Plant

Dovline LA 71023 Landholding Agency: Army Property Number: 21199610130 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. D-1256 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610131 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. X-5016 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610132 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. X-5026, X-5106 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610133 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. D-1248, D-1251 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610134 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. E-1715 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610135 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. S-1629 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610137 Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft.

of flammable or explosive material

Bldg. D-1239 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610139 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610140 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199610141 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. C-1347, C-1349 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610142 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. C-1362 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199610143 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. D-1259 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610144 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. M-2702, M-2706 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610145 Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg, X-6112 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610147 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. C-1361 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199610148 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. D-1257, D-1267 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610149 Status: Unutilized Directions: Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldgs. A-154, A-155 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199610151 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. Y-2626, Y-2627 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610152 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. S-1652, S-1653 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610153 Status: Unutilized Directions: Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldgs. Y-2613, Y-2614 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army

11580 Property Number: 21199610154 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. A-115, A-153 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199610155 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. M-2708, M-2709 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610157 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. S-1639, S-1646 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610158 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. D-1254, D-1255 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610162 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. C-1356, C-1366, C-1367 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199610164 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. A-157 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610165 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable

or explosive material; Secured Area

Bldg. M-2703

Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199610167 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg, S-1624 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610170 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. M-0218 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199610171 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. M-0217 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610172 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. D-1258 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610173 Status: Unutilized Directions: Comments Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. C-1363 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199610174 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building C-1319 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610175 Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building C-1317 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610176 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building C-1345 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610178 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building C-1337 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610179 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building C-1333 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199610180 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building C-1331 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610181 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building C-1321 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610182 Status: Unutilized Directions: Comments Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building C-1307 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199610183

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building S-1648

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610184

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building S-1640

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610185

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building S-1625

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610186

Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building S-1608

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610187

Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building S-1619

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610191 Status: Underutilized

Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building S-1617

Louisiana Army Ammunition Plant Doyline LA 71023

Landholding Agency: Army Property Number: 21199610192

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building S-1611

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610193

Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building S-1610

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610194

Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building E-1720

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610196

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building E–1710

Louisiana Army Ammunition Plant Doyline LA 71023

Landholding Agency: Army Property Number: 21199610198

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building E-1709

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610199 Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building E-1707

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610200 Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building B–1475

Louisiana Army Ammunition Plant Doyline LA 71023

Landholding Agency: Army Property Number: 21199610201

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building B-1471

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610202

Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building B-1426

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610203

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building J-1018

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610204

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building M–219

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610205

Status: Unutilized Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building Y-2609

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610206

Status: Unutilized
Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building E-1726

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610210

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building E-1724

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610211

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building K-1115

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610212

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building K-1114

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610213

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building K-1112

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610214

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building D-1220

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610215

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building K-1117

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610216

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building K-1106

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610217

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building J-1013

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army

Property Number: 21199610219

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building J-1007

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610220

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building C-1335

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610221

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building C-1334

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610222

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building C-1325

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610223

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building C-1313

Louisiana Army Ammunition Plant Dovline LA 71023

Landholding Agency: Army Property Number: 21199610224

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building D-1228

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610225

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building D-1233

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610226

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building D-1227

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610227

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building D-1217

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610228

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building D-1226

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610229

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building D-1207

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610230

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building D-1222

Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army Property Number: 21199610231

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building D-1261

Comments:

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610232

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building S-1623

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610233

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building S-1622

Comments:

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610234

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building S-1616

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610235

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building E-1716

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610236

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building D–1242

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610237

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building D-1223

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army

Property Number: 21199610238 Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building C-1330

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610239 Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building C-1305

Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army

Property Number: 21199610240

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610241

Status: Unutilized

Directions: S1631, S1632, S1633, S1634

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building D-1238

Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army Property Number: 21199610242

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building B-1435

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610245

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building X-5053

Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army Property Number: 21199610251

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building N-1817

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610252

Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building E-1712

Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army

Property Number: 21199610253

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building B-1476

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610254

Status: Unutilized Directions: Comments:

Reasons: Secured Area: Within 2000 ft. of flammable or explosive material

Building M-2100

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610255

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building M-0600

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610256

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building M-0200

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610257

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2346

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610258

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2200

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199610259

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-0700 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610260 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building K-1102 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610263 Status: Unutilized

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building K–1119

Directions:

Comments:

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620002

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building A–0150

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620006

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building M-2109

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620008

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building M-2108

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620009

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building M-2107

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620010

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building J-1009

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620011

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building J-1004

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620012

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building C-1368

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620020

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building D-1260

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620021 Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building C-1369

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620022

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building B-1414

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620025

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building C-1340

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army

Property Number: 21199620026

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building X-5103

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620027

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building D-1234

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620029

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building S-1630

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620032

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building J-1003

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620033

Status: Unutilized Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building N-1800

Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army Property Number: 21199620034

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building X-5072

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620035

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building J-1016

Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620036 Status: Unutilized Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building O-1500

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620037

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building X-5000

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620038

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building O-1501

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620039

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building D-1218

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620042 Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building D–1216

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620043

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building D-1213

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620044 Status: Unutilized

Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building D-1211

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620045 Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building D-1209

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620046

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building D-1208

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620047

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building C-1327

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620048

Status: Unutilized Directions: Comments:

Reasons: Secured Area

of flammable or explosive material

Building C-1326

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620049

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building C-1324

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620050

Status: Unutilized Directions:

Comments

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building C-1339

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620051 Status: Unutilized Directions:

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building C-1336

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620052

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building C–1320

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620053

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building K-1116

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620054

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building K-1118

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620055

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building K-1113

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620056

Status: Unutilized
Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building S–1628

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620057

Status: Unutilized Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building D-1230

Louisiana Army Ammunition Plant

11586 Dovline LA 71023 Landholding Agency: Army Property Number: 21199620058 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building D-1214 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620059 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building D-1229 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620060 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building E-1713 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620061 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building E-1711 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620062 Status: Unutilized Directions: Comments Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Building E-1722 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620063 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building E-1721 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620064 Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft.

of flammable or explosive material

Building E-1718 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620065 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building E-1714 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620066 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building C-1316 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199620068 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building C-1318 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620070 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building C-1312 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620073 Status: Unutilized Directions: Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Building C-1311 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620074 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building C-1308 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620075 Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building C-1315 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620076 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building K-1123 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199620081 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building M-0634 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620084 Status: Unutilized Directions: Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Building M-0633 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199620085 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building M-0632 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620086 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building K-1107 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620087 Status: Unutilized Directions: Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Building B-1473 Louisiana Army Ammunition Plant Doyline LA 71023

Landholding Agency: Army

Property Number: 21199620089 Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building M-0635

Louisiana Army Ammunition Plant Dovline LA 71023

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620092

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building K-1108

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620093

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building M-0205

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620094

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building M-0203

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620095

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building M-0204

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620096

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building S-1607

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620097

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building C-1304

Louisiana Army Ammunition Plant Dovline LA 71023

Landholding Agency: Army Property Number: 21199620098

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building M-0647

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620102

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building M-0646

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620104

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building B-1424

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620105

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building B–1456

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620106

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building B-1457

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620107

Status: Unutilized Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building B-1458

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620108

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building C-1306

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620111

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building E-1725

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620113

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building B-1449

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620117

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building B-1443

Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army Property Number: 21199620118

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building S-1609

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620119

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building K–1121

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620120

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building M-0612

Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army Property Number: 21199620124 11588 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable Building M-0611 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620125 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building M-0610 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620126 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building M-0609 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620127 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable Building M-0613 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620128 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building M-0607 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620129 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building M-0606 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620130 Status: **Unutilized** Directions: Comments:

or explosive material; Secured Area or explosive material; Secured Area Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building M-0605 Louisiana Army Ammunition Plant

Dovline LA 71023 Landholding Agency: Army Property Number: 21199620131 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building M-0604 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620132 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building M-0603 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620133 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building M-0211 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620134 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building M-0210 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199620136 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building M-0207 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620137 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building M-0206 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620138 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft.

of flammable or explosive material

Building M-2110 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620139 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building M-2105 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620140 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building M-2104 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199620141 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building M-2103 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620142 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building M-2102 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199620143 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building M-2101 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620144 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building X-5070 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620145 Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building X-5100

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620146

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building B-1463

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620149

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building N-1814

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620150

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building N-1815

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620151

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building Y-2612

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620152

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building A-0151

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620153

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2220

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army

Property Number: 21199620173

Status: Unutilized

Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2219

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620174

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2218

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620175

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L–2217

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620176

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2221

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620177

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2216

Louisiana Army Ammunition Plant Dovline LA 71023

Landholding Agency: Army Property Number: 21199620178

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2215

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620179

Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2213

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620180

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2214

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620181

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2212

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620182

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2211

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620183

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2210

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620184

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2209

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620185

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2208

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620186

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building L–2249

Louisiana Army Ammunition Plant Doyline LA 71023

Landholding Agency: Army Property Number: 21199620187 Status: Unutilized

Directions:
Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2238

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620188

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L–2236

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620189

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2250

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620190

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2235

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620191

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2233

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army

Property Number: 21199620192

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2232

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620193 Status: Unutilized

Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2231

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620194

atus: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2230

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620195

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2229

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620196

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2222

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620197

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2223

Louisiana Army Ammunition Plant Dovline LA 71023

Landholding Agency: Army Property Number: 21199620198

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2227

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620199

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2228

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620200

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building M-650

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620749

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building C-1359

Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army Property Number: 21199620751

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building B-1462

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620752

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building B-1478

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620753

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building S-1651

Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army Property Number: 21199620754

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building E–1741

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620755

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building N-1820

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620757

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building N-1823

Comments:

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620758

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building N-1824

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620759

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2301

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620760

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2302

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620761

Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2303

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620762

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2304

Comments:

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620763 Status: Unutilized

Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2305

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620764

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2306

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620765

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2307

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620766

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2308

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620767

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2309

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620768

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2310

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620769

Status: Unutilized Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2311

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army

Property Number: 21199620770

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L–2312

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620771

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2313

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620772

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2314

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620773

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L–2315

Louisiana Army Ammunition Plant

Dovline LA 71023

Landholding Agency: Army Property Number: 21199620774

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2316

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620775

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building L-2317

Louisiana Army Ammunition Plant

Doyline LA 71023

Landholding Agency: Army Property Number: 21199620776

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building L-2318

Doyline LA 71023

Status: Unutilized

Directions:

Louisiana Army Ammunition Plant

Landholding Agency: Army Property Number: 21199620777

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building L-2319 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620778 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building L-2320 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620779 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building L-2321 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620780 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Buildings L-2322, L-2323, Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620781 Status: Unutilized Directions: L-2324, L-2325, L-2326, L-2327, L-2328 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Buildings L-2329, L-2330, Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620782 Status: Unutilized Directions: L-2331, L-2332, L-2333, L-2334, L-2335 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building P-2500 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620793

Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building P-2501 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199620794 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building Y-2608 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620795 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building Y-2632 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199620797 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building Y-2633 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620798 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building Y-2640 Louisiana Army Ammunition Plant Dovline LA 71023 Landholding Agency: Army Property Number: 21199620799 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building X-5108 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620801 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft.

of flammable or explosive material

Bldg. M3-208

Louisiana AAP

Dovline LA 71023 Landholding Agency: Army Property Number: 21199820047 Status: Excess Directions: Comments: Reasons: Floodway; Secured Area Bldg, M4-2704 Louisiana AAP Doyline LA 71023 Landholding Agency: Army Property Number: 21199820049 Status: Excess Directions: Comments: Reasons: Secured Area; Floodway Bldg. B-1412 Louisiana AAP Dovline LA 71023 Landholding Agency: Army Property Number: 21199820051 Status: Excess Directions: Comments: Reasons: Secured Area Bldg. B-1427 Louisiana AAP Dovline LA 71023 Landholding Agency: Army Property Number: 21199820052 Status: Excess Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg, B-1433 Louisiana AAP Doyline LA 71023 Landholding Agency: Army Property Number: 21199820053 Status: Excess Directions: Comments: Reasons: Secured Area; Floodway Bldg. B-1434 Louisiana AAP Doyline LA 71023 Landholding Agency: Army Property Number: 21199820054 Status: Excess Directions: Comments: Reasons: Secured Area; Floodway Bldg. B-1472 Louisiana AAP Doyline LA 71023 Landholding Agency: Army Property Number: 21199820058 Status: Excess Directions: Comments: Reasons: Floodway; Secured Area Bldg. C-1322 Louisiana AAP Dovline LA 71023 Landholding Agency: Army

Property Number: 21199820059

Status: Excess Directions: Comments:

Reasons: Secured Area; Floodway

Bldg. C–1323 Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820060

Status: Excess Directions: Comments:

Reasons: Secured Area; Floodway

Bldg. C–1348 Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820061

Status: Excess Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. D–1215 Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820062

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. D–1232 Louisiana AAP Dovline LA 71023

Landholding Agency: Army Property Number: 21199820063

Status: Excess Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. STP-2000, 2001, 2002

Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820065

Status: Excess Directions: Comments:

Reasons: Floodway; Secured Area

Bldg. STP–2004 Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820066

Status: Excess Directions: Comments:

Reasons: Secured Area; Floodway

Bldg. W–2900 Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820067

Status: Excess

Directions: Comments:

Reasons: Secured Area; Floodway

4 Bldgs.

Louisiana AAP

W-2901, 2902, 2903, 2904

Doyline LA 71023

Landholding Agency: Army Property Number: 21199820068

Status: Excess Directions: Comments:

Reasons: Floodway; Secured Area

Bldgs. W–2905, 2906 Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820069

Status: Excess Directions: Comments:

Reasons: Floodway; Secured Area

Bldg. W–2907 Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820070

Status: Excess Directions: Comments:

Reasons: Floodway; Secured Area

Bldgs. X–5080, 5101, 5102

Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820071

Status: Excess Directions: Comments:

Reasons: Floodway; Secured Area

Bldg. X–5104 Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820072

Status: Excess Directions: Comments:

Reasons: Secured Area: Floodway

Bldg. X–5105 Louisiana AAP Doyline LA 71023 Landholding Agen

Landholding Agency: Army Property Number: 21199820073

Status: Excess Directions: Comments:

Reasons: Secured Area; Floodway

Bldgs. X–5107, X–5115 Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820074

Status: Excess Directions: Comments:

Reasons: Secured Area; Floodway

Bldg. X–5114 Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820075

Status: Excess Directions: Comments:

Reasons: Secured Area; Floodway

Bldg. X–5116 Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820076

Status: Excess
Directions:
Comments:

Reasons: Secured Area; Floodway

Bldg. X–5117 Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820077

Status: Excess Directions: Comments:

Reasons: Secured Area; Floodway

Bldg. Y–2604 Louisiana AAP Doyline LA 71023

Landholding Agency: Army Property Number: 21199820078

Status: Excess Directions: Comments:

Reasons: Floodway; Secured Area

Bldg. 7002 Fort Polk

Ft. Polk LA 71459

Landholding Agency: Army Property Number: 21200130030

Status: Underutilized

Comments: 7001 is still in use

Reasons: Floodway

2 Bldgs. Fort Polk 00414, 00418 Vernon LA 71459

Landholding Agency: Army Property Number: 21200530008

Status: Unutilized

Comments: 00417 is demolished Reasons: Floodway; Secured Area

Maryland

Bldg. E5760

Aberdeen Proving Ground

Edgewood Area

Aberdeen City MD 21010–5425 Landholding Agency: Army Property Number: 21199012610

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. E5375

Aberdeen Proving Ground

Edgewood Area

Aberdeen City MD 21010–5425 Landholding Agency: Army Property Number: 21199012638

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. E5441

Aberdeen Proving Ground

Edgewood Area

Aberdeen City MD 21010–5425 Landholding Agency: Army Property Number: 21199012640

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable

or explosive material

Bldg. E5190

Aberdeen Proving Ground

Edgewood Area

Aberdeen City MD 21010–5425 Landholding Agency: Army Property Number: 21199012658

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 5010

Aberdeen Proving Ground

MD 21005-5001

Landholding Agency: Army Property Number: 21199610489

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 5011

Aberdeen Proving Ground

MD 21005-5001

Landholding Agency: Army Property Number: 21199610490

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 0909A

Aberdeen Proving Ground

MD 21005-5001

Landholding Agency: Army Property Number: 21199730077

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 1977 Fort Meade

Ft. Meade MD 20755–5115 Landholding Agency: Army Property Number: 21199810065

Status: Unutilized Directions: Comments: Reasons: Extensive deterioration

Bldg. E3466

Aberdeen Proving Ground

MD 21005-5001

Landholding Agency: Army Property Number: 21199810076

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. E3544

Aberdeen Proving Ground

MD 21005-5001

Landholding Agency: Army Property Number: 21199810078

Status: Unutilized

Directions:

Reasons: Extensive deterioration

Bldg. E3646

Aberdeen Proving Ground

MD 21005-5001

Landholding Agency: Army Property Number: 21199810085

Status: Unutilized Directions: Comments:

Reasons: Other—contamination

Bldg, E3236

Aberdeen Proving Ground

MD 21005-5001

Landholding Agency: Army Property Number: 21199820090

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. E5695

Aberdeen Proving Ground

MD 21005-5001

Landholding Agency: Army Property Number: 21199820096

Status: Unutilized Directions:

Comments: Reasons: Extensive deterioration

Bldg. 00310 (portion) Aberdeen Proving Ground Aberdeen MD 21005–5001 Landholding Agency: Army Property Number: 21200120059

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. E3871

Aberdeen Proving Ground Aberdeen MD 21005–5001 Landholding Agency: Army Property Number: 21200120060

Status: Unutilized GSA Number: Reasons:

Extensive deterioration

Bldg. 951

Ft. George G. Meade Ft. Meade MD 20755 Landholding Agency: Army Property Number: 21200140059

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldgs. 968, 978, 988, 998 Ft. George G. Meade Ft. Meade MD 20755 Landholding Agency: Army

Property Number: 21200140060

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 00211

Curtis Bay Ordnance Depot Baltimore MD 21226–1790 Landholding Agency: Army Property Number: 21200320024

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 6613

Fort George G. Meade Ft. Meade MD 20755–5115 Landholding Agency: Army Property Number: 21200410014

Status: Unutilized

Reasons: Extensive deterioration

Bldg. E1414

Aberdeen Proving Grounds

Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200410024

Status: Unutilized Reasons: Secured Area

Bldg. E1890

Aberdeen Proving Grounds Aberdeen MD 21005

Landholding Agency: Army Property Number: 21200410026

Status: Unutilized

Reasons: Extensive deterioration;

Secured Area Bldgs. E3220, E5136 Aberdeen Proving Grounds Aberdeen MD 21005

Landholding Agency: Army Property Number: 21200410030

Status: Unutilized

Reasons: Extensive deterioration; Secured Area

Bldg. 05259

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200410031

Status: Unutilized

Reasons: Secured Area; Extensive

deterioration Bldg. E5330

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200410032

Status: Unutilized

Reasons: Extensive deterioration;

Secured Area

20 Bldgs.

Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200420098 Status: Unutilized

Directions: E3030, E3032, E3034, E3036, E3038, E3040, E3042, E3044, E3046, E3061 thru E3070, E3072 Reasons: Extensive deterioration

5 Bldgs.

Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200420099

Status: Unutilized

Directions: E3035, E3041, E3076, E3078,

Reasons: Extensive deterioration Bldgs, E3039, E3060, E3073 Aberdeen Proving Ground Harford MD 21005

Landholding Agency: Army Property Number: 21200420100

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 3185

Fort George G. Meade Ft. Meade MD 20755-5115 Landholding Agency: Army Property Number: 21200510018

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 8610

Fort George G. Meade

Anne Arundel MD 20755–5115 Landholding Agency: Army Property Number: 21200520020

Status: Unutilized

Reasons: Extensive deterioration

38 Bldgs.

Aberdeen Proving Grounds Aberdeen MD 21005 Landholding Agency: Army Property Number: 21200520021

Status: Underutilized Directions: Chemical Warfare Neutralization Site

Reasons: Secured Area

Bldg, 0001B

Federal Support Center Olney MD 20882 Landholding Agency: Army Property Number: 21200530018

Status: Underutilized

Reasons: Within 2000 ft. of flammable

or explosive material Bldgs. 2204, 02271

Fort Meade Anne Arundel MD 20755 Landholding Agency: Army Property Number: 21200620015

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 2205 Fort Meade

Ft. Meade MD 20755 Landholding Agency: Army Property Number: 21200640049

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 4201, 4203 Fort Meade

Ft. Meade MD 20755 Landholding Agency: Army Property Number: 21200640050 Status: Unutilized

Reasons:

Bldgs. 04272, 04554 Ft. George G. Meade Anne Arundel MD 20755 Landholding Agency: Army Property Number: 21200710031

Status: Unutilized

Reasons: Extensive deterioration Bldgs, E3850, E5699, E6882 Aberdeen Proving Ground Harford MD 21005

Landholding Agency: Army Property Number: 21200740015

Status: Unutilized Reasons: Secured Area

4 Bldgs. Fort Meade

2630, 4717, 4720, 4721 Anne Arundel MD 20755 Landholding Agency: Army Property Number: 21200740016

Status: Unutilized Reasons: Secured Area

7 Bldgs.

Aberdeen Proving Ground

Harford MD 21005

Landholding Agency: Army Property Number: 21200740142

Status: Unutilized

Directions: E3007, E3221, E3222, E3223,

E3224, E3226, E3228 Reasons: Secured Area Bldgs. E3236, E3268, E3850 Aberdeen Proving Ground Harford MD 21005

Landholding Agency: Army Property Number: 21200740143

Status: Unutilized Reasons: Secured Area Bldgs. E7012, E7822 Aberdeen Proving Ground Harford MD 21005

Landholding Agency: Army Property Number: 21200740144

Status: Unutilized Reasons: Secured Area Bldgs. E1407, E1417, E1452 Aberdeen Proving Ground Harford MD 21005

Landholding Agency: Army Property Number: 21200810012

Status: Unutilized Reasons: Secured Area

7 Bldgs.

Aberdeen Proving Ground

Harford MD 21005

Landholding Agency: Army Property Number: 21200810013 Status: Unutilized

Directions: E3007, E3221, E3222, E3223,

E3224, E3226, E3228 Reasons: Secured Area Bldgs. E3236, E3268, E3850 Aberdeen Proving Ground Harford MD 21005

Landholding Agency: Army Property Number: 21200810014 Status: Unutilized

Reasons: Secured Area Bldgs. E4060, E4440 Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200810015

Status: Unutilized Reasons: Secured Area

Aberdeen Proving Ground

Harford MD 21005

Landholding Agency: Army Property Number: 21200810016

Status: Unutilized

Directions: E5695, E5770, E5771, E5772,

E5774, E5778 Reasons: Secured Area Bldgs. E5897, E5913, E5914 Aberdeen Proving Ground Harford MD 21005

Landholding Agency: Army Property Number: 21200810017

Status: Unutilized Reasons: Secured Area Bldgs. E6892, E7012, E7822 Aberdeen Proving Ground Harford MD 21005

Landholding Agency: Army Property Number: 21200810018

Status: Unutilized Reasons: Secured Area

Bldg. 00940 Fort Detrick

Frederick MD 21702 Landholding Agency: Army Property Number: 21200810019

Status: Unutilized Reasons: Secured Area Bldgs. E3641, E3728 Aberdeen Proving Ground Harford MD 21005

Landholding Agency: Army Property Number: 21200820135

Status: Unutilized Reasons: Contamination

4 Bldgs.

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army Property Number: 21200820138

Status: Unutilized

Directions: 05042, 05045, 05047, 05048

Reasons: Contamination

11 Bldgs.

Aberdeen Proving Ground

Harford MD

Landholding Agency: Army

Property Number: 21200820139 Status: Unutilized Directions: 05200, 05202, 05204, 05206, 05207, 05212, 05214, 05215, 05216, 05217, 05218 Reasons: Contamination **Unsuitable Properties** Building Maryland Bldgs. E5325, E5375 Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820140 Status: Unutilized Reasons: Contamination 6 Bldgs. Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820141 Status: Unutilized Directions: E5440 E5476, E5481, E5487, E5489, E5760 Reasons: Contamination Bldg. 0909A Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820142 Status: Unutilized Reasons: Contamination Bldgs, P338, P436, P566 Fort Detrick Frederick MD 21702 Landholding Agency: Army Property Number: 21200840023 Status: Unutilized Reasons: Secured Area Bldgs. 01423, 01432 Fort Detrick Frederick MD 21702 Landholding Agency: Army Property Number: 21200840024 Status: Unutilized Reasons: Secured Area 10 Bldgs. Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200840025 Status: Unutilized Directions: E1100, R1101, E1102, E1103, E1104, E1105, E1106, E1107, E1108, E1109 Reasons: Secured Area 10 Bldgs. Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200840026 Status: Unutilized Directions: E1110, E1111, E1112, E1113, E1114, E1115, E1116, E1117, E1118, E1119

Reasons: Secured Area 10 Bldgs. Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200840027 Status: Unutilized Directions: E1120, E1121, E1122, E1123, E1124, E1125, E1126, E1127, E1128, E1129 Reasons: Secured Area 10 Bldgs. Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200840028 Status: Unutilized Directions: E1130, E1131, E1132, E1133, E1134, E1135, E1136, E1137, E1138, E1139 Reasons: Secured Area 10 Bldgs. Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200840029 Status: Unutilized Directions: E1140, E1141, E1142, E1143, E1144, E1145, E1146, E1147, E1148, E1149 Reasons: Secured Area 6 Bldgs. Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200840030 Status: Unutilized Directions: E1150, E1151, E1152, E1153, E1154, E1155 Reasons: Secured Area 7 Bldgs. Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200840032 Status: Unutilized Directions: 05015, 5015A, 05040, 05041, 05049, 05050, 05051 Reasons: Secured Area 5 Bldgs. Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200840033 Status: Unutilized Directions: 05220, 05221, 05222, 05224, 05613 Reasons: Secured Area 9 Bldgs. Aberdeen Proving Grounds Harford MD 21005 Landholding Agency: Army Property Number: 21200940029 Status: Unutilized Directions: E3220, E4405, E4410, E4430, E4435, E4445, E4455, E4460, E4475 Reasons: Secured Area

9 Bldgs. Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200940030 Status: Unutilized Directions: E5641, E5642, E5684, E5685, E5686, E5687, E5910, E5911, E5912 Reasons: Secured Area Bldg. SPITO Adelphi Lab Center Prince George MD 20783 Landholding Agency: Army Property Number: 21201010008 Status: Unutilized Reasons: Extensive deterioration 5 Bldgs. Aberdeen Proving Ground Aberdeen MD 21005 Landholding Agency: Army Property Number: 21201020012 Status: Unutilized Directions: E4082, E4083, E4084, E4085, E6834 Reasons: Secured Area Bldg. 00517 517 Blossom Point Road Blossom Point Research Facility Welcome MD 20693 Landholding Agency: Army Property Number: 21201140040 Status: Unutilized Reasons: Secured Area; Extensive deterioration Bldg. 00402 402 Blossom Point Road Blossom Point Research Facility Welcome MD 20693 Landholding Agency: Army Property Number: 21201140041 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Massachusetts Bldg, 3713 **USAG** Devens Devens MA 01434 Landholding Agency: Army Property Number: 21200840022 Status: Excess Reasons: Secured Area Michigan Bldg. 5756

Newport Weekend Training Site Carleton MI 48166

Landholding Agency: Army Property Number: 21199310061

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration; Secured Area

Bldg. 930

U.S. Army Garrison-Selfridge

Selfridge MI 48045

Landholding Agency: Army

Property Number: 21200420093

Status: Unutilized Reasons: Secured Area

Bldg. 001 Crabble USARC

Saginaw MI 48601–4099 Landholding Agency: Army Property Number: 21200420094

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00714

Selfridge Air Nat'l Guard Base

Macomb MI 48045

Landholding Agency: Army Property Number: 21200440032

Status: Unutilized

Reasons: Extensive deterioration

20 Bldgs.

US Army Garrison-Selfridge

Macomb MI 48045

Landholding Agency: Army Property Number: 21200510020

Status: Unutilized

Directions: 227, 229, 231, 233, 235, 256

thru 270

Reasons: Secured Area

4 Bldgs.

US Army Garrison-Selfridge

Macomb MI 48045

Landholding Agency: Army Property Number: 21200510021

Status: Unutilized

Directions: 769, 770, 774, 775 Reasons: Secured Area

9 Bldgs.

US Army Garrison-Selfridge

Macomb MI 48045

Landholding Agency: Army Property Number: 21200510022

Status: Unutilized

Directions: 905, 907–909, 929–931, 935–

936

Reasons: Secured Area

5 Bldgs.

US Army Garrison-Selfridge

Macomb MI 48045

Landholding Agency: Army Property Number: 21200510023

Status: Unutilized

Directions: 50905, 50907-50909, 50911

Reasons: Secured Area

4 Buildings

Detroit Arsenal

T0209, T0216, T0246, T0247 Warren MI 48397–5000 Landholding Agency: Army Property Number: 21200520022

Status: Unutilized Reasons: Secured Area

6 Bldgs.

Detroit Arsenal Warren MI 48397

Landholding Agency: Army Property Number: 21201010009

Status: Unutilized

Directions: 521, 213, 214, 237, 00007,

80000

Reasons: Secured Area

Minnesota

Bldg. 575

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199120166

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 573

Twin Cities Army Ammunition Plant

Old Highway 8

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199210014

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 596

Twin Cities Army Ammunition Plant

Old Highway 8

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199210015

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 187

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199220227

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 188

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199220228

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 189

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199220229

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 507

Twin Cities Army Ammunition Plant

New Brighton MN 55112

Landholding Agency: Army Property Number: 21199220231

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 972

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199220233

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 973

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199220234

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 975

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199220235

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

3ldg. 595

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199240328

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 586

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199310056

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 598

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199320152

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 901

Twin Cities Army Ammunition Plant

New Brighton MN 55112

11598 Landholding Agency: Army Property Number: 21199320153 Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. 902 Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199320154 Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. 5530 Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199320155 Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. 5554 Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199320156 Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. 174 null Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199330096 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 176 null Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199330097 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 517A null Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199330100 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 517B

null Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199330101 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material null Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199330102 Status: Unutilized Directions: Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldg. 576 null Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199330106 Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. 585 Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199340015 Status: Unutilized Directions: Comments: Reasons: Secured Area: Extensive deterioration Bldg. 101 Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410159 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410160 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Twin Cities Army Ammunition Plant

New Brighton MN 55112

Status: Unutilized

Landholding Agency: Army

Property Number: 21199410161

Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410162 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410163 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410164 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg, 115 Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410165 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 117C Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410166 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 146 Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410167 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410168

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 152

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410169

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 153

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410170

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 155

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410171

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 157

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410172

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 167

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410173

Status: Unutilized

Directions: Comments:

Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 172

Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410174

Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 502

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410175 Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 599

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410186

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 950

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410187

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

3ldg. 951

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410188

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 955

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410189 Status: Unutilized

Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 119H

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420198

Status: Unutilized Directions:

Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 119P

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army

Property Number: 21199420199

Status: Unutilized

Directions:

Reasons: Secured Area; Extensive deterioration; Within 2000 ft. of flammable or explosive material

Bldg. 119R

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420200

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 119S

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420201

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 119T

Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army

Property Number: 21199420202 Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration; Secured Area

Bldg. 119U

Comments:

Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420203

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Extensive deterioration

Bldg. 125

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420206 Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 126

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420207

Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 127

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420208

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 128

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420209

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 129A

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420210

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 129B

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420211

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 130

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420212

Status: Unutilized

Directions:

Reasons: Extensive deterioration; Secured Area

Bldg. 131

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420213

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 132A

Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420214

Status: Unutilized
Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 132B

Comments:

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420215

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 135

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420216

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 136

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420217

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 137

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420218

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 138A

Twin Cities Army Ammunition Plant New Brighton MN 55112

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420219

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 138B

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420220

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 138C

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420221

Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 139A

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420222

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 139B

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420223 Status: Unutilized

Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 139C

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420224

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 139D

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420225

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 140A

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420226

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 140B

Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420227

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 140C

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420228

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 141A

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420229

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 141B

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420230

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 142

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420231

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 143

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420232

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 144A

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420233

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 144C

Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420234

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 144D

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420235

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 144E

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420236

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 144F

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420237

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 144G

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420238

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 144H

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420239

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 149A

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420240

Status: Unutilized Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 149B

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420241

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 149C

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420242

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 149D

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420243

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 149E

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420244

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 149F

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420245

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 149G

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420246

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 149H

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420247

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 149I
Twin Cities Army Ammunition Plant New Brighton MN 55112
Landholding Agency: Army Property Number: 21199420248
Status: Unutilized Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 149I

Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420249 Status: Unutilized Directions:

Directions:
Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 149K

Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420250 Status: Unutilized

Status: Unutiliz Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 149L

Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army

Landholding Agency: Army Property Number: 21199420251 Status: Unutilized

Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 149M

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420252

Status: Unutilized Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 149N

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420253

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 159

Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420254 Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 177

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420256

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 180

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420257

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 191

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420258

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration

Bldg. 192A

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420259

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 192B

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420260

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 195

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420261

Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 196

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420262

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 199

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420263

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 303

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420264

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 304

Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420265

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 314

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420266

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Extensive deterioration; Within 2000 ft. of flammable or explosive material

Bldg. 315

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420267

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 327

Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army

Property Number: 21199420268 Status: Unutilized

Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive materialv

Bldg. 328

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420269

Status: Unutilized

Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 329

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420270

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 330

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420271

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 338B

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420272 Status: Unutilized

Status: Unu Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 338C

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420273

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 338D

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420274

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 372

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army

Property Number: 21199420275

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 519B

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420276

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Extensive deterioration; Within 2000 ft. of flammable or explosive material

Bldg. 908

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420279

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration; Secured Area

Bldg. 917C

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420280

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, 1190

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420281 Status: Unutilized

Status: Unu Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Extensive deterioration

Bldg. 1490

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199420282

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 5154

Twin Cities Army Ammunition Plant New Brighton MN 55112

Landholding Agency: Army Property Number: 21199420283 Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 158

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199430060

Status: Unutilized Directions:

Comments:

Reasons: Secured Area

Bldg. 567A

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199430062

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 567B

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199430063

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 709

Twin Cities Army Ammunition Plant

New Brighton MN 55112 Landholding Agency: Army Property Number: 21199430064

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldgs. 570, 571 Twin Cities AAP

Arden Hills MN 55112–3928 Landholding Agency: Army Property Number: 21200130053

Status: Excess GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 917A, 917B Twin Cities AAP

Arden Hills MN 55112–3928 Landholding Agency: Army Property Number: 21200130054

Status: Excess GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

## **Unsuitable Properties**

Building

Mississippi 14 Buildings

Stennis Space Center Hancock Co. MS 39529 Landholding Agency: NASA Property Number: 71201410002

Status: Unutilized

Directions: 9112, 9115, 9135, 9140, 9143, 9146, 9150, 1110, 4102, 4202,

8201, 8202, 8205

Comments: public access denied and no alternative method to gain access w/ out compromising national security

Reasons: Secured Area

## **Unsuitable Properties**

Building

Missouri Lake City Army Ammo. Plant 59 Independence MO 64050

Landholding Agency: Army Property Number: 21199013666

Status: Unutilized Directions: Comments:

Reasons: Secured Area Lake City Army Ammo. Plant

Independence MO 64050 Landholding Agency: Army Property Number: 21199013667

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Lake City Army Ammo. Plant 59C Independence MO 64050 Landholding Agency: Army Property Number: 21199013668

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Lake City Army Ammo, Plant 59B Independence MO 64050 Landholding Agency: Army Property Number: 21199013669

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. #1

St. Louis Army Ammunition Plant

4800 Goodfellow Blvd. St. Louis MO 63120-1798 Landholding Agency: Army Property Number: 21199120067

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. #2

St. Louis Army Ammunition Plant

4800 Goodfellow Blvd. St. Louis MO 63120-1798 Landholding Agency: Army Property Number: 21199120068

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. T-2350 Ft. Leonard Wood

Ft. Leonard Wood MO 65473

Landholding Agency: Army Property Number: 21199430075

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material

Bldg. 18

Lake City Army Ammunition Plant Independence MO 64050 Landholding Agency: Army

Property Number: 21199530134

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 149

Lake City Army Ammunition Plant

Independence MO 64050 Landholding Agency: Army Property Number: 21199530136

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

St. Louis Army Ammunition Plant St. Louis MO 63120-1584 Landholding Agency: Army Property Number: 21199610469

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Extensive deterioration

St. Louis Army Ammunition Plant St. Louis MO 63120-1584 Landholding Agency: Army Property Number: 21199610470

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

St. Louis Army Ammunition Plant St. Louis MO 63120-1584

Landholding Agency: Army Property Number: 21199610471

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 13

St. Louis Army Ammunition Plant St. Louis MO 63120-1584 Landholding Agency: Army Property Number: 21199610472

Status: Unutilized Directions: Comments:

Reasons: Secured Area

St. Louis Army Ammunition Plant

St. Louis MO 63120-1584 Landholding Agency: Army Property Number: 21199610473

Status: Unutilized Directions:

Reasons: Secured Area; Extensive deterioration

Comments:

St. Louis Army Ammunition Plant St. Louis MO 63120-1584 Landholding Agency: Army Property Number: 21199610474 Status: Unutilized

Directions: Comments:

Reasons: Extensive deterioration;

Secured Area

Bldg. 16

St. Louis Army Ammunition Plant St. Louis MO 63120-1584 Landholding Agency: Army Property Number: 21199610475

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Extensive

deterioration

Bldg. 5396 Fort Leonard Wood Pulaski MO 65473-8994

Landholding Agency: Army Property Number: 21199910020

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 5539

Fort Leonard Wood Pulaski MO 65473-8994 Landholding Agency: Army Property Number: 21199910021

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Lake City Army Ammunition Plant

40A, B, Č, 41A, 41B, 41C Independence MO 64050 Landholding Agency: Army Property Number: 21199910023

Status: Excess GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

3 Bldgs.

Lake City Army Ammunition Plant 52B, 52C, 71A

Independence MO 64050 Landholding Agency: Army Property Number: 21199910025

Status: Excess GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 83

Lake City Army Ammunition Plant

Independence MO 64050

Landholding Agency: Army Property Number: 21199910027

Status: Excess GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. 131A, 132A

Lake City Army Ammunition Plant Independence MO 64050

Landholding Agency: Army Property Number: 21199910028

Status: Excess GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 133A-133E

Lake City Army Ammunition Plant Independence MO 64050 Landholding Agency: Army

Landholding Agency: Army Property Number: 21199910029

Status: Excess GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

10 Bldgs.

Lake City Army Ammunition Plant

134A–134E, 135A–135E Independence MO 64050 Landholding Agency: Army Property Number: 21199910030

Status: Excess GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 141A-141B

Lake City Army Ammunition Plant

Independence MO 64050 Landholding Agency: Army Property Number: 21199910033

Status: Excess GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. 144A, 144B

Lake City Army Ammunition Plant

Independence MO 64050 Landholding Agency: Army Property Number: 21199910034

Status: Excess GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

3 Bldgs.

Lake City Army Ammunition Plant

145A, 145B, 145C Independence MO 65050 Landholding Agency: Army Property Number: 21199910035

Status: Excess GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 3A

Lake City Army Ammunition Plant Independence MO 64050 Landholding Agency: Army Property Number: 21199920082 Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 58A Lake City AAP

Independence MO 64050 Landholding Agency: Army Property Number: 21200030049

Status: Underutilized GSA Number: Reasons: Secured Area

Bldg. P4122

U.S. Army Reserve Center St. Louis MO 63120–1794 Landholding Agency: Army Property Number: 21200240055

Status: Unutilized GSA Number:

Reasons: Extensive deterioration Bldgs. P4074, P4072, P4073 St. Louis Ordnance Plant St. Louis MO 63120–1794 Landholding Agency: Army Property Number: 21200310019

Status: Únutilized GSA Number:

Reasons: Extensive deterioration Bldgs, 02200, 02205, 02223

Fort Leonard Wood

Ft. Leonard Wood MO 65743–8944 Landholding Agency: Army Property Number: 21200320025

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 01355 Fort Leonard Wood

Ft. Leonard Wood MO 65743–8944 Landholding Agency: Army

Property Number: 21200330028 Status: Unutilized

GSA Number:

Reasons: Extensive deterioration

Bldg. 01356 Fort Leonard Wood

Fort Leonard Wood

Ft. Leonard Wood MO 65743–8944 Landholding Agency: Army Property Number: 21200330029

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 01360 Fort Leonard Wood

For Leonard Wood Ft. Leonard Wood MO 65743–8944 Landholding Agency: Army

Property Number: 21200330030 Status: Unutilized

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 01361

Fort Leonard Wood

Ft. Leonard Wood MO 65743–8944 Landholding Agency: Army Property Number: 21200330031

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldgs. 5402, 5742 Fort Leonard Wood

Ft. Leonard Wood MO 65743-8944

Landholding Agency: Army Property Number: 21200430029

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00645 Fort Leonard Wood Pulaski MO 65743

Landholding Agency: Army Property Number: 21200640051

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 02553 Fort Leonard Wood Pulaski MO 65743

Landholding Agency: Army Property Number: 21200640052

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 1448, 1449 Fort Leonard Wood Pulaski MO 65473

Landholding Agency: Army Property Number: 21200740145

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 2841, 2842 Fort Leonard Wood Pulaski MO 65473

Landholding Agency: Army Property Number: 21200740146

Status: Unutilized

Reasons: Extensive deterioration

4 Bldgs.

Fort Leonard Wood 5234, 5339, 5345, 5351 Pulaski MO 65473

Landholding Agency: Army Property Number: 21200740147

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 5535, 5742 Fort Leonard Wood Pulaski MO 65473

Landholding Agency: Army Property Number: 21200740148

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 0071B, 0072

Lake City Army Ammo Plant Independence MO 64056 Landholding Agency: Army Property Number: 21200820001

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration; Secured Area

Bldgs. 2282, 2841, 2842 Fort Leonard Wood Pulaski MO 65473

Landholding Agency: Army Property Number: 21200830017 Status: Underutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 528 Weldon Springs LTA Saint Charles MO 63304 Landholding Agency: Army Property Number: 21200840034 Status: Unutilized Reasons: Extensive deterioration 5 Bldgs. Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21200840035 Status: Unutilized Directions: 05360, 05361, 05367, 05368, 05369 Reasons: Secured Area 6 Bldgs. Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21200840036 Status: Unutilized Directions: 05370, 05371, 05372, 05373, 05374, 05376 Reasons: Secured Area 9 Bldgs. Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21200840037 Status: Unutilized Directions: 06120, 06124, 06125, 06128, 06129, 06130, 06131, 06133, 06135 Reasons: Secured Area 14 Bldgs. Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21200920048 Status: Unutilized Directions: 2831, 2832, 2833, 2834, 2835, 2836, 2837, 2838, 2839, 2840, 2843, 2844, 2845, 4970 Reasons: Secured Area Bldgs. 204, 802, 2563 Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21200930012 Status: Unutilized Reasons: Secured Area 13 Bldgs. Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21200940044 Status: Unutilized Directions: 401, 761, 762, 766, 790, 791, 792, 793, 794, 795, 796, 797, 798 Reasons: Secured Area 7 Bldgs. Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21200940045 Status: Unutilized Directions: 851, 852, 853, 854, 857, 859,

2305

Reasons: Secured Area 9 Bldgs. Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21200940046 Status: Unutilized Directions: 9004, 9005, 9007, 9009, 9011, 9013, 9015, 9017, 9029 Reasons: Secured Area 9 Bldgs. Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21200940047 Status: Unutilized Directions: 9031, 9033, 9035, 9037, 9039, 9041, 9043, 9045, 9047 Reasons: Secured Area 6 Bldgs. Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21200940048 Status: Unutilized Directions: 9057, 9059, 9061, 9063, 9071, 12315 Reasons: Secured Area Bldg. 06020 Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21201010010 Status: Unutilized Reasons: Floodway; Secured Area 15 Bldgs. Lake City Army Ammo Plant Independence MO 64051 Landholding Agency: Army Property Number: 21201010011 Status: Unutilized Directions: 11A, 20B, 22A, 22B, 22C, 23A, 23B, 23C, 24A, 24B, 24C, 24D, 24E, 25A, 29A Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 9 Bldgs. Lake City Army Ammo Plant Independence MO 64051 Landholding Agency: Army Property Number: 21201010012 Status: Unutilized Directions: 31, 32A, 33A, 33B, 34A, 34B, 38F, 38G, 38H Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 9 Bldgs. Lake City Army Ammo Plant Independence MO 64051 Landholding Agency: Army Property Number: 21201010013 Status: Unutilized Directions: 52A, 53, 55, 59, 60, 73W, 79, 79A, 79B Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 7 Bldgs.

Lake City Army Ammo Plant Independence MO 64051 Landholding Agency: Army Property Number: 21201010014 Status: Unutilized Directions: 80F, 91D, 91F, 94D 120A, 120D, 120G Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 6 Bldgs. Lake City Army Ammo Plant Independence MO 64051 Landholding Agency: Army Property Number: 21201010015 Status: Unutilized Directions: T056R, T94B, T94C, T239, T247, T260 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 13 Bldgs. Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21201020013 Status: Unutilized Directions: 182, 701 702, 703, 704, 705, 705A, 706, 707, 708, 709, 710, 2101 Reasons: Secured Area 14 Bldgs. Lake City AAP Independence MO 64051 Landholding Agency: Army Property Number: 21201040010 Status: Unutilized Directions: 59, 59A, 59B, 59C, 60, 66A, 66B, 66C, 66D, 66E, 67, 70A 70B 80D Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 10 Bldgs. Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21201040011 Status: Unutilized Directions: 1228, 1255, 1269, 2101, 2112, 2551, 2552, 5280, 5506, 6824 Reasons: Secured Area Facility 29995 Fort Leonard Wood Pulaski MO 65473 Landholding Agency: Army Property Number: 21201040012 Status: Unutilized Reasons: Secured Area Harry S. Truman Reservoir 15968 Truman Rd. Warsaw MO 65355 Landholding Agency: Army Property Number: 21201110001 Status: Underutilized Directions: 07015 and L43002 Reasons: Extensive deterioration 12 Bldgs. Ft. Leonard Woods Ft. Leonard Woods MO 65473 Landholding Agency: Army

Property Number: 21201140071 Property Number: 21201110043 Reasons: Secured Area Status: Excess Status: Underutilized Bldgs. 906 and 907 Directions: 00642, 00650, 00651, 00652, Reasons: Secured Area; Contamination Ft. Leonard Woods 00653, 00654, 00655, 00656, 00657, FLW MO 2 Bldgs. 00658, 00659, 00660 Landholding Agency: Army Railroad Ave. Reasons: Secured Area Property Number: 21201120016 Fort Leonard Wood MO 65473 Bldgs. 01604 and 05130 Status: Excess Landholding Agency: Army Reasons: Secured Area Ft. Leonard Woods Property Number: 21201140072 Ft. Leonard Woods MO 65473 Status: Unutilized 14 Bldgs. Landholding Agency: Army Directions: Camp Clark Property Number: 21201110044 Nevada MO 64772 02351, 02352 Status: Excess Reasons: Secured Area Landholding Agency: Army Reasons: Extensive deterioration; Property Number: 21201130046 11 Bldgs. Secured Area Status: Unutilized Ft. Leonard Woods Directions: K0001, K0002, K0003, Ft. Leonard Woods MO 65473 K0004, K0005, K0006, K0007, K0008, Ft. Leonard Woods Landholding Agency: Army Ft. Leonard Woods MO 65473 K0010, K0012, K0014, K0016, K0018, Property Number: 21201220019 Landholding Agency: Army K0020 Status: Excess Property Number: 21201110061 Reasons: Extensive deterioration Directions: 499, 720, 745, 2555, 2556, Status: Excess 2557, 2558, 5076, 8208, 8370, 30 11 Bldgs. Reasons: Secured Area; Extensive Camp Člark Comments: nat'l security concerns; deterioration Nevada MO 64772 public access denied & no alternative 8 Bldgs. Landholding Agency: Army method to gain access w/out Property Number: 21201130047 comprising nat'l security Ft. Leonard Woods Ft. Leonard Woods MO 65473 Status: Unutilized Reasons: Secured Area Landholding Agency: Army Directions: J0006, J0007, J0008, J0009, 14 Buildings Property Number: 21201110062 J0010, J0011, J0012, J0013, J0015, Camp Crowder Status: Excess J0017, J0019 Neosho MO 64850 Directions: 00618, 0618A, 00618B, Reasons: Secured Area; Extensive Landholding Agency: Army 00619, 0619A, 0619B, 00906, 00907 deterioration Property Number: 21201230010 Reasons: Secured Area 12 Bldgs. Status: Unutilized Bldgs. 5130 and 5136 Camp Clark Directions: 5, 6, 8, 9, 10, 12, 18, 34, 35, Nevada MO 64772 Ft. Leonard Woods 36, 37, 38, 39, 51 FLW MO Landholding Agency: Army Comments: military personnel only; Property Number: 21201130048 Landholding Agency: Army public access denied & no alternative Property Number: 21201120011 Status: Unutilized method to gain access w/out Status: Excess Directions: 435, 436, 438, 460, 466, 504, comprising nat'l security Reasons: Extensive deterioration: 506, J0001, J0002, J0003, J0004, J0005 Reasons: Secured Area Secured Area Reasons: Secured Area; Extensive 11 Buildings Bldg. 1604 deterioration Ft. Leonard Wood Ft. Leonard Woods 13 Bldgs. Ft. Leonard Wood MO 65473 FLW MO Camp Clark Landholding Agency: Army Landholding Agency: Army Property Number: 21201230032 Nevada MO 64772 Property Number: 21201120012 Landholding Agency: Army Status: Underutilized Status: Excess Property Number: 21201130049 Directions: 2314, 2313, 1614, 1230, 786, Reasons: Extensive deterioration; 689, 404, 690, 763, 764, 766 Status: Unutilized Secured Area Directions: 00383, 00384, 00385, 00386, Comments: no public access & no 00388, 00389, 00391, 00392, 00402, Bldg, 1269 alternative method w/out comprising Ft. Leonard Woods 00410, 00411, 00425, 00433 nat'l security. FLW MO Reasons: Secured Area; Extensive Reasons: Secured Area Landholding Agency: Army deterioration 19 Buildings Property Number: 21201120013 15 Bldgs. Ft. Leonard Wood Status: Excess Ft. Leonard Wood MO 65473 Camp Clark Reasons: Secured Area Nevada MO 64772 Landholding Agency: Army Bldg. 1255 Landholding Agency: Army Property Number: 21201230033 Property Number: 21201130050 Ft. Leonard Woods Status: Unutilized Status: Unutilized Directions: 9613, 9611, 6127, 6125, FLW MO Landholding Agency: Army Directions: 00127, 00329, 00337, 00344, 6124, 6120, 5125, 5124, 5122, 5073, Property Number: 21201120014 00352, 00356, 00360, 00362, 00363, 2565, 2349, 1134, 978, 975, 758, 9615, 00365, 00366, 00367, 00372, 00376, Status: Excess 9617, 9619 Reasons: Secured Area 00380 Comments: no public access & no Reasons: Secured Area: Extensive alternative method to gain access w/ Bldg. 1228 deterioration out comprising nat'l security. Ft. Leonard Woods Reasons: Secured Area FLW MO Bldg. T62-9 Landholding Agency: Army Lake City Army Ammunition Plant 4 Buildings Property Number: 21201120015 Independence MO 64051 Ft. Leonard Wood

Landholding Agency: Army

Status: Excess

Ft. Leonard Wood MO 65473

Landholding Agency: Army Property Number: 21201230038 Status: Unutilized Directions: 565, 566, 567, 569 Comments: no public access & no alternative method to gain access w/ out comprising nat'l security. Reasons: Secured Area 5 Buildings Ft. Leonard Wood Ft. Leonard Wood MO 65473 Landholding Agency: Army Property Number: 21201230039 Status: Underutilized Directions: 664, 665, 669, 686, 687 Comments: no public access & no alternative method to gain access w/ out comprising nat'l security. Reasons: Secured Area 3 Buildings Ft. Leonard Wood Ft. Leonard Wood MO 65473 Landholding Agency: Army Property Number: 21201230040 Status: Unutilized Directions: 688, 759, 760 Comments: no public access & no alternative method to gain access w/ out comprising nat'l security. Reasons: Secured Area 9 Buildings Ft. Leonard Wood Ft. Leonard Wood MO 65473 Landholding Agency: Army Property Number: 21201230041 Status: Excess Directions: 711, 712, 713, 714, 715, 720, 721, 722, 723 Comments: no public access & no alternative method to gain access w/ out compromising nat'l security. Reasons: Secured Area Bldg. 724 Utah St. Ft. Leonard Wood MO 65473 Landholding Agency: Army Property Number: 21201230059 Status: Excess Comments: no public access: no alternative method for public to gain access w/out comprising nat'l security. Reasons: Secured Area Bldg. 31 Camp Crowder Neosho MO 64850 Landholding Agency: Army Property Number: 21201230061 Status: Unutilized Comments: military personnel/ authorized use personnel; public access denied & no alternative method for public to gain access w/out

comprising nat'l security.

Reasons: Secured Area

Ft. Leonard Wood

4 Buildings

Ft. Leonard Wood MO 65473 Landholding Agency: Army Property Number: 21201240017 Status: Unutilized Directions: 691, 692, 693, 694 Comments: located in secured area, public access denied & no alternative method to gain access without compromising national security. Reasons: Secured Area 4 Buildings Ft. Leonard Wood Ft. Leonard Wood MO 65473 Landholding Agency: Army Property Number: 21201320022 Status: Unutilized Directions: 05343, 05382, 05394, 06501 Comments: public access denied & no alternative method to gain access w/ out compromising nat'l security. Reasons: Secured Area Building 02351 Fort Leonard Wood FF Leonard Wood MO 65473 Landholding Agency: Army Property Number: 21201330016 Status: Excess Directions: 02351 Comments: public access denied & no alternative method & gain access w/ out compromising Nat'l security. Reasons: Secured Area Building 00007 890 Ray A. Carver Ave. (Camp Crowder) Neosho MO 64850 Landholding Agency: Army Property Number: 21201330035 Status: Excess Comments: public access denied & no alternative method to gain access w/ out compromising nat'l security. Reasons: Secured Area 15 Buildings Camp Clark MOARING Nevada MO 64772 Landholding Agency: Army Property Number: 21201340003 Status: Unutilized Directions: H0001, H0002, H0003, H0004, H0005, H00006, H0007, H0008, H0009, H0010, H0011, H0012, H0013, H0015, H0016 Comments: public access denied and no alternative method to gain access without compromising national security. Reasons: Secured Area Montana Bldg. P0516

Fort Harrison

Status: Excess

4 Bldgs.

deterioration

Ft. Harrison MT 59636

Landholding Agency: Army

Property Number: 21200420104

Reasons: Secured Area; Extensive

Ft. Harrison

0003A, T0003, T0024, T0562 Lewis & Clark MT 59636 Landholding Agency: Army Property Number: 21200740018 Status: Unutilized Reasons: Extensive deterioration Bldg. 000A4 Hawthorne Army Ammunition Plant Enlisted Barracks/Mess Hall Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199012013 Status: Unutilized Directions: East side of Decatur Street, North of Maine Avenue in the Industrial Area. Comments: Reasons: Secured Area; Within airport runway clear zone Bldg. 292 Hawthorne Army Ammunition Plant Officers Barracks with Dining Facility Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013614 Status: Unutilized Directions: North side of Maine Avenue west of Pringle Road Comments: Reasons: Secured Area Bldg. 101-2 Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013615 Status: Underutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 101-3 Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013616 Status: Underutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013617 Status: Underutilized Directions: Comments: Reasons: Within 2000 ft. of flammable

or explosive material; Secured Area

Bldg. 101-5

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013618

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013619

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 101-8

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013620

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 101-9

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013621 Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 101–10

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013622 Status: Underutilized

Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 101–17

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013623 Status: Underutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 101-18

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013624

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013625

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 101-20

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag.

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013626

Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, 101-31

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013627 Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013628 Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415

Landholding Agency: Army Property Number: 21199013629

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013630

Status: Underutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg, 101-36

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013631

Status: Underutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 101-37

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013632 Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 101–52

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013633 Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 101-53

Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area

Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013634

Status: Underutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

11610 Bldg. 101-54 Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013635 Status: Underutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013636 Status: Underutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 101-57 Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013637 Status: Underutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 101-58 Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013638 Status: Underutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 101-59 Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013639 Status: Underutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 101–63 Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013640 Status: Underutilized

Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 101-66 Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013641 Status: Underutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Area Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013642 Status: Underutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 101-69 Hawthorne Army Ammunition Plant Group Mine Filling Plant, Central Mag. Hawthorne NV 89415 Landholding Agency: Army Property Number: 21199013643 Status: Underutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Group 101, 34 Bldgs. Hawthorne Army Ammunition Plant

NV 89415-0015 Landholding Agency: Army Property Number: 21199830132 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. 00389, 00390

Hawthorne Army Depot Mineral NV 89415 Landholding Agency: Army Property Number: 21200930019 Status: Underutilized Reasons: Secured Area

## **Unsuitable Properties**

Building New Jersey

Bldg. No. 1354A Armament Res. Dev. Ctr. Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199010444 Status: Excess

Directions: Route 15 North Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. No. 1308 Armament Res. Dev. Ctr. Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199010452 Status: Excess Directions: Route 15 North Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. No. 1309 Armament Res. Dev. Ctr. Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199010454 Status: Excess Directions: Route 15 North Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. No. 1071G Armament Res. Dev. Ctr. Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199010458 Status: Excess Directions: Route 15 North

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. No. 1364

Armament Res. Dev. Ctr. Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199010464 Status: Unutilized Directions: Route 15 North Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. No. 1071C

Armament Res. Dev. Ctr. Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199010474 Status: Excess Directions: Route 15 North Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 209 Armament Research Dev. Center Route 15 North Picatinny Arsenal NJ 07806 Landholding Agency: Army Property Number: 21199010639 Status: Excess Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Armament Research, Dev. Center

Route 15 North Picatinny Arsenal NJ 07806 Landholding Agency: Army Property Number: 21199010663 Status: Excess Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg, 296 Armament Research, Dev. Center Route 15 North Picatinny Arsenal NJ 07806 Landholding Agency: Army Property Number: 21199010664 Status: Excess Directions: Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldg. 514 Armament Research, Dev. Center Route 15 North Picatinny Arsenal NJ 07806 Landholding Agency: Army Property Number: 21199010680 Status: Unutilized Directions: Comments: Bldg. 540 Armament Research, Dev. Center Route 15 North Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199010690

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 813-A

Armament Research, Dev. Center Route 15 North

Picatinny Arsenal NJ 07806–5000 Landholding Agency: Army Property Number: 21199010698

Status: Excess Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1436

Armament Research, Dev. Center Route 15 North

Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199010701

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1437

Armament Research, Dev. Center Route 15 North

Picatinny Arsenal NI 07806-5000 Landholding Agency: Army Property Number: 21199010702

Status: Excess Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1519

Armament Research, Dev. Center Route 15 North

Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199010705

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1520

Armament Research, Dev. Center Route 15 North

Picatinny Arsenal NI 07806-5000 Landholding Agency: Army Property Number: 21199010706

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 3045

Armament Research, Dev. and Eng. Center

Route 15 North

Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199010715

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 717I

Armament Research, Dev. Center

Route 15 North

Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199012428

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 717–L

Armament Research, Dev. Center Route 15 North

Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199012430

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 645A

Armament Research, Dev. Center Route 15 North

Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199012433 Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 605

Armament Research, Dev. Center Route 15 North

Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199012434

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 717J

Armanemtn Research, Dev. Center

Route 15 North

Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199012441

Status: Excess Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 732A

Armament Research, Dev. Center

Route 15 North

Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199012444

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 810A

Armament Research, Dev. Center

Route 15 North

Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199012445

Status: Excess Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 807B

Armament Research, Dev. Center Route 15 North

Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199012447

Status: Excess Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 3625

Armament Res. Dev. Ctr.

Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army

11612 Property Number: 21199012448 Status: Unutilized Directions: Route 15 North Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 930 Armament Research, Dev. Center Route 15 North Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199012452 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Armament Res. Dev. Ctr. Picatinny Arsenal NJ 07806–5000 Landholding Agency: Army Property Number: 21199012456 Status: Unutilized Directions: Route 15 North Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 911 Armament Research, Dev. Center Route 15 North Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199012457 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 3617 Armament Res. Dev. Ctr. Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199012458 Status: Unutilized Directions: Route 15 North Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 3618 Armament Res. Dev. Ctr. Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199012461 Status: Unutilized Directions: Route 15 North Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 816A Armament Research. Dev. Center Route 15 North

Picatinny Arsenal NJ 07806-5000

Property Number: 21199012465

Landholding Agency: Army

Status: Excess

Directions:

Reasons: Secured Area: Within 2000 ft. Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material of flammable or explosive material Bldg. 816B Armament Research, Dev. Center Route 15 North Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199012469 Status: Excess Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Armament Research, Dev. Center Picatinny Arsenal NI 07806-5000 Landholding Agency: Army Property Number: 21199012475 Status: Unutilized Directions: Route 15 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1431 Armament Research Dev. and **Engineering Center** Route 15 North Picatinny Arsenal NI 07806 Landholding Agency: Army Property Number: 21199012765 Status: Excess Directions: Comments: Reasons:Secured Area Bldg. 154 Armament Res. Development Ctr. Route 15 North Picatinny Arsenal NJ 07806 Landholding Agency: Army Property Number: 21199014306 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 3518 Armament Res. Development Ctr. Route 15 North Picatinny Arsenal NJ 07806 Landholding Agency: Army Property Number: 21199014311 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1031 Armament Res. Development Ctr. Route 15 North Picatinny Arsenal NJ 07806

Landholding Agency: Army

Status: Unutilized

Directions:

Comments:

Property Number: 21199014317

Bldg. 1071 Armament Research, Dev. Center Route 15 North Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199140617 Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. 291 Armament Research, Development Center Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199420006 Status: Underutilized Directions: Comments: Reasons: Extensive deterioration; Secured Area Bldg. 164B Armament R Engineering Ctr Picatinny Arsenal NJ 07806–5000 Landholding Agency: Army Property Number: 21199740113 Status: Unutilized Directions: Comments: Reasons: Extensive deterioration Bldg. 3043 Armament R Engineering Ctr Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199740126 Status: Unutilized Directions: Comments: Reasons: Extensive deterioration Bldg. 3056 Armament R Engineering Ctr Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199740127 Status: Unutilized Directions: Comments: Reasons: Extensive deterioration 4 Bldgs. Armament Research #282A, 282B, 282C, 282D Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199940096 Status: Unutilized GSA Number: Reasons: Extensive deterioration; Other—unexploded ordnance Bldg. 3213 Armament Research Picatinny Arsenal NJ 07806-5000 Landholding Agency: Army Property Number: 21199940098 Status: Unutilized GSA Number:

Reasons: Other—unexploded ordnance

Bldg. 1242

Armament R, D, Center

Picatinny Arsenal NJ 07806–5000 Landholding Agency: Army Property Number: 21200130062

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 1381/2

Armament R, D, Center

Picatinny Arsenal NJ 07806–5000 Landholding Agency: Army Property Number: 21200130063

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldgs. 01305, 01306 Picatinny Arsenal Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21200230074

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1462A Picatenny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200330060

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldgs. 864, 00876, 00899

Fort Monmouth

Ft. Monmouth NJ 07703 Landholding Agency: Army Property Number: 21200430030

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00492 Fort Monmouth Monmouth NJ 07703 Landholding Agency: Army Property Number: 21200510025 Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00908 Fort Monmouth Monmouth NJ 07703 Landholding Agency: Army Property Number: 21200510026 Status: Unutilized

Reasons: Extensive deterioration

Bldg. 01076 Fort Monmouth Monmouth NJ 07703 Landholding Agency: Army Property Number: 21200510027

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 178 Picatinny Arsenal Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21200520024 Status: Unutilized

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

4 Bldgs.

Picatinny Arsenal 230, 230A, 230B, 230G Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21200520026

Status: Unutilized

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 232, 234, 235 Picatinny Arsenal Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21200520027

Status: Unutilized

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

4 Bldgs.

Picatinny Arsenal 408, 424, 424C, 424D Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21200520029

Status: Unutilized

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

5 Bldgs.

Picatinny Arsenal

427, 427B, 429A, 430B, 477 Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21200520030

Status: Unutilized

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 525A, 566 Picatinny Arsenal Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21200520031

Status: Unutilized

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 611C, 634, 637 Picatinny Arsenal Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21200520032

Status: Unutilized

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

3 Bldgs.

Picatinny Arsenal 641C, 641F, 641G Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21200520033

Status: Unutilized

Comments: 641D was demolished. Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

2 Bldgs.

Picatinny Arsenal

655,659

Dover NJ 07806–5000

Landholding Agency: Army Property Number: 21200520034

Status: Unutilized

Comments: 652B & 658 were

demolished

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. 1241, 1242, 1242A Picatinny Arsenal Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21200520035

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

6 Bldgs.

Picatinny Arsenal Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21200520036

Status: Unutilized

Directions: 1354, 1357, 1357A, 1359,

1359A, 1361

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1400 Picatinny Arsenal Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21200520037

Status: Unutilized

Comments: 1510B was demolished Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 3612 Picatinny Arsenal Dover NJ 07806–5000 Landholding Agency: Army Property Number: 21200520039

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 00214 Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200530022

Status: Unutilized

Comments: 00213 was demolished Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 01406 Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200530023

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. 01416, 01417 Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200530026

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

4 Bldgs. Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200530028

Status: Unutilized

Directions: 03704, 03706, 03708,03715,

Comments: 03710, 03716 were

demolished

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 224, 225 Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200620017

Status: Unutilized

Comments: 221a was demolished Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 230, 230f Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200620018

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. 231, 232a, 236 Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200620019

Status: Unutilized

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 252c Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200620020

Status: Unutilized

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 403

Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200620022

Status: Unutilized

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 224

Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630001

Status: Unutilized

Comments: 221A was demolished

Reasons: Secured Area Bldgs. 230F, 232A, 252C Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630002

Status: Unutilized Reasons: Secured Area Bldgs. 427A, 429 Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630003

Status: Unutilized Reasons: Secured Area Bldgs. 430, 430B Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630004

Status: Unutilized Reasons: Secured Area Bldgs. 436, 437 Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630005

Status: Unutilized Reasons: Secured Area Bldgs. 471, 471A, 471B Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630006

Status: Unutilized Reasons: Secured Area

Bldg. 477F Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630007

Status: Unutilized

Comments: 477E was demolished

Reasons: Secured Area

Bldg. 636A Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630008

Status: Unutilized Reasons: Secured Area Bldgs. 1354, 1354A Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630009

Status: Unutilized Reasons: Secured Area Bldgs. 1357, 1357A Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630010

Status: Unutilized Reasons: Secured Area Bldgs. 1359, 1359A Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630011

Status: Unutilized Reasons: Secured Area

3 Bldgs.

Picatinny Arsenal Dover NJ 07806 Landholding Agency: Army Property Number: 21200630012

Status: Unutilized

Directions: 1509, 1509A, 1510A Comments: 1510 was demolished

Reasons: Secured Area Bldgs. 1513, 1514, 1515 Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630013

Status: Unutilized Reasons: Secured Area Bldgs. 1517, 1518, 1529 Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630014

Reasons: Secured Area Bldg. 1609A Picatinny Arsenal Dover NJ 07806

Status: Unutilized

Landholding Agency: Army Property Number: 21200630015

Status: Unutilized Reasons: Secured Area

Bldg. 3320 Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630016

Status: Unutilized Reasons: Secured Area Bldgs. 3500, 3501, 3515 Picatinny Arsenal Dover NJ 07806

Landholding Agency: Army Property Number: 21200630018

Status: Unutilized Reasons: Secured Area

Bldg.00354 Picatinny Arsenal Morris NJ 07806

Landholding Agency: Army Property Number: 21200720102

Status: Unutilized

Comments: 00350, 00352 were

demolished

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 937, 1071D Picatinny Arsenal Morris NJ 07806

Landholding Agency: Army Property Number: 21200720103

Status: Unutilized

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 1361, 1372 Picatinny Arsenal Morris NJ 07806

Landholding Agency: Army Property Number: 21200720104

Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

4 Bldgs. Picatinny Arsenal Dover NJ 07806 Landholding Agency: Army Property Number: 21200820043 Status: Unutilized Directions: 717C, 727, 916, 937 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 5 Bldgs. Picatinny Arsenal Dover NJ 07806 Landholding Agency: Army Property Number: 21200820044 Status: Unutilized Directions: 1029W, 01061, 01094, 1210S, 1212S Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 1227A Picatinny Arsenal Dover NJ 07806 Landholding Agency: Army Property Number: 21200820045 Status: Unutilized Comments: 1229A, 01510, 01602 were demolished Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 4 Bldgs. Picatinny Arsenal Dover NJ 07806 Landholding Agency: Army Property Number: 21200820046 Status: Unutilized Directions: 3533, 3608, 3611, 3616 Comments: 3236 was demolished Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 3716 Picatinny Arsenal Dover NJ 07806 Landholding Agency: Army Property Number: 21200820047 Status: Unutilized Comments: 3715 was demolished Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 7 Bldgs. Picatinny Arsenal Dover NJ 07806 Landholding Agency: Army Property Number: 21200940031 Status: Unutilized Directions: 80, 80C, 81, 82, 83, 948, 949 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 166, 167, 197 Picatinny Arsenal Morris NJ 07806 Landholding Agency: Army Property Number: 21201020014 Status: Unutilized Reasons: Secured Area

9 Bldgs.

Picatinny Arsenal

Dover NJ 07806

Landholding Agency: Army Property Number: 21201040013 Status: Unutilized Directions: 23, 48, 49, 50, 111, 454B, 620, 620C, 641B Reasons: Secured Area 5 Bldgs. Piccatinny Arsenal Dover NJ 07806 Landholding Agency: Army Property Number: 21201040014 Status: Unutilized Directions: 1182, 1351, 1354A, 1521, Comments: 1181 is demolished Reasons: Secured Area Picatinny Arsenal Dover NJ 07806 Landholding Agency: Army Property Number: 21201040016 Status: Unutilized Directions: 3604, 3605, 3606, 3609, 3613, 3615, 3627 Reasons: Secured Area 3 Bldgs. Picatinny Arsenal Dover NI Landholding Agency: Army Property Number: 21201120007 Status: Unutilized Directions: B00164, 1241A, X1240 Reasons: Extensive deterioration; Secured Area; Within airport runway clear zone Bldg. 0022C Picatinny Arsenal Dover NJ Landholding Agency: Army Property Number: 21201120009 Status: Unutilized Reasons: Extensive deterioration; Secured Area 9 Bldgs. Picatinny Arsenal Dover NJ 07806 Landholding Agency: Army Property Number: 21201130017 Status: Unutilized Directions: 1241A, 0031A, 0430A, 0445F, 0507A, 0507B, 1175, 03180, 3219A Comments: 525,1505J,1505K,3345,and 3354 are demolished Reasons: Secured Area; Extensive deterioration Bldgs. 3007 & 22C null Dover NJ 07806 Landholding Agency: Army Property Number: 21201130036 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 9 Bldgs. Pictinny Arsenal Dover NJ 07806

Secured Area 5 Bldgs. Picatinny Arsenal Dover NJ 07806 Landholding Agency: Army Property Number: 21201140035 Status: Unutilized Directions: 00281, 03013, 00332, 0623F, Reasons: Secured Area; Contamination; Extensive deterioration **Unsuitable Properties** Building New York Bldg. 12 Watervliet Arsenal Watervliet NY Landholding Agency: Army Property Number: 21199730099 Status: Unutilized Directions: Comments: Reasons: Extensive deterioration Bldgs. B9008, B9009 Youngstown Training Site Youngstown NY 14131 Landholding Agency: Army Property Number: 21200220064 Status: Unutilized GSA Number: Reasons: Extensive deterioration Bldgs. B9016, B9017, B9018 Youngstown Training Site Youngstown NY 14131 Landholding Agency: Army Property Number: 21200220065 Status: Unutilized GSA Number: Reasons: Extensive deterioration Bldgs, B9025, B9026, B9027 Youngstown Training Site Youngstown NY 14131 Landholding Agency: Army Property Number: 21200220066 Status: Unutilized **GSA Number:** Reasons: Extensive deterioration Bldgs. B9033, B9034 Youngstown Training Site Youngstown NY 14131 Landholding Agency: Army Property Number: 21200220067 Status: Unutilized GSA Number: Reasons: Extensive deterioration Bldg. B9042 Youngstown Training Site Youngstown NY 14131

Landholding Agency: Army

Status: Unutilized

Property Number: 21201140034

Directions: 00639,00623, 00623A,

Reasons: Extensive deterioration;

00623B, 0623C, 0623D, 0623E, 0075,

Reasons: Secured Area

West Point NY 10996

U.S. Garrison

Bldgs. 0134, 0136, 0139, 0142

Landholding Agency: Army Landholding Agency: Army Status: Underutilized Reasons: Within 2000 ft. of flammable Property Number: 21200220068 Property Number: 21200840043 or explosive material; Extensive Status: Unutilized Status: Underutilized GSA Number: Reasons: Secured Area deterioration Reasons: Extensive deterioration 6 Bldgs. 6 Bldgs. Ft. Drum Bldgs. B9050, B9051 Fort Drum Jefferson NY 13602 Ft. Drum NY Youngstown Training Site Landholding Agency: Army Youngstown NY 14131 Landholding Agency: Army Property Number: 21201120040 Landholding Agency: Army Property Number: 21200940010 Status: Underutilized Property Number: 21200220069 Status: Unutilized Directions: T-120, T-121, T-122, T-Status: Unutilized Directions: 1190, 1714, 10181, 10183, 124, T-126, and T-127 GSA Number: 10287, 11457 Reasons: Extensive deterioration Reasons: Extensive deterioration Reasons: Extensive deterioration Bldg. 08703 Bldgs. 214, 215, 228 Bldg. 1716 null U.S. Military Academy Fort Hamilton Ft. Drum NY West Point NY 10996 Brooklyn NY 11252 Landholding Agency: Army Landholding Agency: Army Landholding Agency: Army Property Number: 21201120049 Property Number: 21200330064 Property Number: 21201010031 Status: Excess Status: Unutilized Status: Unutilized Reasons: Extensive deterioration GSA Number: Reasons: Secured Area Bldg. 01230 Reasons: Extensive deterioration Bldg. 00145 U.S. Army Garrison Bldg. 3014 West Point West Point NY 10996 Highlands NY 10996–1592 Landholding Agency: Army Landholding Agency: Army Property Number: 21201010032 Property Number: 21200410050 Status: Unutilized Status: Unutilized Reasons: Extensive deterioration Reasons: Extensive deterioration 4 Bldgs. Bldg. 01404 Fort Hamilton Bldg, 108 West Point Fredrick J ILL, Jr. USARC Brooklyn NY 11252 Bullville NY 10915-0277 Landholding Agency: Army Landholding Agency: Army Property Number: 21201020018 Status: Unutilized Property Number: 21200510028 Status: Unutilized Status: Unutilized Directions: Reasons: Secured Area FENCC, 214, 215, 228 Bldg. 00849 Reasons: Secured Area 849 Upton Rd Bldgs. 107, 112, 113 Kerry P. Hein USARC Bldg. 110 Fort Hamilton NY058 Shoreham NY 11778-9999 Brooklyn NY 11252 Landholding Agency: Army Landholding Agency: Army Property Number: 21200510054 Property Number: 21201040019 Status: Underutilized Bldg. 2709 Status: Excess Ft. Drum Reasons: Secured Area Reasons: Secured Area Bldg. 00001 Quarters 3018 U. S. Army Garrison U.S. Military Academy Highlands NY 10996–1592 West Point NY 10996 Landholding Agency: Army Landholding Agency: Army Property Number: 21200520040 Property Number: 21201040041 Status: Unutilized Status: Unutilized deterioration Reasons: Extensive deterioration Reasons: Secured Area; Extensive deterioration Bldgs. 21609, 22789 Ft. Drum Fort Drum 14 Bldgs. **Jefferson NY** Ft. Drum Landholding Agency: Army Watertown NY Property Number: 21200720106 Landholding Agency: Army Status: Unutilized Property Number: 21201110054 Status: Unutilized Reasons: Extensive deterioration Status: Underutilized Directions: 0M905, 0M906, 0M907, Bldg. 813 U.S. Army Garrison 10180, 10182, 10183, 10184, 10185, Bldg. 01404 10186, 10187, 10188, 10189, 10190, West Point NY 10996 Landholding Agency: Army Property Number: 21200820049 Reasons: Extensive deterioration Status: Underutilized Bldg. 01555

Ft. Drum

Watertown NY

Landholding Agency: Army

Property Number: 21201110055

1230 Route 218/293 U.S. Army Garrison, West Pt. West Point NY 10996 Landholding Agency: Army Property Number: 21201120097 Status: Underutilized Reasons: Contamination West Point NY 10996 Landholding Agency: Army Property Number: 21201130034 Reasons: Extensive deterioration West Point NY 10996 Landholding Agency: Army Property Number: 21201130057 Status: Underutilized Reasons: Secured Area Ft. Drum NY 13602 Landholding Agency: Army Property Number: 21201140004 Status: Underutilized Reasons: Within 2000 ft. of flammable or explosive material; Extensive Bldgs. 02710 and 02743 Ft. Drum NY 13602 Landholding Agency: Army Property Number: 21201140031 Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material U.S. Army Garrison West Point NY 10996 Landholding Agency: Army Property Number: 21201210006 Status: Unutilized Comments: beyond repair; no potential to meet habitation or any other use to assist the homeless

Reasons: Extensive deterioration

## **Unsuitable Properties**

Building

North Carolina Bldg. A-1815 Fort Bragg

Ft. Bragg NC 28307

Landholding Agency: Army Property Number: 21199640074

Status: Unutilized Directions: Comments:

Reasons:Extensive deterioration

4 Bldgs. Fort Bragg

#A5230, A5231, A5232, A5233

Ft. Bragg NC 28307

Landholding Agency: Army Property Number: 21199710107

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

4 Bldgs.

Fort Bragg #A5430, A5431, A5432, A5433

Ft. Bragg NC 28307

Landholding Agency: Army Property Number: 21199710108

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. A5435 Fort Bragg

Ft. Bragg NC 28307

Landholding Agency: Army Property Number: 21199710109

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

4 Bldgs. Fort Bragg

#A5628, A5630, A5631, A5632

Ft. Bragg NC 28307

Landholding Agency: Army Property Number: 21199710110

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. M-2362, Fort Bragg

null

Ft. Bragg NC 28307 Landholding Agency: Army

Property Number: 21199710224

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. H4886 Fort Bragg

Ft. Bragg NC 28307

Landholding Agency: Army Property Number: 21199810167 Status: Unutilized Directions:

Comments:

Reasons: Extensive deterioration

Bldg. 05029 Fort Bragg

Ft. Bragg NC 28314 Landholding Agency: Army Property Number: 21200410056

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 09066 Fort Bragg

Ft. Bragg NC 28314

Landholding Agency: Army Property Number: 21200430042

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 09039, Fort Bragg

Cumberland NC 28310 Landholding Agency: Army Property Number: 21200440050

Status: Unutilized

Comments: 09134 demolished 12/7/

2009

Reasons: Extensive deterioration

Bldg. P4544 Fort Bragg

Cumberland NC 28310 Landholding Agency: Army Property Number: 21200440051

Status: Unutilized

Comments: P4443 was demolished on 9/ 16/2008

Reasons: Extensive deterioration Bldgs. A5451, A5452,

Fort Bragg

Cumberland NC 28310 Landholding Agency: Army Property Number: 21200530041

Status: Unutilized

Comments: A5454 demolished Reasons: Extensive deterioration

Bldgs. A5646 thru A5654

Fort Bragg

Cumberland NC 28310 Landholding Agency: Army Property Number: 21200530044

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. C7646, C7845 Fort Bragg

Ft. Bragg NC 28310

Landholding Agency: Army Property Number: 21200610020

Status: Unutilized

Reasons: Extensive deterioration Bldgs. A3872, A3879, A3881

Fort Bragg

Ft. Bragg NC 28310

Landholding Agency: Army Property Number: 21200620024

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. A4118, A4119

Fort Bragg

Ft. Bragg NC 28310

Landholding Agency: Army Property Number: 21200620026

Status: Unutilized

Comments: bldg. A4318 was demo in 3/ 13/2008

Reasons: Extensive deterioration Bldgs. A4681, A4683, A4684

Fort Bragg

Ft. Bragg NC 28310

Landholding Agency: Army Property Number: 21200620029

Status: Unutilized

Reasons: Extensive deterioration Bldgs. A4685, A4686, A4687

Fort Bragg
Ft. Bragg NC 28310
Landholding Agency: Army Property Number: 21200620030

Status: Unutilized

Reasons: Extensive deterioration Bldgs. A4877, A4878, A4879

Fort Bragg

Ft. Bragg NC 28310

Landholding Agency: Army Property Number: 21200620031

Status: Unutilized

Reasons: Extensive deterioration

5 Bldgs.

Fort Bragg Ft. Bragg NC 28310

Landholding Agency: Army Property Number: 21200620032

Status: Unutilized

Directions: A4883, A4884, A4885,

A4886, A4887

Reasons: Extensive deterioration

Bldgs. M6750, M6751,

Fort Bragg

Ft. Bragg NC 28310

Landholding Agency: Army Property Number: 21200620034

Status: Unutilized

Comments: M6753 was demolished on 03/13/2008

Reasons: Extensive deterioration Bldgs. 81703, 82105, 82313

Fort Bragg

Ft. Bragg NC 28310

Landholding Agency: Army Property Number: 21200620039

Status: Unutilized

Reasons: Extensive deterioration

4 Bldgs.

Fort Bragg Ft. Bragg NC 28310

Landholding Agency: Army Property Number: 21200630029

Status: Unutilized

Directions: A2003, A2205, A2207, Reasons: Extensive deterioration

A2302

Bldg. T2758

Fort Bragg Ft. Bragg NC 28310

Landholding Agency: Army Property Number: 21200630031

Reasons: Extensive deterioration

Bldgs. M7240, M7243, M7248

Landholding Agency: Army

Property Number: 21200640059

Fort Bragg

Ft. Bragg NC 28310

Status: Unutilized Status: Unutilized Reasons: Extensive deterioration Reasons: Extensive deterioration Bldg. A2808 Bldgs. 41443, 41443, 41444 Fort Bragg Fort Brag Ft. Bragg NC 28310 Ft. Bragg NC 28310 Landholding Agency: Army Landholding Agency: Army 8 Bldgs. Property Number: 21200630032 Property Number: 21200640114 Status: Unutilized Status: Unutilized Reasons: Extensive deterioration Reasons: Extensive deterioration Bldgs. T2857, T2858, T2954 Bldg. 02723 Fort Bragg Fort Bragg Ft. Bragg NC 28310 Ft. Bragg NC 28310 Landholding Agency: Army Landholding Agency: Army Property Number: 21200630034 Property Number: 21200720029 Status: Unutilized Status: Unutilized Reasons: Extensive deterioration Reasons: Extensive deterioration Bldgs. T3364, T3502, T3503 Bldg. 9656 Fort Bragg Fort Bragg Fort Bragg Ft. Bragg NC 28310 Ft. Bragg NC 28310 Landholding Agency: Army Landholding Agency: Army Property Number: 21200630040 Property Number: 21200720032 Status: Unutilized Status: **Unutilized** Reasons: Extensive deterioration Reasons: Extensive deterioration Bldgs. D3548, D3555 2 Bldgs. Fort Bragg Fort Bragg Ft. Bragg NC 28310 42145, 42245, 6 Bldgs. Landholding Agency: Army Ft. Bragg NC 28310 Fort Bragg Property Number: 21200630041 Landholding Agency: Army Status: Unutilized Property Number: 21200720033 Reasons: Extensive deterioration Status: Unutilized Comments: 42848, 42948 demolished 5/ 4 Bldgs. 5/2012 Fort Bragg Ft. Bragg NC 28310 Reasons: Extensive deterioration Landholding Agency: Army Bldg. P3839 Property Number: 21200630043 Fort Bragg Cumberland NC 28310 Status: Unutilized Directions: A3703, A3872, A3879, Landholding Agency: Army 7 Bldgs. Fort Bragg Property Number: 21200740020 A3881 Reasons: Extensive deterioration Status: Unutilized Reasons: Secured Area; Extensive Bldgs. A4118, A4119, A4318 deterioration Fort Bragg Ft. Bragg NC 28310 2 Bldgs. Fort Bragg Landholding Agency: Army Ft. Bragg NC 28310 Property Number: 21200630046 Status: Unutilized Landholding Agency: Army Reasons: Extensive deterioration Property Number: 21200740154 Status: Unutilized Fort Bragg 5 Bldgs. Fort Bragg
Ft. Bragg NC 28310
Landholding Agency: Army Directions: 2847 and 3236 Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration; Secured Area Property Number: 21200630047 Status: Unutilized 6 Bldgs. Directions: A4620, A4622, A4623, Fort Bragg Bldg. 55047 A4626, A4628 Ft. Bragg NC 28310 Fort Bragg Reasons: Extensive deterioration Landholding Agency: Army Property Number: 21200740155 Bldgs. A4635, A4636 Fort Bragg Status: Unutilized Ft. Bragg NC 28310 Directions: 3241, 3245, 3249, 3253, Landholding Agency: Army 3258, 3262 Property Number: 21200630048 demolished Reasons: Within 2000 ft. of flammable Status: Unutilized or explosive material; Secured Area;

Extensive deterioration

Landholding Agency: Army

Property Number: 21200740157

5 Bldgs.

Fort Bragg

Ft. Bragg NC 28310

Status: Unutilized Directions: 5024, 5028, 5032, 5034, 5071 Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration; Secured Area Fort Bragg Ft. Bragg NC 28310 Landholding Agency: Army Property Number: 21200740158 Status: Unutilized Directions: 5182, 5381, 5473, 5645, 5779, 5849, 5878, 5880 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration Cumberland NC 28310 Landholding Agency: Army Property Number: 21200820056 Status: Unutilized Directions: C8145, C8246, C8344, C8442, C8448 Reasons: Extensive deterioration; Secured Area Cumberland NC 28310 Landholding Agency: Army Property Number: 21200820057 Status: Unutilized Directions: C8541, C8548, C8640, C8750, C8948, C9349 Reasons: Secured Area; Extensive deterioration Cumberland NC 28310 Landholding Agency: Army Property Number: 21200830018 Status: Unutilized Directions: 21414, 21559, 21755, 21757, 21859, 21862, 21957 Reasons: Secured Area Bldgs. 31602, 31603, 31604 Cumberland NC 28310 Landholding Agency: Army Property Number: 21200830019 Status: Unutilized Reasons: Secured Area Cumberland NC 28310 Landholding Agency: Army Property Number: 21200830021 Status: Unutilized Comments: 55353 and 55250 was Reasons: Secured Area 4 Bldgs. Fort Bragg Cumberland NC 28310 Landholding Agency: Army Property Number: 21200830022 Status: Unutilized

Directions: 83015, 83019, 83201, 83502 Directions: 661A, M2146, C2629, F2630, Landholding Agency: Army Comments: 82807, 82809 were A3527, C3609, A3726, A3728, C3731, Property Number: 21201110034 Status: Unutilized demolished A3732, A3734, A3736 Reasons: Secured Area Reasons: Secured Area Directions: N3305, X3266, X3770, X4126, X4130 8 Bldgs. M4020 Reasons: Secured Area: Extensive Fort Bragg Fort Bragg deterioration Cumberland NC 28310 Ft. Bragg NC 28310 Landholding Agency: Army Landholding Agency: Army 5 Bldgs. Ft. Bragg Property Number: 21200830023 Property Number: 21201020021 Status: Unutilized Status: Unutilized Ft. Bragg NC 28310 Comments: M5865, M5868, C4614 were Directions: A6133, C7017, C7018, Landholding Agency: Army demolished C7116, C7118, C7549, C7842, C7943 Property Number: 21201110050 Comments: C7444, C7342, C7244, was Reasons: Secured Area Status: Unutilized demolished Directions: 42273,H1617,H1713,H1715, 4 Bldgs. Fort Bragg Reasons: Secured Area; Extensive H2614 Reasons: Secured Area; Extensive deterioration Cumberland NC 28310 deterioration 3 Bldgs. Landholding Agency: Army Property Number: 21200840045 Fort Bragg 2 Bldgs. Status: Unutilized Cumberland NC 28310 Ft. Bragg Directions: 22053, 22055, 22059, 82714 Landholding Agency: Army Ft. Bragg NC Property Number: 21201030017 Reasons: Extensive deterioration; Landholding Agency: Army Secured Area Status: Unutilized Property Number: 21201120021 Directions: 31743, M5044, M5040 6 Bldgs. Status: Underutilized Comments:T2139 demolished Fort Bragg Directions: N5505, 15905, Cumberland NC 28310 Reasons: Secured Area; Extensive Comments: T3352 demolished 6/20/ deterioration Landholding Agency: Army 2011 Property Number: 21200920049 Bldg. 83022 Reasons: Extensive deterioration Status: Unutilized Fort Bragg 4 Bldgs. Directions: A1355, A2029, A2031, Cumberland NC 28310 null A2032, A2144, P2352 Landholding Agency: Army Fort Bragg NC 28310 Reasons: Secured Area; Extensive Property Number: 21201040020 Landholding Agency: Army deterioration Status: Unutilized Property Number: 21201130001 Reasons: Secured Area; Extensive 8 Bldgs. Status: Unutilized deterioration Directions: A5586, A5587, A5783, Fort Bragg Cumberland NC 28310 4 Bldgs. A5787 Landholding Agency: Army Ft. Bragg Reasons: Secured Area: Extensive Property Number: 21200920050 Ft. Bragg NC 28310 deterioration Status: Unutilized Landholding Agency: Army 10 Bldgs. Directions: C4125, 09045, 11460, 22809, Property Number: 21201110031 null Status: Unutilized 23212, 23810, 30844, 55010 Fort Bragg NC 28310 Reasons: Secured Area; Extensive Directions: X5062, X5066, X6260, and Landholding Agency: Army deterioration Property Number: 21201130002 Reasons: Secured Area; Extensive 5 Bldgs. Status: Unutilized deterioration Simmons Army Airfield Directions: A5287, A5377, A5378, Cumberland NC 28310 5 Bldgs. A5380, A5381, A5383, A5385, A5386, Landholding Agency: Army null A5387, A5583 Property Number: 21200920053 Ft. Bragg NC 28310 Reasons: Extensive deterioration; Status: Unutilized Landholding Agency: Army Secured Area Directions: P2455, P2457, P2542, P2757, Property Number: 21201110032 10 bldgs. P2852 Status: Unutilized null Reasons: Secured Area; Extensive Directions: X5041, X5045, X5049, X5053, Fort Bragg NC 28310 deterioration and X5058 Landholding Agency: Army Reasons: Extensive deterioration: Property Number: 21201130003 Bldg. T3361 Secured Area Status: Unutilized Fort Bragg Camp Mackall NC 28373 5 Bldgs. Directions: A5078, A5080, A5083, Landholding Agency: Army null A5084, A5085, A5087, A5277, A5280, Property Number: 21200940033 Ft. Bragg NC A5283, A5284 Landholding Agency: Army Status: Unutilized Reasons: Secured Area; Extensive Property Number: 21201110033 Comments: T3354 demolished deterioration Status: Unutilized Reasons: Extensive deterioration; Bldg. 31802 Secured Area Directions: X4134, X4137, X4139, X4141, null and X5036 12 Bldgs. Fort Bragg NC 28310 Reasons: Secured Area; Extensive Landholding Agency: Army Fort Bragg deterioration Ft. Bragg NC 28310 Property Number: 21201130004 Landholding Agency: Army 5 Bldgs. Status: Unutilized Property Number: 21201020019 null Reasons: Extensive deterioration;

Ft. Bragg NC 28310

Status: Unutilized

Secured Area

Bldg. 1537 null Fort Bragg NC 28310 Landholding Agency: Army Property Number: 21201130005 Status: Unutilized Reasons: Extensive deterioration 12 Bldgs. null Fort Bragg NC 28310 Landholding Agency: Army Property Number: 21201130007 Status: Unutilized Directions: V3408, V3509, V3510, V3610, V3611, V3712, V3810, V3911, X6037, X6088, X6252, A5077 Reasons: Extensive deterioration; Secured Area Pope Army Field Fort Bragg NC 28308 Landholding Agency: Army Property Number: 21201130010 Status: Unutilized Directions: 610, 614, 617, 618, 619, 623, 625, 15905, C7620, M6446, V3111, V3308, V3310, V3312 Reasons: Extensive deterioration; Secured Area 10 Bldgs. Ft. Bragg Ft. Bragg NC 28310 Landholding Agency: Army Property Number: 21201140009 Status: Unutilized Directions: 32039, K1846, K2106, X7163, X7169, X7269, X7362, X7369, X7462, and X7665 Reasons: Secured Area; Extensive deterioration Bldg. 22017 and 91765 Fort Bragg Fort Bragg NC 28310 Landholding Agency: Army Property Number: 21201210061 Status: Unutilized Comments: Nat'l security concerns; restricted access and no alternative method of access. Reasons: Secured Area 17 Bldgs. Fort Bragg Fort Bragg NC 28310 Landholding Agency: Army Property Number: 21201210062 Status: Unutilized Directions: A5620, A5622, A5623, A5626, A5627, A5633, A5635, A5636, A5720, A5721, A5722, A5723, A5724, A5725, A5726, A5727, A5728 Comments: Nat'l security concerns; restricted access and no alternative method of access. Reasons: Secured Area 14 Bldgs. Fort Bragg Fort Bragg NC 28310 Status: Unutilized

Landholding Agency: Army Directions: J1951, A5786, A5785, Property Number: 21201210063 Status: Unutilized Directions: A5730, A5731, A5732, A5733, A5735, A5957, D1705, D2004, D2007, D2105, M2362, M2643, M2645, V3312 security. Comments: Nat'l security concerns; restricted access; and no alternative method of access; Bldgs. A5256, Ft. Bragg A5257, A5656 are still in use. Reasons: Secured Area Ft. Bragg Ft. Bragg NC 28310 Landholding Agency: Army Property Number: 21201210094 Status: Unutilized Comments: Nat'l security concerns; no public access; restricted area; no alternative method to gain access. Reasons: Secured Area 4 Building 4 Buildings Ft. Bragg Ft. Bragg Ft. Bragg NC 28308 Landholding Agency: Army Property Number: 21201230004 Status: Unutilized Directions: 276, 31335, C1624, D1910 Comments: restricted access to authorized military personnel only; public access denied & no alternative method to gain access w/out comprising nat'l security. Reasons: Secured Area 2 Buildings Ft. Bragg Ft. Bragg NC 28310 Landholding Agency: Army Property Number: 21201240015 Status: Underutilized Directions: W2976, W2979 Comments: located on secured military installation; authorized personnel only; public access denied & no alternative method to gain access w/ out compromising nat'l security. Ft. Bragg Reasons: Secured Area 4 Buildings Ft. Bragg Ft. Bragg NC 28310 Landholding Agency: Army Property Number: 21201240016 Status: Unutilized Directions: M6135, M6151, O3305, O4305 Comments: located on secured military installation; authorized personnel only; public access denied & no Ft. Bragg alternative method to gain access w/ out compromising nat'l security. Reasons: Secured Area 6 Buildings Ft. Bragg Ft. Bragg NC 28310 Landholding Agency: Army Property Number: 21201240031

A5679, A4290, A3275 Comments: located in secured military installation, public access denied & no alternative method to gain access without compromising national Reasons: Secured Area 5 Buildings Ft. Bragg NC 28310 Landholding Agency: Army Property Number: 21201240033 Status: Unutilized Directions: 85306, A5624, D1910, H4401, H4802 Comments: located in restricted area, public access denied & no alternative method to gain access without compromising national security. Reasons: Secured Area Cumberland NC 28308 Landholding Agency: Army Property Number: 21201240036 Status: Unutilized Directions: 15, 115, 32033, 41442 Comments: Located in a secured military installation, public access denied and no alternative method to gain access without compromising national security. Reasons: Secured Area Buildings 6036 & 7556 4030 & 4551 Normandy Dr. Ft. Bragg NC 28310 Landholding Agency: Army Property Number: 21201310032 Status: Underutilized Comments: located w/in military reservation; public access denied & no alternative method to gain access w/ out compromising nat'l security. Reasons: Secured Area 4 Buildings Ft. Bragg NC 28310 Landholding Agency: Army Property Number: 21201310057 Status: Underutilized Directions: F2131, F2534, F3040, F3134 Comments: restricted military installation; public denied & no alternative method to gain access w/ out compromising nat'l security Reasons: Secured Area 7 Buildings Ft. Bragg NC 28310 Landholding Agency: Army Property Number: 21201320001 Status: Underutilized Directions: 21817, A5886, C8310, D2302, D2307, D2502, D2507 Comments: military reservation; access limited to military personnel only; access denied & no alternative method to gain access w/out compromising nat'l security

Reasons: Secured Area

2 Building FT Bragg

FT Bragg NC 28310

Landholding Agency: Army Property Number: 21201340006

Status: Underutilized Directions: 41571, 42472

Comments: Public access denied and no alternative to gain access without compromising national security.

Reasons: Secured Area

A4638 FT Bragg

FT Bragg NC 28310 Landholding Agency: Army

Property Number: 21201340007

Status: Underutilized

Comments: Public access denied and no alternative method to gain access without compromising national

security

Reasons: Secured Area Building 21452

Ft. Bragg

FT. Bragg NC 28310 Landholding Agency: Army Property Number: 21201340039

Status: Underutilized

Comments: Public access denied and no alternative method to gain access without compromising national security.

Reasons: Secured Area

5 Buildings Fort Bragg Fort Bragg NC

Landholding Agency: Army Property Number: 21201410014

Status: Underutilized

Directions: 41367, 41467, 41469, 41567,

Comments: public access denied and no alternative method to gain access w/ out compromising national security

Reasons: Secured Area

Bldg. 440

Stanley R. Mickelsen Nekoma ND 58355 Landholding Agency: Army Property Number: 21199940103

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 455

Stanley R. Mickelsen Nekoma ND 58355

Landholding Agency: Army Property Number: 21199940104

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 456

Stanley R. Mickelsen Nekoma ND 58355 Landholding Agency: Army Property Number: 21199940105

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 3101 Stanley R. Mickelsen Langdon ND 58355 Landholding Agency: Army Property Number: 21199940106

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 3110

Stanley R. Mickelsen Langdon ND 58355

Landholding Agency: Army Property Number: 21199940107

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Ohio

Bldg. S0390

Lima Army Tank Plant Lima OH 45804–1898 Landholding Agency: Army Property Number: 21199730104

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. T0441

Lima Army Tank Plant Lima OH 45804–1898 Landholding Agency: Army Property Number: 21199730105

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 00442

Lima Army Tank Plant Lima OH 45804–1898 Landholding Agency: Army Property Number: 21199730106

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 00443

Lima Army Tank Plant Lima OH 45804–1898 Landholding Agency: Army Property Number: 21199730107

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 00452

Lima Army Tank Plant Lima OH 45804–1898 Landholding Agency: Army Property Number: 21199730108

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Extensive

deterioration

Bldg. 00693

Lima Army Tank Plant Lima OH 45804–1898 Landholding Agency: Army Property Number: 21199730109

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. TO707

Lima Army Tank Plant Lima OH 45804–1898 Landholding Agency: Army Property Number: 21199730110

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Oklahoma

Bldg. M–1441 Fort Sill

Lawton OK 73501–5100 Landholding Agency: Army Property Number: 21199510023

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 00445 Fort Sill

Lawton OK 73501

Landholding Agency: Army Property Number: 21200330065

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. 01193 Fort Sill

Lawton OK 73501–5100 Landholding Agency: Army Property Number: 21200430043

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. MA050, MA070 Regional Training Institute Oklahoma City OK 73111 Landholding Agency: Army Property Number: 21200440052

Status: Unutilized

Reasons: Extensive deterioration

Bldg. GRM03

Camp Gruber Training Site

Braggs OK 74423

Landholding Agency: Army Property Number: 21200510029

Status: Unutilized

Reasons: Extensive deterioration

Bldg. GRM24

Camp Gruber Training Site

Braggs OK 74423

Landholding Agency: Army Property Number: 21200510030

Status: Unutilized

Reasons: Extensive deterioration

Bldg. GRM26

Camp Gruber Training Site

Braggs OK 74423 Landholding Agency: Army Property Number: 21200510031 Status: Unutilized Reasons: Extensive deterioration Bldg. GRM34 Camp Gruber Training Site Braggs OK 74423 Landholding Agency: Army Property Number: 21200510032 Status: Unutilized Reasons: Extensive deterioration Bldgs. 1500, 1515, 1539 Fort Sill Lawton OK 73503 Landholding Agency: Army Property Number: 21200530053 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material Bldg. 2185 Fort Sill Lawton OK 73503 Landholding Agency: Army Property Number: 21200530054 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material Bldgs, 2306, 2332 Fort Sill Lawton OK 73503 Landholding Agency: Army Property Number: 21200530055 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material 6 Bldgs. Fort Sill Lawton OK 73503 Landholding Agency: Army Property Number: 21200530056 Status: Unutilized Directions: 2452, 2458, 2464, 2473, 2485, 2491 Reasons: Within 2000 ft. of flammable or explosive material Bldgs. 2523, 2932, 2962 Fort Sill Lawton OK 73503 Landholding Agency: Army Property Number: 21200530057 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material Bldg. 3359 Fort Sill Lawton OK 73503 Landholding Agency: Army Property Number: 21200530058 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material 4 Bldgs.

Fort Sill

3455, 3461, 3475, 3491

Landholding Agency: Army

Lawton OK 73503

Property Number: 21200530059 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material Bldgs. 5150, 6101, 6111 Fort Sill Lawton OK 73503 Landholding Agency: Army Property Number: 21200530060 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material 4 Bldgs. Fort Šill Lawton OK 73501 Landholding Agency: Army Property Number: 21200840047 Status: Unutilized Directions: M5680, M5681, M5682, M5683 Reasons: Extensive deterioration Bldgs. M3805, M4905 Fort Sill Lawton OK 73501 Landholding Agency: Army Property Number: 21201010035 Status: Unutilized Reasons: Extensive deterioration RS Kerr Lake HC61 Sallisaw OK 74955 Landholding Agency: Army Property Number: 21201040042 Status: Underutilized Reasons: Extensive deterioration Fort Sill, (4 Bldgs.) Fort Sill Lawton OK Landholding Agency: Army Property Number: 21201110027 Status: Unutilized Directions: Bldgs.: 00208, M4902, M4903, 06204 Reasons: Extensive deterioration 14 Bldgs. Fort Sill Lawton OK 73501 Landholding Agency: Army Property Number: 21201130056 Status: Unutilized Directions: 00214, 00216, 01445, 01447, 01448, 01468, 02524, 02594, 02809, 6472, 6473, 6474, M1453, M4905 Reasons: Contamination; Extensive deterioration MA040 Regional Training Institute Oklahoma City OK Landholding Agency: Army Property Number: 21201220010 Status: Unutilized Comments: nat'l security concerns: public access denied & no alternative method to gain access w/out comprising nat'l security Reasons: Secured Area Bldg. 137CO

Camp Gruber Braggs OK 74423 Landholding Agency: Army Property Number: 21201220028 Status: Unutilized Comments: nat'l security concerns; public access denied and no alternative method to gain access w/ out comprising nat'l security Reasons: Secured Area 5 Building McAlester Army Ammunition Plant McAlester OK 74501 Landholding Agency: Army Property Number: 21201330015 Status: Underutilized Directions: 00029, 00139, 00148, 00159, 00235 Comments: Anti-terrorism/force protection security reqs., public access denied & no alternative method to gain access w/out compromising Nat'l security Reasons: Secured Area West FIR Nursery Garage 07674.00 Westfir OR 97492 Landholding Agency: Agriculture Property Number: 15201410002 Status: Unutilized Comments: property is 100% located in a floodway off a 100 yr. floodplain which has not been corrected or contained. Reasons: Floodway Bldg. 38 Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012174 Status: Underutilized Directions: 13 miles east of Hermiston Oregon on I-84 Comments: Reasons: Secured Area Bldg. 53 Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012175 Status: Underutilized Directions: 13 miles east of Hermiston Oregon on I-84 Comments: Reasons: Secured Area Bldg. 54 Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012176 Status: Underutilized Directions: 8 miles east of Hermiston Oregon on I-84 Comments: Reasons: Secured Area

Bldg. 56

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012177

Status: Unutilized

Directions: 13 miles east of Hermiston

Oregon on I–84 Comments:

Reasons: Secured Area

Bldg. 83

Tooele Army Depot
Umatilla Depot Activity
Hermiston OR 97838
Landholding Agency: Army
Property Number: 21199012178

Status: Underutilized

Directions: 13 miles east of Hermiston

Oregon on I–84 Comments:

Reasons: Secured Area

Bldg. 85

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012179

Status: Underutilized

Directions: 13 miles east of Hermiston

Oregon on I–84 Comments:

Reasons: Secured Area

Bldg. 127

Tooele Army Depot Umatilla Army Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012185

Status: Unutilized

Directions: 13 miles east of Hermiston

Oregon on I–84 Comments:

Reasons: Secured Area

Bldg. 128

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012186

Status: Unutilized

Directions: 13 miles east of Hermiston

Oregon on I–84 Comments:

Reasons: Secured Area

Bldg. 155

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012189

Status: Unutilized

Directions: 13 miles east of Hermiston

Oregon on I–84 Comments:

Reasons: Secured Area

Bldg. 208

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army

Property Number: 21199012190

Status: Underutilized

Directions: 13 miles east of Hermiston

Oregon on I–84 Comments: Reasons: Secured Area

Bldg. 211

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012191

Status: Underutilized

Directions: 13 miles east of Hermiston

Oregon on I–84 Comments:

Reasons: Secured Area

Bldg. 417

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012195

Status: Unutilized

Directions: 8 miles east of Hermiston

Oregon on I–84 Comments:

Reasons: Secured Area

Bldg. 418

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012196

Status: Unutilized

Directions: 8 Miles East of Hermiston,

Oregon on I–84 Comments:

Reasons: Secured Area

Bldg. 433

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012197

Status: Underutilized

Directions: 13 Miles East of Hermiston,

Oregon I–84 Comments:

Reasons: Secured Area

Bldg. 457

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012198

Status: Underutilized

Directions: 8 Miles East of Hermiston,

Oregon I–84 Comments:

Reasons: Secured Area

Bldg. 482

Tooele Army Depot

Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012199

Status: Unutilized

Directions: 13 Miles East of Hermiston,

Oregon I–84 Comments:

Reasons: Secured Area

Bldg. 483

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012200

Status: Unutilized

Directions: 13 Miles East of Hermiston

Oregon on I–84 Comments:

Reasons: Secured Area

Bldg. 484

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012201

Status: Unutilized

Directions: 13 Miles East of Hermiston

Oregon I–84 Comments:

Reasons: Secured Area

Bldg. 485

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012202

Status: Unutilized

Directions: 13 Miles East of Hermiston

Oregon on I–84 Comments:

Reasons: Secured Area

Bldg. 486

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army

Property Number: 21199012203

Status: Unutilized

Directions: 8 Miles East of Hermiston

Oregon I–84 Comments:

Reasons: Secured Area

Bldg. 488

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012204

Status: Unutilized

Directions: 8 Miles East of Hermiston

Oregon on I–84 Comments:

Reasons: Secured Area

Bldg. 490

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012205 Status: Unutilized

Directions: 13 Miles East of Hermiston Oregon on I-84

Comments:

Reasons: Secured Area

Bldg. 493

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012207

Status: Unutilized

Directions: 8 Miles East of Hermiston,

Oregon I-84 Comments:

Reasons: Secured Area

Bldg. 494

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012208

Status: Unutilized

Directions: 13 Miles East of Hermiston,

Oregon on I-84 Comments:

Reasons: Secured Area

Bldg. 608

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012217

Status: Underutilized

Directions: 8 Miles East of Hermiston,

Oregon I-84 Comments:

Reasons: Secured Area

Bldg. 616

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012225

Status: Unutilized

Directions: 13 Miles East of Hermiston.

Oregon I-84 Comments:

Reasons: Secured Area

Bldg. 624

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199012229

Status: Underutilized

Directions: 8 Miles East of Hermiston,

Oregon on I-84 Comments:

Reasons: Secured Area

Bldg. 431

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838

Landholding Agency: Army Property Number: 21199012279

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 202

Tooele Army Depot, Umatilla Depot Hermiston ŎR 97838

Landholding Agency: Army Property Number: 21199014304

Status: Unutilized

Directions: 13 miles east of Hermiston,

Oregon on I-84 Comments:

Reasons: Secured Area

Bldg. 203

Tooele Army Depot Umatilla Depot Hermiston OR 97838 Landholding Agency: Army Property Number: 21199014305

Status: Unutilized

Directions: 13 miles east of Hermiston,

Oregon on I-84. Comments:

Reasons: Secured Area

Bldg. 137

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199014782

Status: Unutilized

Directions: 8 miles east of Hermiston.

OR on I-84 Comments:

Reasons: Secured Area

Bldg. 489

Tooele Army Depot Umatilla Depot Activity Hermiston ÓR 97838 Landholding Agency: Army Property Number: 21199030362

Status: Unutilized

Directions: 8 miles East of Hermiston,

OR. on I-84. Comments:

Reasons: Secured Area

Bldg. 154

Tooele Army Depot Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199030363

Status: Unutilized

Directions: 13 miles East of Hermiston,

OR on I-84 Comments:

Reasons: Secured Area

Bldg. 619

Umatilla Depot Activity Hermiston OR 97838 Landholding Agency: Army Property Number: 21199120032

Status: Unutilized

Directions: 8 miles east of Hermiston,

Oregon on I-84.

Comments:

Reasons: Secured Area Bldgs. 122, 123, 125 Umatilla Chemical Depot

OR 97838

Landholding Agency: Army Property Number: 21199840108

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldgs. 204, 205

Umatilla Chemical Depot

OR 97838

Landholding Agency: Army Property Number: 21199840109

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 346

Umatilla Chemical Depot

OR 97838

Landholding Agency: Army Property Number: 21199840110

Status: Unutilized Directions: Comments:

Reasons: Secured Area

## **Unsuitable Properties**

Building

Pennsylvania

8 Bldgs.

Fort Indiantown Gap Annville PA 17003-5000 Landholding Agency: Army Property Number: 21199810183

Status: Unutilized

Directions: T-2-50, T-2-52, T-2-53, T-2-54, T-2-55, T-2-57, T-2-58, T-2-59

Comments:

Reasons: Extensive deterioration

4 Bldgs.

Fort Indiantown Gap Annville PA 17003-5000 Landholding Agency: Army Property Number: 21199810184

Status: Unutilized

Directions: T-2-64, T-2-65, T-2-66, T-

Comments:

Reasons: Extensive deterioration

11 Bldgs.

Fort Indiantown Gap Annville PA 17003-5000 Landholding Agency: Army Property Number: 21199810190

Status: Unutilized

Directions: T-10-24, T-10-25, T-10-26, T-10-27, T-10-28, T-10-29, T-10-30, T-10-31, T-10-32, T-10-33, T-10-34

Comments:

Reasons: Extensive deterioration

Bldg. 01006

Tobyhanna Army Depot Tobyhanna PA 18466 Landholding Agency: Army Property Number: 21200330068 Status: Unutilized GSA Number: Reasons: Extensive deterioration Bldg. 00635 Carlisle Barracks Carlisle PA 17013 Landholding Agency: Army Property Number: 21200640115 Status: Unutilized Reasons: Extensive deterioration Bldgs. 00302, 00630, 00846 Carlisle Barracks Cumberland PA 17013 Landholding Agency: Army Property Number: 21200720107 Status: Unutilized Reasons: Extensive deterioration

Bldg. 00301 Carlisle Barracks Cumberland PA 17013 Landholding Agency: Army Property Number: 21200740026

Status: Unutilized

Reasons: Extensive deterioration

5 Bldgs.

Tobyhanna Army Depot Monroe PA 18466 Landholding Agency: Army Property Number: 21200820074

Status: Unutilized

Directions: 1004, 1005, 1009, 1010, 1016 Comments: Bldgs. 22 and CPR22 were

demolished 12.01.2008 Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, 00257 Carlisle Barracks Cumberland PA 17013 Landholding Agency: Army Property Number: 21200830001 Status: Excess Reasons: Extensive deterioration Bldg. 00017

Scranton Army Ammo Plant Scranton PA 18505 Landholding Agency: Army Property Number: 21200840048

Status: Unutilized

Reasons: Extensive deterioration; Secured Area

5 Bldgs.

Letterkenny Army Depot Chambersburg PA 17201 Landholding Agency: Army Property Number: 21200920063

Status: Unutilized

Directions: 01466, 03231, 03243, 03244,

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. S0093

Tobyhanna Army Depot

Monroe PA 18466

Landholding Agency: Army Property Number: 21200920065

Status: Underutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

4 Bldgs.

Letterkenny Army Depot Franklin PA 17201

Landholding Agency: Army Property Number: 21200940034

Status: Unutilized

Directions: S3627, 03811, S4344, S5298

Reasons: Secured Area

Bldg. 891 Carlisle Barracks Cumberland PA 17013 Landholding Agency: Army Property Number: 21201020023

Status: Excess Reasons: Secured Area

Bldg.70

Tobyhanna Army Depot Tobyhanna PA 18466 Landholding Agency: Army Property Number: 21201210048

Status: Underutilized

Comments: nat'l security concerns; no public access and no alternative

method to gain access Reasons: Secured Area

Bldg. 71

Tobyhanna Army Depot Tobyhanna PA 18466 Landholding Agency: Army Property Number: 21201220008

Status: Underutilized

Comments: nat'l security concerns; public access is denied & no alternative method to gain access w/ out comprising nat'l security

Reasons: Secured Area Buildings 00039 & 00068 Tobyhanna Army Depot Tobyhanna PA 18466 Landholding Agency: Army Property Number: 21201330049

Status: Unutilized

Comments: Public access denied & no alternative method to gain access w/ out compromising nat'l security.

Reasons: Secured Area

2 Buildings

Defense Distribution Susquehanna, PA New Cumberland PA 17070 Landholding Agency: Army

Property Number: 21201410015

Status: Unutilized Directions: 0133, 0134

Comments: properties are 100% located in an airport runway clear zone or military airfield clear zone; public access denied and no alternative method to gain access w/out compromising nat'l security

Reasons: Secured Area; Within airport runway clear zone

Puerto Rico

8 Bldgs. Fort Buchanan

00089, 00091 thru 00097 Guaynabo PR 00934 Landholding Agency: Army Property Number: 21200530061

Status: Excess

Reasons: Extensive deterioration

3 Bldgs. Fort Buchanan 00090, 00099, 00036 Guaynabo PR 00934

Landholding Agency: Army Property Number: 21200530062

Status: Excess

Reasons: Extensive deterioration

12 Bldgs. Fort Buchanan Guaynabo PR 00934 Landholding Agency: Army Property Number: 21200530063 Status: Excess

Directions: 01000-01001, 01002, 01010 thru 01015, 0116, 0123 01024

Reasons: Extensive deterioration

8 Bldgs. Fort Buchanan Guaynabo PR 00934 Landholding Agency: Army Property Number: 21200610023

Status: Excess

Directions: 01003, 01004, 01005, 01006, 01007, 01008, 01009, 01026

Reasons: Extensive deterioration

8 Bldgs. Fort Buchanan Guaynabo PR

Landholding Agency: Army Property Number: 21200620041

Status: Excess

Directions: 01003, 01004, 01005, 01006, 01007, 01008, 01009, 01026

Reasons: Extensive deterioration

5 Bldgs. Fort Buchanan Guaynabo PR 00934 Landholding Agency: Army

Property Number: 21200830027

Status: Excess

Directions: 312, 348, 519, 746, 1025 Reasons: Extensive deterioration

Bldgs. 148, 380, 381, 386 Fort Buchanan

Guavnabo PR 00934

Landholding Agency: Army Property Number: 21200840049

Status: Excess

Reasons: Extensive deterioration

Bldg. 1020 Fort Buchanan Guavnabo PR 00934 Landholding Agency: Army

Property Number: 21200920066 Status: Excess

Reasons: Extensive deterioration

7 Bldgs.

Fort Buchanan Guavnabo PR

Landholding Agency: Army Property Number: 21201040021

Status: Excess

Directions: 76, 83, 84, 85, 86, 87, 98 Reasons: Extensive deterioration; Secured Area

USAG Fort Buchanan (5 Bldgs.)

null

Fort Buchanan PR 00934 Landholding Agency: Army Property Number: 21201110039

Status: Excess

Directions: Bldgs.: 00177, 01017, 01018,

01019, 01021

Reasons: Extensive deterioration USAG, Fort Buchanan (5 Bldgs.)

USAG, Fort Buchanan Fort Buchanan PR 00934 Landholding Agency: Army Property Number: 21201110040

Status: Excess

Directions: Bldg.: 01022, 01101, 01102,

01103, 01104

Reasons: Extensive deterioration USAG, Fort Buchanan, 3 Bldgs. 1105—1107 Raintree Street

Coconut Grove

Fort Buchanan PR 00934 Landholding Agency: Army Property Number: 21201110041

Status: Excess

Reasons: Extensive deterioration

6 Bldgs. USAĞ

Fort Buchanan PR 00934 Landholding Agency: Army Property Number: 21201120001

Status: Excess

Directions: 1252, 1253, 1254, 1255, 1256, 1257

Reasons: Extensive deterioration

6 Bldgs. USAĞ

Fort Buchanan PR 00934 Landholding Agency: Army Property Number: 21201120002

Status: Excess

Directions: 1274, 1275, 1276, 1277, 1278, 1279

Reasons: Extensive deterioration

6 Bldgs. **USAG** 

Fort Buchanan PR 00934 Landholding Agency: Army Property Number: 21201120003

Status: Excess

Directions: 1280, 1281, 1282, 1283,

1285, 1286

Reasons: Extensive deterioration

4 Bldgs. USAG

Fort Buchanan PR 00934 Landholding Agency: Army Property Number: 21201120004

Status: Excess

Directions: 1287, 1288, 1289, 1290 Reasons: Extensive deterioration

Bldg. 2034 USĂRC

Army Reserve Ctr. PR 00735 Landholding Agency: Army Property Number: 21201140007

Status: Excess

Reasons: Extensive deterioration

12 Bldgs. Ft. Buchanan

Ft. Buchanan PR 00934 Landholding Agency: Army Property Number: 21201140008

Status: Excess

Directions: 13, 15, 30, 517, 556, 576, 1315, 1316, 1319, 1320, 1323, 1324 Reasons: Extensive deterioration

Rhode Island

Bldgs. 0A65V, 340, 382 Camp Fogarty Training Site

Kent RI 02818

Landholding Agency: Army Property Number: 21201040022

Status: Excess

Reasons: Secured Area

Samoa

Bldg. 00002

Army Reserve Center Pago Pago AQ 96799 Landholding Agency: Army Property Number: 21200810001

Status: Unutilized

Reasons: Secured Area; Floodway

Bldg. 00644

Tree Top U.S. Army Reserve Ctr

Pago AQ

Landholding Agency: Army Property Number: 21201040039

Status: Unutilized

Reasons: Extensive deterioration;

Secured Area

South Carolina

Bldg. 2511 Fort Jackson

Ft. Jackson SC 29207 Landholding Agency: Army Property Number: 21199620312

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 2495 Fort lackson

Ft. Jackson SC 29207 Landholding Agency: Army Property Number: 21199720095

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 9512 Fort Jackson

Ft. Jackson SC 29207 Landholding Agency: Army Property Number: 21199730154

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 11550 Fort Jackson

Ft. Jackson SC 29207 Landholding Agency: Army Property Number: 21199730157

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Facility J8575 Fort Jackson Ft. Jackson SC 29207 Landholding Agency: Army Property Number: 21199740138

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 1539 Fort Jackson SC 29207

Landholding Agency: Army Property Number: 21199830142

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 2544 Fort Jackson SC 29207

Landholding Agency: Army Property Number: 21199830150

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration

Bldg. 5882 Fort Jackson Richland SC 29207

Landholding Agency: Army Property Number: 21200520050

Status: Unutilized

Reasons: Extensive deterioration

Bldg, M2617 Fort Jackson Richland SC 29207

Landholding Agency: Army Property Number: 21200810031

Status: Unutilized Reasons: Secured Area

Bldg. 10810 Ft. Jackson Richland SC 29207

Landholding Agency: Army Property Number: 21200920067

Status: Excess

Reasons: Secured Area Arts and Crafts/Wood Shop

Ft. Jackson Ft. Jackson SC

Landholding Agency: Army Property Number: 21201120008

Status: Unutilized alternative method to gain access w/ Directions: 2270,2250,2280,2260,2240, Reasons: Secured Area; Extensive out comprising nat'l security Comments: control gates; public access deterioration Reasons: Secured Area denied & no alternative method to Bldg. 01916 3 Bldgs. gain access w/out comprising nat'l DRMS Storage Facility Ft. Jackson security Ft. Jackson SC Ft. Jackson SC 29207 Reasons: Secured Area Landholding Agency: Army Landholding Agency: Army Property Number: 21201120020 8 Buildings Property Number: 21201220026 Status: Unutilized Status: Excess Magrunder Ave. Reasons: Extensive deterioration; Ft. Jackson SC 29207 Directions: 2441.4461.2451 Secured Area Landholding Agency: Army Comments: nat'l security concerns; Bldg. 02101 Property Number: 21201230027 public access denied and no Ft. Jackson Status: Underutilized alternative method to gain access w/ Ft. Jackson SC 29207 Directions: 2255,2275,2277,2360,2361, out comprising nat'l security 2370,2371,2265 Landholding Agency: Army Reasons: Secured Area Property Number: 21201140024 Comments: controlled access pts.; I5800 Status: Underutilized public access denied & no alternative Wildcat Rd. method w/out comprising nat'l Reasons: Secured Area Ft. Jackson SC 29207 security Bldg, 01916 Landholding Agency: Army Reasons: Secured Area 1916 Ewell Rd. Property Number: 21201230013 Fort Jackson SC 29207 2285 Status: Underutilized Landholding Agency: Army Beauregard St. Comments: controlled access pts.; Property Number: 21201210084 Ft. Jackson SC 45455 public access denied & no alternative Status: Unutilized Landholding Agency: Army method to gain access w/out Comments: Nat'l security concerns; Property Number: 21201230056 comprising nat'l security restricted access and no alternative Status: Underutilized Reasons: Secured Area method of access Comments: control gates; public access 4 Buildings Reasons: Secured Area denied & no alternative method to Golden Arrow Rd. gain access w/out compromising nat'l Bldgs. 04376 and J4236 Ft. Jackson SC 29207 security null Landholding Agency: Army Reasons: Secured Area Fort Jackson SC 29207 Property Number: 21201230014 Landholding Agency: Army 21 Buildings Status: Underutilized Property Number: 21201210085 Ft. Jackson Directions: F5035, F5036, F5037, F5048 Ft. Jackson SC 29207 Status: Unutilized Comments: controlled access pts.; Comments: Nat'l security concerns; Landholding Agency: Army public access denied & no alternative Property Number: 21201310028 restricted access and no alternative method to gain access w/out method of access Status: Unutilized comprising nat'l security Directions: H7378, H7379, H7575, Reasons: Secured Area Reasons: Secured Area H7576, H7577, H2004, H2005, H2010, Bldg. 01745 H2011, H2012, H3313, H4005, H7168, 1745 Housing Rd. Early St & Jackson Blvd. F7908, G7348, G7555, P6032, G7556, Fort Jackson Ft. Jackson SC 29207 Columbia SC 29207 G7557, G7561, F7029 Landholding Agency: Army Comments: located w/in controlled Landholding Agency: Army Property Number: 21201230016 military installation; public access Property Number: 21201210086 Status: Underutilized denied & no alternative method to Status: Underutilized Comments: controlled access pts.; Comments: Nat'l security concerns; gain access w/out compromising nat'l public access denied & no alternative restricted access and no alternative security method to gain access w/out Reasons: Secured Area method of access comprising nat'l security Reasons: Secured Area 11 Buildings Reasons: Secured Area Bldg. 4407 Ft. Jackson 3 Buildings Ft. Jackson SC 29207 Ft. Jackson Bragg St. Ft. Jackson SC Landholding Agency: Army Ft. Jackson SC 29207 Property Number: 21201310031 Landholding Agency: Army Landholding Agency: Army Status: Unutilized Property Number: 21201220023 Property Number: 21201230018 Directions: P8654, P8655, Q8374, Status: Excess Status: Underutilized O7160, 07165, O7170, O7178, O7179, Comments: nat'l security concerns; Directions: 2375,2376,2377 public access denied and no M7507, N7657, N7664 Comments: controlled access pts.; Comments: located w/in controlled alternative method to gain access w/ public access denied & no alternative military installation; public access out comprising nat'l security method to gain access w/out denied & no alternative method to Reasons: Secured Area comprising nat'l security gain access w/out compromising nat'l Bldg. 1727 Reasons: Secured Area security Ft. Jackson Reasons: Secured Area 6 Buildings Ft. Jackson SC Landholding Agency: Army Sumter Ave. 24 Buildings Property Number: 21201220024 Ft. Jackson SC 45455 Ft. Jackson Status: Unutilized Landholding Agency: Army Ft. Jackson SC 29207 Comments: nat'l security concerns; Property Number: 21201230026 Landholding Agency: Army

Status: Underutilized

Property Number: 21201310035

public access denied and no

Status: Unutilized Directions: F7123, F7124, F7125, F7132, F7133, F7903, F6685, F6792, F6794, F6800, F6802, F6926, F7017, F7023, F6050, F6051, F6142, F6143, F6461, F6462, F6467, F6681, F6684, E5991 Comments: located w/in controlled military installation; public access denied & no alternative method to gain access w/out compromising nat'l security Reasons: Secured Area 5 Buildings Fort Jackson Fort Jackson SC 29207 Landholding Agency: Army Property Number: 21201410012 Status: Unutilized Directions: 1708, 10802, P8670, Q8381, Comments: public access denied and no alternative method to gain access w/ out compromising national security Reasons: Secured Area P8663 Fort Jackson Ft. Jackson SC 29207 Landholding Agency: Army Property Number: 21201410029 Status: Unutilized Comments: public access denied and no alternative method to gain access w/ out compromising national security Reasons: Secured Area Tennessee Bldg, 225 Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012304 Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. 226 Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012305 Status: Unutilized Directions: Comments: Reasons: Secured Area Bldg. F9 Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012306 Status: Unutilized Directions: Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Holston Army Ammunition Plant

Kingsport TN 61299-6000

Landholding Agency: Army

Property Number: 21199012307 Status: Unutilized Directions: Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldg. P9 Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012308 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012309 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012311 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012312 Status: Unutilized Directions: Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldg. F-1 Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012314 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 107 Holston Army Ammunition Plant Kingsport TN 61299–6000 Landholding Agency: Army Property Number: 21199012316 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. R9

Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012317 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012328 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. P10 Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012330 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg, U1 Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012332 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012334 Status: Unutilized Directions: Comments Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. V9 Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199012337 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. R1 Holston Army Ammunition Plant Kingsport TN 61299-6000 Landholding Agency: Army Property Number: 21199013790 Status: Unutilized Directions: Comments:

Reasons: Secured Area

Holston Army Ammunition Plant

4509 West Stone Drive Kingsport TN 37660–9982 Landholding Agency: Army Property Number: 21199140613

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. J-52

Milan Army Ammunition Plant

Milan TN 38358

Landholding Agency: Army Property Number: 21199240448

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. K-8

Milan Army Ammunition Plant

Milan TN 38358

Landholding Agency: Army Property Number: 21199240449

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. I010

Holston Army Ammunition Plant Kingsport TN 61299–6000 Landholding Agency: Army Property Number: 21199440212

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. J010

Holston Army Ammunition Plant Kingsport TN 61299–6000 Landholding Agency: Army Property Number: 21199440213

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. K010

Holston Army Ammunition Plant Kingsport TN 61299–6000 Landholding Agency: Army Property Number: 21199440214

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. L010

Holston Army Ammunition Plant Kingsport TN 61299–6000 Landholding Agency: Army Property Number: 21199440215

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. M010

Holston Army Ammunition Plant Kingsport TN 61299–6000 Landholding Agency: Army Property Number: 21199440216

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. J001

Holston Army Ammunition Plant

Kingsport TN

Landholding Agency: Army Property Number: 21199510025

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. M001

Holston Army Ammunition Plant

Kingsport TN

Landholding Agency: Army Property Number: 21199510026

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. N001

Holston Army Ammunition Plant

Kingsport TN

Landholding Agency: Army Property Number: 21199510027

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A10

Holston Army Amo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200230035 Status: Excess

GSA Number:

Reasons: Extensive deterioration

Bldg. 227

Holston Army Amo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200310040 Status: Excess

GSA Number:

Reasons: Extensive deterioration Bldgs. D–1, D–2, D–6 thru D–10 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320054

Status: Excess GSA Number:

Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material; Secured Area 6 Bldgs.

Holston Army Ammo Plant E-1, E-2, E-5, E-7 thru E-9

Kingsport TN 37660

Landholding Agency: Army Property Number: 21200320055

Status: Excess GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Extensive deterioration

Bldgs. G–1, G–2, G–3, G–9 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320056

Status: Excess GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Extensive deterioration

5 Bldgs.

Holston Army Ammo Plant H–1 thru H–3, H–9, H–10 Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320057

Status: Excess GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration

5 Bldgs.

Holston Army Ammo Plant I–1, I–2, I–7, I–8, I–9 Kingsport TN 37660 Landholding Agency: Army

Property Number: 21200320058

Status: Excess GSA Number:

Reasons: Secured Area; Extensive deterioration; Within 2000 ft. of flammable or explosive material

Bldgs. K–1, K–7, K–9 Holston Army Ammo Plant Kingsport TN 37660

Landholding Agency: Army Property Number: 21200320059

Status: Excess GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration

Bldgs. L–1M, L–2, L–9 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320060

Status: Excess GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Extensive deterioration

Bldgs. O-1, O-7, O-9 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320061 Status: Excess GSA Number: Reasons: Secured Area; Extensive deterioration; Within 2000 ft. of flammable or explosive material Bldgs. J-2, J-6 thru J-9 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320062 Status: Excess GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Extensive deterioration Bldgs. M-2, M-7, M-9 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320063 Status: Excess GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Extensive deterioration Bldg. U-2 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320064 Status: Excess GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Extensive deterioration Bldgs. P-3, P-7 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320065 Status: Excess GSA Number: Reasons: Secured Area; Extensive deterioration: Within 2000 ft. of flammable or explosive material Bldgs. 4, A-5, B-5, B-9 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320066 Status: Excess GSA Number: Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material Bldgs, C-6, N-9, N-10, V-10 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320067 Status: Excess GSA Number: Reasons: Secured Area; Extensive deterioration; Within 2000 ft. of flammable or explosive material Bldgs. A14, A20, A28

Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320068 Status: Excess GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Extensive deterioration 4 Bldgs. Holston Army Ammo Plant 301, 303B, 304, 312 Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320071 Status: Excess GSA Number: Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. 401, 408 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200320073 Status: Excess GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration 6 Bldgs. Fort Campbell Ft. Campbell TN 42223 Landholding Agency: Army Property Number: 21200330100 Status: Unutilized GSA Number: Directions: 6730, 6731, 6732, 6733, 6735, 6736 Reasons: Extensive deterioration Bldg. A-35 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200340056 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4-A Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200510042 Status: Unutilized Reasons: Secured Area Bldg. X0028 Milan Army Ammo Plant Gibson TN 38358 Landholding Agency: Army Property Number: 21200520052 Status: Excess Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 8(1), 8(2), 8(4) Holston Army Ammo Plant

Kingsport TN 37660 Landholding Agency: Army Property Number: 21200530064 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 8C, 8E Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200530065 Status: Unutilized Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs, 07878, 07882, 07884 Fort Campbell Montgomery TN 42223 Landholding Agency: Army Property Number: 21200540063 Status: Unutilized Reasons: Extensive deterioration Bldgs, 07878, 07882, 07884 Fort Campbell Montgomery TN 42223 Landholding Agency: Army Property Number: 21200610027 Status: Unutilized Reasons: Extensive deterioration Bldgs. D-3, I-5 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200640069 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. H–8 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200640070 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration Bldgs. 136, 148 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200640071 Status: Unutilized Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. 318, 342 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200640072 Status: Unutilized Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 8(3) Holston Army Ammo Plant Kingsport TŇ 37660 Landholding Agency: Army Property Number: 21200710035 Status: Unutilized

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 101, 118, 143 Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21200740160 Status: Unutilized Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs, 00001, 00003, 00030 John Sevier Range Knoxville TN 37918 Landholding Agency: Army Property Number: 21200930021 Status: Excess Reasons: Extensive deterioration Bldgs, 604, 7851 Fort Campbell Montgomery TN 42223 Landholding Agency: Army Property Number: 21201030019 Status: Unutilized Reasons: Extensive deterioration; Secured Area Bldgs. Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21201030020 Status: Unutilized Directions: 6, 8A, 24A, 25A, 40A, 101, 118, 143, 154 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 9 Bldgs. Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21201030021 Status: Unutilized Directions: 249, 252, 253, 254, 255, 256, 302BP, 315, 331 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 8 Bldgs. Holston Army Ammo Plant Kingsport TŇ 37660 Landholding Agency: Army Property Number: 21201030022 Status: Unutilized Directions: 404, 405, 406, 407, 411, 414, 423 427 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 9 Bldgs. Holston Army Ammo Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21201030023 Status: Unutilized Directions: A-0, B-11, C-3A, F-3, G-1A, M-8, N-10A, O-5, D-6A Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 11 Bldgs.

Holston Army Ammo Plant

Kingsport TN 37660 Landholding Agency: Army Property Number: 21201030024 Status: Unutilized Directions: YM-1, YM-2, YM-3, YM-4, YM-5, YM-6, YM-7, YM-8, YM-9, YM-10, YM-11 Reasons: Secured Area: Within 2000 ft. of flammable or explosive material 9 Bldgs. Fort Čampbell Montgomery TN 42223 Landholding Agency: Army Property Number: 21201030050 Status: Unutilized Directions: 6817, 6818, 6819, 6824, 6847, 6849, 6850, 7005, 7006 Reasons: Secured Area: Extensive deterioration Bldgs. 5291 & A1584 Fort Campbell Military Installation Fort Campbell TN 42223 Landholding Agency: Army Property Number: 21201140042 Status: Unutilized Reasons: Secured Area; Extensive deterioration 6 Bldgs. Fort Campbell Military Installation Fort Campbell TN 42223 Landholding Agency: Army Property Number: 21201210075 Status: Unutilized Directions: 6844, 7502, 7503, 7605, 7606, 7608 Comments: Nat'l security concerns: restricted access and no alternative method of access; CORRECTION: building 7605 was erroneously left off listing; 20-day holding from 11/08/13 will only apply to this bldg. Reasons: Secured Area 2 Buildings Holston Army Amo Plant Kingsport TŇ 37660 Landholding Agency: Army Property Number: 21201310037 Status: Unutilized Directions: 328, 328A Comments: located w/in secured area; public access denied & no alternative method to gain access w/out compromising nat'l security Reasons: Secured Area Building 50139 2280 Hwy 104 W. Suite 2 (Milan Army Ammunition Plant) Milan TN 38358 Landholding Agency: Army Property Number: 21201330012 Status: Unutilized Directions: 50139 Comments: Public access denied & no alternative method to gain access w/ out compromising nat. security

Reasons: Secured Area

54 Buildings

Fort Campbell Fort Campbell TN 42223 Landholding Agency: Army Property Number: 21201330058 Status: Unutilized Directions: 2314, 2316, 2318, 2320, 2321, 2322, 2324, 2326, 2515, 2530, 2950, 3101, 3214, 3708, 3709, 5513, 5611, 5660, 6096, 6097, 6098, 6140, 6454, 6456, 6460, 6464, 6468, 6470, 6474, 6810, 6821, 6847, 6902, 6903, 6910, 6911, 6912, 6913, 6914, 6915, 6916, 6917, 6918, 6919, 6920, 7007, 7009, 7010, 7050, 7055, 7103, 7104, 7105, A7170 Comments: Public access denied & no alternative method to gain access w/ out compromising nat'l security. Reasons: Secured Area **I0139** Milan AAP Milan TN 38358 Landholding Agency: Army Property Number: 21201330073 Status: Unutilized Comments: Restricted area; public access denied & no alternative method to gain access is/out compromising nat'l security Reasons: Secured Area 4 Buildings Milan AAP Milan TN 38358 Landholding Agency: Army Property Number: 21201340035 Status: Excess Directions: I0205; I0206; I0207; T0114 Comments: Public access denied & no alternative method to gain access without compromising National Security. Reasons: Secured Area 0302B Holston Army Ammunition Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21201410005 Status: Unutilized Comments: public access denied and no alternative method to gain access w/ out compromising national security Reasons: Secured Area Holston Army Ammunition Plant Kingsport TN 37660 Landholding Agency: Army Property Number: 21201410031 Status: Underutilized Comments: property is adjacent to a building that processes explosive materials as part of an acid manufacturing plant Reasons: Within 2000 ft. of flammable or explosive material Texas Bldg. M-3 Lone Star Army Ammunition Plant

Highway 82 West Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199012524 Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. C–11

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199012529

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. C-10

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199012533 Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. C-15

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199012536

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. J-8

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199012539

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. J-17

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199012540

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. J–21

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505-9100

Landholding Agency: Army Property Number: 21199012542

Status: Unutilized

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. M-8

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199012544

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. M-24

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199012545

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. C-42

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199030337

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. C-6

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199030338

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. J-1

Lone Star Army Ammunition Plant Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199030339

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. J-3

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199030340

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. J-6

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199030341

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. J–7

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199030342

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. M-1

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199030343

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. M-6

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199030344

Status: Unutilized Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. M-7

Lone Star Army Ammunition Plant

Highway 82 West

Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199030345

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 532

Red River Army Depot Texarkana TX 75507–5000 Landholding Agency: Army Property Number: 21199420322

Status: Unutilized

Directions: Comments: Bldgs. Inert SH10F3 Comments: Reasons: Extensive deterioration Reasons: Extensive deterioration; Karnack TX 75661 Bldgs. 7175-7177 Secured Area Fort Bliss Bldg. 586 El Paso TX 79916 Status: Excess Red River Army Depot Landholding Agency: Army GSA Number: Texarkana TX 75507–5000 Property Number: 21199830189 Landholding Agency: Army Status: Unutilized Property Number: 21199420325 Directions: Status: Unutilized Comments: 0031A Directions: Reasons: Extensive deterioration Comments: Bldgs. 9901 Bldgs. Inert SH3of3 Reasons: Extensive deterioration; Fort Bliss Secured Area El Paso TX 79916 Karnack TX 75661 Bldg. 1ST-1 Landholding Agency: Army Longhorn Army Ammunition Plant Property Number: 21200320079 Karnack TX 75671 Status: Unutilized Status: Excess Landholding Agency: Army GSA Number: GSA Number: Property Number: 21199620827 Reasons: Extensive deterioration Status: Unutilized Bldgs. YAREA Directions: Longhorn Army Ammo Plant Comments: Kamack TX 75661 Bldgs. SH2of3 Reasons: Within 2000 ft. of flammable Landholding Agency: Army or explosive material; Secured Area Property Number: 21200340062 Karnack TX 75661 Bldg. 3156 Status: Excess Fort Bliss GSA Number: El Paso TX 79916 Directions: 0003Y, 0004Y, 004Y2, Status: Excess Landholding Agency: Army 0013Y, 0016Y, 16Y1, 16Y2, 0018Y, **GSA Number:** Property Number: 21199830171 018Y1 0029Y, 0032Y, 0034Y, 0038Y, Status: Unutilized 0040Y, 0045Y Directions: Reasons: Secured Area Comments: Bldgs. P-3X, 3X-4of5 0011G Reasons: Extensive deterioration Longhorn Army Ammo Plant Bldg. 7000 Karnack TX 75661 Bldgs. Inert Fort Bliss Landholding Agency: Army El Paso TX 79916 Property Number: 21200340063 Karnack TX 75661 Landholding Agency: Army Status: Excess Property Number: 21199830182 **GSA Number:** Status: Unutilized Directions: 00P10, 00P11, 0046A, Status: Excess Directions: 0049B, 0053B, 0054B, 0055B, 0056B, GSA Number: Comments: 0059B, 0060B 0068F, 0026E, 0032E, Reasons: Extensive deterioration 0029D Bldgs, 7124 Reasons: Secured Area Fort Bliss Bldgs. P-3X, 3X-3of5 El Paso TX 79916 Longhorn Army Ammo Plant Landholding Agency: Army Karnack TX 75661 Bldgs, SHOPS Property Number: 21199830185 Landholding Agency: Army Status: Unutilized Property Number: 21200340064 Karnack TX 75661 Directions: Status: Excess Comments: GSA Number: Reasons: Extensive deterioration Directions: 00S13, 00P13, 00B10, 00B16, Status: Excess Bldgs. 7139 SHEDC, 00B15, 00B13, 00B11, 000B9, GSA Number: Fort Bliss 000B7, SHEDJ, SHEDD, 000M4, Directions: 000P3, 000P1 El Paso TX 79916 Landholding Agency: Army Reasons: Secured Area 0722G Property Number: 21199830186 Bldgs. P-3X 5of5 Status: Unutilized Bldgs. Magaz Longhorn Army Ammo Plant Directions: Karnack TX 75661 Comments: Landholding Agency: Army Karnack TX 75661 Reasons: Extensive deterioration Property Number: 21200340065 Bldgs. 7151, 7154, 7157-7159 Status: Excess Fort Bliss GSA Number: Status: Excess Directions: 0025D, 0025C, 0050G, El Paso TX 79916 GSA Number: 0054F, 0053D, 0054G, 0031G, 00403, Directions: 08111, 08117, 81110, 81111, Landholding Agency: Army Property Number: 21199830187 00406, 00408, 00409, 0016T, 0020T, 81112, 81113, 81114 81117, 81118, Status: Unutilized 0035T, 0036T036T1 81121, 81122, 81124, 81128, 81141,

Reasons: Secured Area

Directions:

Longhorn Army Ammo Plant Landholding Agency: Army Property Number: 21200340066 Directions: 00101, 00102, 0102R, 00103, 000L6, 00402, 000L5, SHEDL, SHEDB, 0061I, 0060I, 0022B, 0032B, 0029A, Reasons: Secured Area Longhorn Army Ammo Plant Landholding Agency: Army Property Number: 21200340067 Directions: 016T1, 020T1, 0034T, 034T1, 0020X, 022X1 Reasons: Secured Area Longhorn Army Ammo Plant Landholding Agency: Army Property Number: 21200340068 Directions: 068G1, 068F1, 0022B, 0032B, 054F1, 0040H, 00402, 00404, 00405, 0018G, 0015G, 0009G, 0010G, Reasons: Secured Area Longhorn Army Ammo Plant Landholding Agency: Army Property Number: 21200340069 Directions: 00703, 0703A, 0703C, 0707E, 0018K, 01ST1, 0201A, 00202, 00204, 0022G, 0025G, 0031W, 0049W, 0501E, 510B2, 0601B, 018K1 Reasons: Secured Area Longhorn Army Ammo Plant Landholding Agency: Army Property Number: 21200340070 00723, 0722P, 0704D, 00715, 00744, Reasons Secured Area Longhorn Army Ammo Plant Landholding Agency: Army Property Number: 21200340071

81143, 81156

Reasons: Secured Area Bldgs. P-3X SHT1of5 Longhorn Army Ammo Plant Karnack TX 75661 Landholding Agency: Army Property Number: 21200340072 Status: Excess GSA Number:

Directions: 02121 thru 21211, 21214 thru 21221, 21223, 21225, 21227, 21231D thru 21240, 21242, 21244, 21246, 21248

Reasons: Secured Area Bldgs. P-3X SHT2of5 Longhorn Army Ammo Plant Karnack TX 75661

Landholding Agency: Army Property Number: 21200340073

Status: Excess GSA Number: Directions:

21250 thru 21257, 21259, 0027X, 0022X, 0035X

Reasons: Secured Area Bldgs. 56208, 56220

Fort Hood

Ft. Hood TX 76544

Landholding Agency: Army Property Number: 21200420146

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 7122, 7125 Fort Bliss El Paso TX 79916

Landholding Agency: Army Property Number: 21200540070

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 7136 Fort Bliss

El Paso TX 79916

Landholding Agency: Army Property Number: 21200540071

Status: Unutilized

Reasons: Extensive deterioration

Bldg. D5040

Grand Prairie Reserve Complex

Tarrant TX 75051

Landholding Agency: Army Property Number: 21200620045

Status: Unutilized

Reasons: Extensive deterioration; Secured Area

Bldgs. 1177, 1178, 1179

Fort Bliss

El Paso TX 79916

Landholding Agency: Army Property Number: 21200640073

Status: Unutilized

Reasons: Extensive deterioration

Bldgs, 199, 1271, 11306

Fort Bliss

El Paso TX 79916

Landholding Agency: Army Property Number: 21200710036

Status: Unutilized Reasons: Secured Area Bldgs. 56226, 56228 Fort Hood

Bell TX 76544

Landholding Agency: Army Property Number: 21200720109

Status: Excess

Reasons: Extensive deterioration

Bldg. 1235 Fort Bliss El Paso TX 79916

Landholding Agency: Army Property Number: 21200740030

Status: Unutilized

Reasons: Extensive deterioration;

Secured Area Bldg. 00002 Denton

Lewisville TX 76102 Landholding Agency: Army Property Number: 21200810034

Status: Unutilized

Reasons:Extensive deterioration

9 Bldgs. Fort Bliss El Paso TX 79916

Landholding Agency: Army Property Number: 21200820013

Status: Excess

Directions: 1610, 1680, 2322, 2323, 2332, 2333, 2343, 2353, 3191

Reasons: Secured Area

Bldg. 08017 Fort Worth Tarrant TX 76108

Landholding Agency: Army Property Number: 21200830028

Status: Unutilized

Reasons: Extensive deterioration;

Secured Area 9 Bldgs. Fort Worth Tarrant TX 76108

Landholding Agency: Army Property Number: 21200830029

Status: Unutilized

Directions: 8501, 8504, 8505, 8506, 8507, 8508, 8509, 8511, 8514 Reasons: Extensive deterioration;

Secured Area

Bldgs. 617, 619, 889, 890

Fort Bliss El Paso TX

Landholding Agency: Army Property Number: 21200830030

Status: Unutilized

Reasons: Extensive deterioration

4 Bldgs. Fort Bliss El Paso TX 79916

Landholding Agency: Army Property Number: 21200830039

Status: Unutilized

Directions: 11411, 11530, 11540, 11550

Reasons: Extensive deterioration

Bldg.5817 Fort Bliss El Paso TX 79916 Reasons: Extensive deterioration Bldgs. 9550, 9557, 9558, 11301

Landholding Agency: Army

Property Number: 21200920071

Fort Bliss

El Paso TX 79916

Status: Unutilized

Landholding Agency: Army Property Number: 21200930025

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 11284, 11304

Fort Bliss

El Paso TX 79916

Landholding Agency: Army Property Number: 21200940036

Status: Unutilized Reasons: Secured Area

Bldg. 25 Brownwood Brown TX 76801

Landholding Agency: Army Property Number: 21201020033

Status: Unutilized

Reasons: Extensive deterioration

Bldg, 00046 Ft. Bliss El Paso TX

Landholding Agency: Army Property Number: 21201120056

Status: Unutilized

Reasons: Extensive deterioration

6 Bldgs. Ft. Bliss El Paso TX

Landholding Agency: Army Property Number: 21201120059

Status: Unutilized

Directions: 07180, 07184, 07186, 07188,

07190, 07192

Reasons: Extensive deterioration

Bldg. 1674

42nd & Old Ironsides Fort Hood TX 76544 Landholding Agency: Army Property Number: 21201140065

Status: Excess

Reasons: Contamination; Secured Area

5 Buildings Ft. Wolters

Ft. Wolters TX 76067 Landholding Agency: Army Property Number: 21201410004

Status: Excess

Directions: 1178, 1179, 1180, 1201,

Comments: public access denied and no alternative method to gain access w/ out compromising national security.

Reasons: Secured Area

Red River Army Depot Texarkana TX 75507 Landholding Agency: Army Property Number: 21201410009

Status: Excess

Comments: public access denied and no alternative method to gain access w/ out compromising national security.

Reasons: Secured Area Utah Bldg. 9307 Pugway Proving Ground Dugway UT 84022 Landholding Agency: Army Property Number: 21199013997 Status: Underutilized Directions: North of Stark Road on V Grid Access Road. Comments: Reasons: Secured Area Bldg. 5145 Deseret Chemical Depot Tooele UT 84074 Landholding Agency: Army Property Number: 21199820120 Status: Unutilized Directions: Comments: Reasons: Extensive deterioration: Secured Area Bldg. 8030 Deseret Chemical Depot Tooele UT 84074 Landholding Agency: Army Property Number: 21199820121 Status: Unutilized Directions: Comments: Reasons: Extensive deterioration; Secured Area Bldgs. 04546, 04550 Deseret Chemical Depot Stockton UT 84071 Landholding Agency: Army Property Number: 21200610034 Status: Excess Reasons: Extensive deterioration Bldg. 03300 Deseret Chemical Depot Stockton UT 84071 Landholding Agency: Army Property Number: 21200720036 Status: Excess Comments: Bldg.03312 was demolished 04/12/2012. Reasons: Secured Area Bldg. 5126 Deseret Chemical Depot Stockton UT Landholding Agency: Army Property Number: 21200820075 Status: Excess Comments: Bldg. 4535 was demolished 04/12/2012. Reasons: Secured Area 10 Bldgs. Deseret Chemical Depot Stockton UT 84071 Landholding Agency: Army Property Number: 21201030029 Status: Excess Directions: 5003, 6000, 6009, 6011, 6013, 6039, 6057, 7100, 9110, 9111

Reasons: Secured Area

Bldgs. 222 thru 227

MTA-L Camp Williams Eagle Mountain UT 84005 Landholding Agency: Army Property Number: 21201040028 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration; Secured Area Bldgs. 04153 and 04180 Camp Williams Trng. Ctr. Riverton UT 84065 Landholding Agency: Army Property Number: 21201110025 Status: Unutilized Reasons: Extensive deterioration 10 Bldgs. Camp Williams Training Site Camp Williams Road Riverton UT 84065 Landholding Agency: Army Property Number: 21201110042 Status: Unutilized Directions: Bldgs.: 03090, 03091, 03093, 03095, 03097, 03110, 03111, 03112, 03113, 03117 Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration 16 Bldgs. Green River Test Complex Green River UT 84525 Landholding Agency: Army Property Number: 21201210043 Status: Unutilized Directions: 50101, 50102, 50106, 50108, 50109, 50130, 50131, 50133, 50210, 50253, 50291, 50308, 50331, 50400 Comments: nat'l security concerns; no public access and no alternative method to gain access. Reasons: Secured Area 14 Bldgs. Green River Test Complex Green River UT 84525 Landholding Agency: Army Property Number: 21201210044 Status: Unutilized Directions: 50001, 50002, 50003, 50006, 50019, 50020, 50022, 50024, 50027, 50029, 50031, 50032, 50040, 50043 Comments: nat'l security concerns; no public access and no alternative method to gain access. Reasons:Secured Area 2 Bldgs. Green River Test Complex Green River UT 84525 Landholding Agency: Army Property Number: 21201210096 Status: Unutilized Directions: 50105, 50207 Comments: nat'l security concerns: no public access and no alternative method to gain access. Reasons: Secured Area

Building Z2206 & Z2212

115500 Stark Rd.

Property Number: 21201330027 Status: Unutilized Comments: secured facility access denied to general public & no alter. method to gain access w/out compromising nat'l security. Reasons: Secured Area Vermont 6 Buildings Ethan Allen Range Jericho VT 05465 Landholding Agency: Army Property Number: 21201240035 Status: Unutilized Directions: 004-2,004-3, 03020, 04009, 04010, 04011 Comments: located on secured military installation where public access is denied & no alternative method to gain access without compromising national security. Reasons: Secured Area Bldg. 4327-07 Warehouse Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199010833 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4339-03 Radford Army Ammunition Plant Latrine Radford VA 24141 Landholding Agency: Army Property Number: 21199010834 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other—Latrine, detached structure Bldgs. 4339-23 Radford Army Ammunition Plant Latrine Radford VA 24141 Landholding Agency: Army Property Number: 21199010835 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Other-Latrine, detached structure; Secured Area Bldg. 3012, Nitrating House Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199010836 Status: Unutilized Directions: State Highway 114

Stockton UT 84071

Landholding Agency: Army

11636 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4339-02 Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199010837 Status: Underutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Other—Latrine, detached structure; Within 2000 ft. of flammable or explosive material Bldg. 4339-10 Radford Army Ammunition Plant Latrine Radford VA 24141 Landholding Agency: Army Property Number: 21199010838 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Other—Latrine, detached structure; Secured Area Bldg. 4339-11 Radford Army Ammunition Plant Latrine Radford VA 24141 Landholding Agency: Army Property Number: 21199010840 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Other—Latrine, detached structure; Within 2000 ft. of flammable or explosive material Bldg. 4339-24 Radford Army Ammunition Plant Latrine Radford VA 24141 Landholding Agency: Army Property Number: 21199010841 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Other—Latrine, detached structure; Secured Area Bldg. 3507 Radford Army Ammunition Plant Thermal Dehy Radford VA 24141 Landholding Agency: Army Property Number: 21199010842 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4710-01 Radford Army Ammunition Plant

Latrine

Radford VA 24141

Landholding Agency: Army

Property Number: 21199010843 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Other—Latrine, detached structure: Within 2000 ft. of flammable or explosive material Bldg. 3511-00 Radford Army Ammunition Plant Blocker Press Radford VA 24141 Landholding Agency: Army Property Number: 21199010844 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive materialv Bldg. 4710-02 Radford Army Ammunition Plant Latrine Radford VA 24141 Landholding Agency: Army Property Number: 21199010845 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Other—Latrine, detached structure; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 4710-05 Radford Army Ammunition Plant Latrine Radford VA 24141 Landholding Agency: Army Property Number: 21199010846 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Other—Latrine, detached structure; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 3512-00 Radford Army Ammunition Plant Block Press House Radford VA 24141 Landholding Agency: Army Property Number: 21199010847 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldg. 4343-00 Radford Army Ammunition Plant Codmium Plating House Radford VA 24141 Landholding Agency: Army Property Number: 21199010848 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4901-00 Radford Army Ammunition Plant

Block Press House Radford VA 24141 Landholding Agency: Army Property Number: 21199010849 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg, 3553-00, A-1 Radford Army Ammunition Plant **Press Cutting House** Radford VA 24141 Landholding Agency: Army Property Number: 21199010851 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg, 4905-00 Radford Army Ammunition Plant Control House Radford VA 24141 Landholding Agency: Army Property Number: 21199010852 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 4909-01 Radford Army Ammunition Plant Solvent Recovery House Radford VA 24141 Landholding Agency: Army Property Number: 21199010853 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 4909-02 Radford Army Ammunition Plant Solvent Recovery House Radford VA 24141 Landholding Agency: Army Property Number: 21199010854 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 3649-00 Radford Army Ammunition Plant Premix House No. 3 Radford VA 24141 Landholding Agency: Army Property Number: 21199010855 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4909-03 Radford Army Ammunition Plant Solvent Recovery House

Radford VA 24141 Landholding Agency: Army Property Number: 21199010856 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg, 4909-04 Radford Army Ammunition Plant Solvent Recovery House Radford VA 24141 Landholding Agency: Army Property Number: 21199010857 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4909-05 Radford Army Ammunition Plant Solvent Recovery House Radford VA 24141 Landholding Agency: Army Property Number: 21199010858 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 3662-00 Radford Army Ammunition Plant Screen Storehouse Radford VA 24141 Landholding Agency: Army Property Number: 21199010859 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4910-01 Radford Army Ammunition Plant Water Dry House Radford VA 24141 Landholding Agency: Army Property Number: 21199010860 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4910-02 Radford Army Ammunition Plant Water Dry House Radford VA 24141 Landholding Agency: Army Property Number: 21199010861 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area: Within 2000 ft.

of flammable or explosive material

Radford Army Ammunition Plant

Bldg. 4910-03

Water Dry House

Radford VA 24141

Landholding Agency: Army Property Number: 21199010862 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldg. 3670-00 Radford Army Ammunition Plant Perchlorate Grind House Radford VA 24141 Landholding Agency: Army Property Number: 21199010863 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Radford Army Ammunition Plant Water Dry House Radford VA 24141 Landholding Agency: Army Property Number: 21199010864 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4910-05 Radford Army Ammunition Plant Water Dry House Radford VA 24141 Landholding Agency: Army Property Number: 21199010865 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 3672-00 Radford Army Ammunition Plant Perchlorate Grind House Radford VA 24141 Landholding Agency: Army Property Number: 21199010866 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 3675-00 Radford Army Ammunition Plant Air Dry House Radford VA 24141 Landholding Agency: Army Property Number: 21199010867 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 4911–02 Radford Army Ammunition Plant Air Dry House Radford VA 24141 Landholding Agency: Army

Property Number: 21199010868 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4912-05 Radford Army Ammunition Plant Waste Powder and Solvent Storage Radford VA 24141 Landholding Agency: Army Property Number: 21199010869 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 3676-00 Radford Army Ammunition Plant C-7 Mix House Radford VA 24141 Landholding Agency: Army Property Number: 21199010870 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4913-00 Radford Army Ammunition Plant Large Grain Disassembly House Radford VA 24141 Landholding Agency: Army Property Number: 21199010871 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 3678-00 Radford Army Ammunition Plant Air Dry House Radford VA 24141 Landholding Agency: Army Property Number: 21199010872 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 4933-00 Radford Army Ammunition Plant Filter House Radford VA 24141 Landholding Agency: Army Property Number: 21199010874 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 3688 Radford Army Ammunition Plant Control House Radford VA 24141 Landholding Agency: Army

Property Number: 21199010875

Reasons: Secured Area; Within 2000 ft.

Directions: State Highway 114

Comments:

11638 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4935-00 Radford Army Ammunition Plant Chilled Water Refrigeration Radford VA 24141 Landholding Agency: Army Property Number: 21199010876 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 4945-02 Radford Army Ammunition Plant Coating House Radford VA 24141 Landholding Agency: Army Property Number: 21199010877 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 3702-00 Radford Army Ammunition Plant Chemical Grind House Radford VA 24141 Landholding Agency: Army Property Number: 21199010878 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 4952-00 Radford Army Ammunition Plant Beaker Wrap House Radford VA 24141 Landholding Agency: Army Property Number: 21199010879 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 3706-00 Radford Army Ammunition Plant Pre-Mix Rest House Radford VA 24141 Landholding Agency: Army Property Number: 21199010880 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 3723-00 Radford Army Ammunition Plant

Nibbling House

Radford VA 24141

Status: Unutilized

Landholding Agency: Army

Property Number: 21199010881

of flammable or explosive material Bldg. 3742-00 Radford Army Ammunition Plant Catch Tank House Radford VA 24141 Landholding Agency: Army Property Number: 21199010882 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 3743-00 Radford Army Ammunition Plant Weigh House No. 1 Radford VA 24141 Landholding Agency: Army Property Number: 21199010883 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 5501-00 Radford Army Ammunition Plant Finishing Bldg. Radford VA 24141 Landholding Agency: Army Property Number: 21199010884 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 5502-00 Radford Army Ammunition Plant Waste Water Treatment Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199010885 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 7112-01 Radford Army Ammunition Plant Increment House Radford VA 24141 Landholding Agency: Army Property Number: 21199010886 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 5500-00 Radford Army Ammunition Plant Manufacturing Bldg. Radford VA 24141 Landholding Agency: Army Property Number: 21199010887 Status: Unutilized

Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 7124-02 Radford Army Ammunition Plant Nibbling House Radford VA 24141 Landholding Agency: Army Property Number: 21199010888 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldg. 7126-00 Radford Army Ammunition Plant Halfway House Radford VA 24141 Landholding Agency: Army Property Number: 21199010889 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 7160-00 Radford Army Ammunition Plant Area Maintenance Office Radford VA 24141 Landholding Agency: Army Property Number: 21199010890 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 7223-01 Radford Army Ammunition Plant Latrine and Utility House Radford VA 24141 Landholding Agency: Army Property Number: 21199010891 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Other—Latrine, detached Structure; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 7800-00 Radford Army Ammunition Plant Extruded Grain Finishing House Radford VA 24141 Landholding Agency: Army Property Number: 21199010892 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 7806-00 Radford Army Ammunition Plant Latrine and Utility House Radford VA 24141 Landholding Agency: Army Property Number: 21199010893

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 9203-00

Radford Army Ammunition Plant

Solvent Preparation Bldg. Radford VA 24141

Landholding Agency: Army

Property Number: 21199010894

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 9205

Radford Army Ammunition Plant

Green Line Complex Radford VA 24141

Landholding Agency: Army Property Number: 21199010895

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 9209

Radford Army Ammunition Plant

Traying Bldg. Radford VA 24141

Landholding Agency: Army Property Number: 21199010896

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9210

Radford Army Ammunition Plant

Traying Bldg. Radford VA 24141

Landholding Agency: Army Property Number: 21199010897

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9211

Radford Army Ammunition Plant

Traying Bldg.

Radford VA 24141

Landholding Agency: Army Property Number: 21199010898

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 9206

Radford Army Ammunition Plant

Green Line Complex

Radford VA 24141

Landholding Agency: Army Property Number: 21199010899

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 9207

Radford Army Ammunition Plant

Green Line Complex Radford VA 24141

Landholding Agency: Army Property Number: 21199010900

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 9310-01

Radford Army Ammunition Plant

Rolled Powder Bldg. Radford VA 24141

Landholding Agency: Army Property Number: 21199010901

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 9361-06

Radford Army Ammunition Plant

Material Storage Radford VA 24141

Landholding Agency: Army Property Number: 21199010903

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9500-00

Radford Army Ammunition Plant

Nitrating House Radford VA 24141

Landholding Agency: Army Property Number: 21199010904

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 9503-00

Radford Army Ammunition Plant

Finishing House Radford VA 24141

Landholding Agency: Army Property Number: 21199010905

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9510-00

Radford Army Ammunition Plant

Spent Acid Recovery Radford VA 24141

Landholding Agency: Army Property Number: 21199010907

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9521-00

Radford Army Ammunition Plant

Personnel Rest House Radford VA 24141

Landholding Agency: Army Property Number: 21199010908

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9546-01

Radford Army Ammunition Plant

Soda Ash Mix House Radford VA 24141

Landholding Agency: Army Property Number: 21199010909

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9550-00

Radford Army Ammunition Plant

Storage Bldg. Radford VA 24141

Landholding Agency: Army Property Number: 21199010910

Status: Unutilized

Directions: State Highway 114

Comments: Reasons:

Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9556-00

Radford Army Ammunition Plant

Cooling Tower Control House

Radford VA 24141 Landholding Agency: Army

Property Number: 21199010911

Status: Unutilized Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9560

Radford Army Ammunition Plant

Carborn Treatment House

Radford VA 24141

Landholding Agency: Army Property Number: 21199010912

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1600

Radford Army Ammunition Plant

Solvent Recovery House Radford VA 24141

Landholding Agency: Army Property Number: 21199011521

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1604

Radford Army Ammunition Plant Solvent Recovery House

Radford VA 24141

Landholding Agency: Army Property Number: 21199011522

Status: Unutilized

Directions: State Highway 114

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Radford Army Ammunition Plant

Solvent Recovery House Radford VA 24141

Landholding Agency: Army Property Number: 21199011523

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. NR 0221-00

Radford Army Ammunition Plant

Boiler House Dublin VA 24084

Landholding Agency: Army Property Number: 21199011524

Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1618

Radford Army Ammunition Plant Solvent Recovery House

Radford VA 24141

Landholding Agency: Army

Property Number: 21199011525

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Radford Army Ammunition Plant

Solvent Recovery House

Radford VA 24141

Landholding Agency: Army Property Number: 21199011526

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1622

Radford Army Ammunition Plant

Solvent Recovery House Radford VA 24141

Landholding Agency: Army Property Number: 21199011527

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1625

Radford Army Ammunition Plant

Solvent Recovery House

Radford VA 24141

Landholding Agency: Army Property Number: 21199011528

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Radford Army Ammunition Plant

Office Building Radford VA 24141

Landholding Agency: Army Property Number: 21199011529

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1650

Radford Army Ammunition Plant

Water Dry House Radford VA 24141

Landholding Agency: Army Property Number: 21199011530

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1651

Radford Army Ammunition Plant

Water Dry House Radford VA 24141

Landholding Agency: Army Property Number: 21199011531

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1652

Radford Army Ammunition Plant

Water Dry House Radford VA 24141

Landholding Agency: Army Property Number: 21199011532

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, 221-25

Radford Army Ammunition Plant

**Burning Ground Office** Radford VA 24141

Landholding Agency: Army Property Number: 21199011533

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, 1653

Radford Army Ammunition Plant

Water Dry House Radford VA 24141

Landholding Agency: Army Property Number: 21199011534

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1654

Radford Army Ammunition Plant

Water Dry House Radford VA 24141

Landholding Agency: Army Property Number: 21199011535

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. NR 222-00

Radford Army Ammunition Plant Change House, New River Facility

Dublin VA 24084

Landholding Agency: Army Property Number: 21199011536

Status: Unutilized Directions: Comments:

Reasons: Secured Area: Within 2000 ft. of flammable or explosive material

Bldg. 1655

Radford Army Ammunition Plant

Water Dry House Radford VA 24141

Landholding Agency: Army Property Number: 21199011537

Status: Unutilized

Directions: State Highway 114

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1656

Radford Army Ammunition Plant

Water Dry House Radford VA 24141

Landholding Agency: Army Property Number: 21199011538

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. NR-225

Radford Army Ammunition Plant Maintenance Office, New River Facility

Radford VA 24084 Landholding Agency: Army

Property Number: 21199011539

Status: Unutilized Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1657

Radford Army Ammunition Plant Water Dry House Radford VA 24141 Landholding Agency: Army Property Number: 21199011540 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1658 Radford Army Ammunition Plant Water Dry House Radford VA 24141 Landholding Agency: Army Property Number: 21199011541 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 0407-00 Radford Army Ammunition Plant Filter Plant Station Radford VA 24141 Landholding Agency: Army Property Number: 21199011542 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 0403-09 Radford Army Ammunition Plant Control House Water Monitoring Radford VA 24141 Landholding Agency: Army Property Number: 21199011543 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1659 Radford Army Ammunition Plant Water Dry House Radford VA 24141 Landholding Agency: Army Property Number: 21199011544 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1675 Radford Army Ammunition Plant Water Dry House Radford VA 24141 Landholding Agency: Army Property Number: 21199011545 Status: Unutilized Directions: State Highway 114 Comments:

Reasons: Secured Area; Within 2000 ft.

of flammable or explosive material

Radford Army Ammunition Plant

Water Dry House Radford VA 24141 Landholding Agency: Army Property Number: 21199011547 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Radford Army Ammunition Plant Acid Screening House Radford VA 24141 Landholding Agency: Army Property Number: 21199011548 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Radford Army Ammunition Plant Acid Heat And Circulating House Radford VA 24141 Landholding Agency: Army Property Number: 21199011549 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1010 Radford Army Ammunition Plant Dry House and Conveyor Radford VA 24141 Landholding Agency: Army Property Number: 21199011550 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1012 Radford Army Ammunition Plant Nitrating House Radford VA 24141 Landholding Agency: Army Property Number: 21199011551 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1014-00 Radford Army Ammunition Plant **Emergency Catch House** Radford VA 24141 Landholding Agency: Army Property Number: 21199011553 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1019 Radford Army Ammunition Plant **Boiling Tub House** 

Radford VA 24141 Landholding Agency: Army Property Number: 21199011554 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1024-00 Radford Army Ammunition Plant Poacher House Radford VA 24141 Landholding Agency: Army Property Number: 21199011555 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1026-00 Radford Army Ammunition Plant Final Wringer House Equipment Radford VA 24141 Landholding Agency: Army Property Number: 21199011556 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1500-00 Radford Army Ammunition Plant Dehy Press House Radford VA 24141 Landholding Agency: Army Property Number: 21199011557 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1501-00 Radford Army Ammunition Plant Alcohol Pump and Accumulator House Radford VA 24141 Landholding Agency: Army Property Number: 21199011558 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1506-00 Radford Army Ammunition Plant Diphenylamine Mix House Radford VA 24141 Landholding Agency: Army Property Number: 21199011559 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1508-00 Radford Army Ammunition Plant Mix House No. 1 Radford VA 24141

11642 Landholding Agency: Army Property Number: 21199011560 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1509-00 Radford Army Ammunition Plant Mix House No. 2 Radford VA 24141 Landholding Agency: Army Property Number: 21199011561 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1510-00 Radford Army Ammunition Plant **Block Press House** Radford VA 24141 Landholding Agency: Army Property Number: 21199011562 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1511-00 Radford Army Ammunition Plant **Block Press House** Radford VA 24141 Landholding Agency: Army Property Number: 21199011563 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1512-00 Radford Army Ammunition Plant Block Press House Radford VA 24141 Landholding Agency: Army Property Number: 21199011564 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1513-00 Radford Army Ammunition Plant Finishing Press House No. 2 Radford VA 24141 Landholding Agency: Army Property Number: 21199011565 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1514-00 Radford Army Ammunition Plant Finishing Press House No. 3

Radford VA 24141

Landholding Agency: Army

Property Number: 21199011566 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1521-00 Radford Army Ammunition Plant Hydraulic Station Radford VA 24141 Landholding Agency: Army Property Number: 21199011567 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1548-00 Radford Army Ammunition Plant Oil Storage House Radford VA 24141 Landholding Agency: Army Property Number: 21199011568 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1549-00 Radford Army Ammunition Plant Area Maintenance Shop Radford VA 24141 Landholding Agency: Army Property Number: 21199011569 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1554-00 Radford Army Ammunition Plant Powder Line Office Radford VA 24141 Landholding Agency: Army Property Number: 21199011570 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldg. 1558-00 Radford Army Ammunition Plant Ingredient Storehouse Radford VA 24141 Landholding Agency: Army Property Number: 21199011571 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1559-00 Radford Army Ammunition Plant Ingredient Storehouse Radford VA 24141 Landholding Agency: Army

Property Number: 21199011572

Directions: State Highway 114 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1567-00 Radford Army Ammunition Plant Lunch Room Radford VA 24141 Landholding Agency: Army Property Number: 21199011573 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg, 1685-00 Radford Army Ammunition Plant Sorting House Radford VA 24141 Landholding Agency: Army Property Number: 21199011574 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1703-00 Radford Army Ammunition Plant Coating House Radford VA 24141 Landholding Agency: Army Property Number: 21199011575 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1725-00 Radford Army Ammunition Plant Air Dry House Radford VA 24141 Landholding Agency: Army Property Number: 21199011576 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1851-00 Radford Army Ammunition Plant Screening House Radford VA 24141 Landholding Agency: Army Property Number: 21199011577 Status: Unutilized Directions: State Highway 114 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1980-05 Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199011578 Status: Unutilized Directions: State Highway 114

Status: Unutilized

Comments:

Reasons: Other—Latrine; detached structure; Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1980-06

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199011579

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other—latrine; detached structure

Bldg, 1980-17

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199011580

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Other—latrine; detached structure; Within 2000 ft. of flammable or explosive material

Bldg. 2051-00

Radford Army Ammunition Plant

NC Fines Separation Radford VA 24141

Landholding Agency: Army Property Number: 21199011581

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 2509-00

Radford Army Ammunition Plant

Mix House

Radford VA 24141

Landholding Agency: Army Property Number: 21199011582

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 2517

Radford Army Ammunition Plant

Finishing Press House Radford VA 24141

Landholding Agency: Army Property Number: 21199011583

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 2518

Radford Army Ammunition Plant Finishing Press And Cutting House

Radford VA 24141

Landholding Agency: Army Property Number: 21199011585

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 2519

Radford Army Ammunition Plant Finishing Press And Cutting House

Radford VA 24141

Landholding Agency: Army Property Number: 21199011588

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area: Within 2000 ft. of flammable or explosive material

Bldg. 2559-00

Radford Army Ammunition Plant

Refrigeration Building Radford VA 24141

Landholding Agency: Army Property Number: 21199011591

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 3045-00

Radford Army Ammunition Plant

State Highway 114

Radford VA

Landholding Agency: Army Property Number: 21199013559

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 3022-00

Radford Army Ammunition Plant

State Highway 114

Radford VA

Landholding Agency: Army Property Number: 21199013560

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 3050-00

Radford Army Ammunition Plant

State Highway 114

Radford VA

Landholding Agency: Army Property Number: 21199013561

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, 3046-00

Radford Army Ammunition Plant

State Highway 114

Radford VA

Landholding Agency: Army Property Number: 21199013562

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 3007-00

Radford Army Ammunition Plant

State Highway 114

Radford VA

Landholding Agency: Army Property Number: 21199013563

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 3002-00

Radford Army Ammunition Plant

State Highway 114

Radford VA

Landholding Agency: Army Property Number: 21199013564

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 3010-00

Radford Army Ammunition Plant

State Highway 114

RadfordVA

Landholding Agency: Army Property Number: 21199013566

Status: Unutilized Directions: Comments

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 3019-00

Radford Army Ammunition Plant

State Highway 114

Radford VA

Landholding Agency: Army Property Number: 21199013567

Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg, 4912-06

Radford Army Ammunition Plant

State Highway 114

Radford VA

Landholding Agency: Army Property Number: 21199013568

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9544-00

Radford Army Ammunition Plant

State Highway 114

Radford VA

Landholding Agency: Army Property Number: 21199013569

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 206 Radford Army Ammunition Plant

State Highway 114

Radford VA

Landholding Agency: Army Property Number: 21199013570

Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 221-05

Radford Army Ammunition Plant

State Highway 114 Radford VA 24141

Landholding Agency: Army Property Number: 21199110142

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

## **Unsuitable Properties**

Building

Virginia Bldg. 221-06

Comments:

Radford Army Ammunition Plant

State Highway 114 Radford VA 24141

Landholding Agency: Army Property Number: 21199110143

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. B1826 Elev. Motor House Radford Army Ammunition Plant

State Hwy. 114 Radford VA 24141

Landholding Agency: Army Property Number: 21199120071

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A426

Powder Burning Ground Office Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199140618

Status: Unutilized Directions:

State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 456, Filter House

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199140619 Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

AOP Plant Control House Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199140620

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. D1733, Control Shelter Radford Army Ammunition Plant

Radford VA 24141 Landholding Agency: Army

Property Number: 21199140621 Status: Unutilized

Directions: State Highway 114

Comments: Reasons: Within 2000 ft. of flammable

or explosive material; Secured Area Bldg. B3553, Lunch Room

Radford Army Ammunition Plant Radford VA 24141

Landholding Agency: Army Property Number: 21199140622

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. B3670, Control House Radford Army Ammunition Plant Radford VA 24141

Landholding Agency: Army Property Number: 21199140623

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. B3671, Control House Radford Army Ammunition Plant Radford VA 24141

Landholding Agency: Army Property Number: 21199140624

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. C3676

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199140626

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. B3677, Elevator House

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199140627

Status: Unutilized

Directions: State Highway 114 Comments:

Reasons:

of flammable or explosive material Bldg, A4912-05, Blower House Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199140628

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. B4912-11, Control House Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199140629

Status: Unutilized

Directions:State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, C4913, Control House Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199140630

Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. D4915, Storage Building Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199140631

Status: Unutilized

Directions: State Highway 114 Comments

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 7103-01, HE Saw House Radford Army Ammunition Plant Radford VA 24141

Landholding Agency: Army Property Number: 21199140632

Status: Unutilized

Directions: State Highway 114 Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A7103-01, Motor House Radford Army Ammunition Plant

Radford VA 24141 Landholding Agency: Army

Property Number: 21199140633 Status: Unutilized

Directions: State Highway 114

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. A1732

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199220210

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. B1732 Radford Army

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199220211

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. C1732

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199220212

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. A1999

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199220213

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. B4915

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199220214

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. A4921

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199220215

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 7102-01

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199220216

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. A7102-01

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199220217

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. B7102-01

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199220218

Status: Unutilized Directions: Comments:

Reasons: Secured Area Bldg. US 100–02

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199230100

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6208

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199230101

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 9477-5

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199230102

Status: Unutilized Directions:

Reasons: Secured Area

Bldg. 9481

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199230103

Status: Unutilized Directions: Comments: Reasons:

Bldg. B7103–01, Motor House Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199240324

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material: Other—

Extensive Deterioration; Secured Area

Bldg. 1980-27

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430341

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 221–23

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430342

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 420-01

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430343

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg, 420-02

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430344

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1523-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430345

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1625-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430346

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 2502-000

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army

11646 Property Number: 21199430347 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 3015-00 Red Water Field Office Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199430348 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable

or explosive material; Secured Area

Bldg. 3561-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430349

atus: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 3680-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430350

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 3693-00

Comments:

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430351

Status: Unutilized Directions:

Comments:

Reasons: Secured Area: Within 2000 ft. of flammable or explosive material

Bldg. 4702-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430352

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 4904-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430353 Status: Unutilized

Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 4911–01

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430354

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 4939-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430355

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 6208-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430356

Status: Unutilized Directions:

Comments:

Reasons:Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 7501-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430357

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9477-06

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430358

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9505-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430359

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 9543-03

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430360

Status: Unutilized Directions:

Comments:

Reasons: Secured Area: Within 2000 ft. of flammable or explosive material

Bldg. A420-01

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430361

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. A420-02

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430362

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. A426-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430363

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A429-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430364

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. A1020-00 Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430365

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg, A1524-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430366

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A1625-00 Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430367

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A1851-00 Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430368

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. A2020-00 Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430369

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A2502-00 Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430370

Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. A3020-00 Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430371

Status: Unutilized Directions: Comments:

Reasons: Secured Area: Within 2000 ft. of flammable or explosive material

Bldg. A3507-00 Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430372

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, A3680-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430373

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A4901-00 Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430374

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A4904-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430375

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, A4910-05 Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430376

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, A4911-01 Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430377

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg, A4912-16

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430378

Status: Unutilized Directions:

Comments

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A4939-00 Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430379

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, A7501-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430380

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A9218-00 Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430381

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. B1625-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430382

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, B2502-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430383

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. B3680-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430384

Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. B4904-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430385

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. B4910-05

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430386

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. C224-08

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430387

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. C420-01

Comments:

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430388

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. C420-02

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430389

Status: Unutilized

Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. C1625–00 Red Water Field Office Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430390

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. C3680-00

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430391

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. C4911-01

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430392

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. B4911–01

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430393

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. D420-01

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430394

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. E420-01

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430395

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. F224-08

Red Water Field Office

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199430396

Status: Unutilized
Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. B420-01

Comments:

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199440219

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1022-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199440220

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. A1022-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199440221

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. A1024-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199440222

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. B1013-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199440223

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. C1013-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199440224

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. D1013-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199440225

Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 0429-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199510032

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1522-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199510033

Status: Unutilized Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 3013-00, B3013-00,

C3013-00

Comments:

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199520037

Status: Excess Directions: Comments:

Reasons: Secured Area Bldgs. 2013-00, B2013-00 Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199520052

Status: Unutilized Directions:

Reasons: Extensive deterioration

Bldg. A1601-00

Comments:

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199530194

Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration

Bldg. A9304-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199610607

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg, 9229-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199610608

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. T0117

Comments:

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830223

Status: Unutilized Directions: Comments

Reasons: Within 2000 ft. of flammable or explosive material: Secured Area

5 Bldgs.

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830224

Status: Unutilized Directions:

0221-03, 0221-30, 0221-31, 0221-32, 0221-33

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

3 Bldgs.

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830225

Status: Unutilized Directions:

A0266-01, 0266-03, 0266-08

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg, 0267-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830226

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830227

Status: Unutilized

Directions:

0421-00, A0421-00

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A0425-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830228

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. A0428-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830229

Status: Unutilized Directions: Comments:

Reasons: Secured Area: Within 2000 ft. of flammable or explosive material

Bldg. 0525-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830230 Status: Unutilized

Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830231

Status: Unutilized

Directions:

0602-00N, 0603-00N, 0604-00N

Comments:

Reasons: Secured Area: Within 2000 ft. of flammable or explosive material

Bldg. 0906-18

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830232

Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1035-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830233

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830234

Status: Unutilized

Directions:

1601-00, C1601-00

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. D1601-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830235

Status: Unutilized

Directions:

Comments

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

3 Bldgs.

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army

Property Number: 21199830236

Status: Unutilized

Directions:

B1608-00, C1608-00, D1608-00

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830237

Status: Unutilized

Directions:

1651-00, A1651-00, B1651-00

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

4 Bldgs.

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830238

Status: Unutilized

Directions:

A1652-00, B1652-00, A1653-00,

B1653-00

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830239

Status: Unutilized

Directions: 1654-00, A1654-00, B1654-00, A1655-00, B1655-00, A1656-00, B1656-00, A1657-00, B1657-00

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1732-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830240

Status: Unutilized

Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830241

Status: Unutilized

Directions: D1801-00, 1802-00

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830242

Status: Unutilized

Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830243

Status: Unutilized

Directions: 2002-00, T2018-00, 2050nη

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830244

Status: Unutilized

Directions: B2518-00, A2519-00

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830245

Status: Unutilized

Directions: A3553-00, C3553-00

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, A3561-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830246

Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 3602-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army

Property Number: 21199830247 Status: Unutilized

Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

4 Bldgs.

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830248

Status: Unutilized

Directions: 3641-00, 3647-00, A3647-00, B3647-00

Comments:

Reasons: Within 2000 ft. of flammable or explosive material: Secured Area

6 Bldgs.

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830249

Status: Unutilized

Directions: 3648-00, A3648-00, B3648-00, A3649-00, B3649-00, 3650-00

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830250

Status: Unutilized

Directions: A3670-00, C3670-00, A3676-00, B3676-00

Comments:

Reasons: Secured Area: Within 2000 ft. of flammable or explosive material

Bldg. 3727-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army

Property Number: 21199830251 Status: Unutilized

Directions:

Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 3901-00

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830252

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Radford Army Ammunition Plant

Radford VA 24141

Landholding Agency: Army Property Number: 21199830253

Status: Unutilized

Directions: 4000-00, 4017-00, 4023-00, 4024-00 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 3 Bldgs. Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199830254 Status: Unutilized Directions: 4334-00, 4339-26, 4339-36 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 3 Bldgs. Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199830255 Status: Unutilized Directions: 4703-00, 4708-00, 4712-00 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199830256 Status: Unutilized Directions: A4909-04, B4909-04, C4909-04, B4910-04, A4911-02, B4911-02, C4911-02 Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material 15 Bldgs. Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199830257 Status: Unutilized Directions: B4912-10, C4912-10, 4912-11, A4912-11, 4912-12, A4912-12, B4912-12, C4912-12, 4912-32, A4912-32, B4912-32, 4912-38, A4912-38, 4912-47, A4912-47 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199830258 Status: Unutilized Directions: 4915-00, A4915-00 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army

Property Number: 21199830259

Status: Unutilized

Directions: 4922-00, A4924-02, 4924-07.4928-00 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199830260 Status: Unutilized Directions: A4945-02, B4945-02, 4951-Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199830261 Status: Unutilized Directions: 5002–00, 5020–00, 5027–00 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 6 Bldgs. Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199830262 Status: Unutilized Directions: A5500-00, B5500-00, C5500-00, A5501-00, 5503-00, A5503-00 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199830263 Status: Unutilized Directions: 5510-00, 5511-00, 5512-00 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 6 Bldgs. Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199830264 Status: Unutilized Directions: 7100-00, A7102-02, B7102-02, 7105-00, A7105-00, 7120-02 Comments: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material 10 Bldgs. Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199830265 Status: Unutilized Directions: 9200-00, 9201-00, 9202-00, 9204-00, 9208-00, 9212-00, 9215-00, 9216-00, 9217-00, 9218-00

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Radford Army Ammunition Plant Radford VA 24141 Landholding Agency: Army Property Number: 21199830267 Status: Unutilized Directions: 9470-00, 9478-00 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. C3677-00 Radford AAP Radford VA 24141 Landholding Agency: Army Property Number: 21200020079 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg, 5504-00 Radford AAP Radford VA 24141 Landholding Agency: Army Property Number: 21200020080 Status: Unutilized GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 7503-00 Radford AAP Radford VA 24141 Landholding Agency: Army Property Number: 21200020081 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg, 2393 Fort Belvoir Ft. Belvoir VA 22060-5227 Landholding Agency: Army Property Number: 21200130076 Status: Unutilized GSA Number: Reasons: Extensive deterioration Bldgs, 3074, 3075 Fort Belvoir Ft. Belvoir VA 22060-5110 Landholding Agency: Army Property Number: 21200130077 Status: Unutilized **GSA Number:** Reasons: Extensive deterioration Bldg. A0415 Radford AAP Radford VA 24143-0100 Landholding Agency: Army Property Number: 21200230038 Status: Unutilized GSA Number: Reasons: Secured Area Bldg. 00200 Radford Army Amo Plant Radford VA 24143-0100

Comments:

Landholding Agency: Army Property Number: 21200240071

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. T4022

Radford Army Amo Plant Radford VA 24143–0100 Landholding Agency: Army Property Number: 21200240072

Status: Unutilized GSA Number:

Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 00723 Fort Story

Ft. Story VA 23459

Landholding Agency: Army Property Number: 21200310046

Status: Unutilized GSA Number:

Reasons: Extensive deterioration

Bldg. T0304 Fort AP Hill

Bowling Green VA 22427 Landholding Agency: Army Property Number: 21200410069

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00306 Fort AP Hill

Bowling Green VA 22427 Landholding Agency: Army Property Number: 21200410070

Status: Unutilized

Reasons: Extensive deterioration

4 Bldgs. Fort AP Hill

S0308, S0309, S0311, S0312 Bowling Green VA 22427 Landholding Agency: Army Property Number: 21200410071

Status: Unutilized

Reasons: Extensive deterioration

Bldg. T0312 Fort AP Hill

Bowling Green VA 22427 Landholding Agency: Army Property Number: 21200410072

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00314 Fort AP Hill

Bowling Green VA 22427 Landholding Agency: Army Property Number: 21200410073

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 01105 Fort AP Hill

Bowling Green VA 22427 Landholding Agency: Army Property Number: 21200410076

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 00151, T0515

Fort A.P. Hill

Ft. A.P. Hill VA 22427–3114 Landholding Agency: Army Property Number: 21200430057

Status: Unutilized

Reasons: Extensive deterioration

Bldg. 00222

Radford Army Ammo Plant

Radford VA 24143

Landholding Agency: Army Property Number: 21200510045

Status: Unutilized Reasons: Secured Area Bldgs. 22127, 22128 Radford Army Ammo Plant

Radford VA 24143

Landholding Agency: Army Property Number: 21200510046

Status: Unutilized Reasons: Secured Area

Bldg. 00677 Fort Belvoir Fairfax VA 22060

Landholding Agency: Army Property Number: 21200710043

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 00705, 00706, 00771

Fort Belvoir Fairfax VA 22060

Landholding Agency: Army Property Number: 21200710044

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 01112, 01139 Fort Belvoir Fairfax VA 22060

Landholding Agency: Army Property Number: 21200710045

Status: Unutilized

Reasons: Extensive deterioration

5 Bldgs. Fort Belvoir Fairfax VA 22060

Landholding Agency: Army Property Number: 21200710046

Status: Unutilized

Directions: 01141, 01146, 01147, 01148,

01153

Reasons: Extensive deterioration

Bldgs. 3065–3071 Fort Belvoir Fairfax VA 22060

Landholding Agency: Army Property Number: 21200710047

Status: Unutilized

Reasons: Extensive deterioration

Bldgs. 3086, 3087, 3099

Fort Belvoir Fairfax VA 22060

Landholding Agency: Army Property Number: 21200710048

Status: Unutilized

Reasons: Extensive deterioration Bldgs. 05089, 05093, 05099

Fort Belvoir

Fairfax VA 22060

Landholding Agency: Army Property Number: 21200710049

Status: Unutilized

Reasons: Extensive deterioration

4 Bldgs. Fort Belvoir Fairfax VA 22060

Landholding Agency: Army Property Number: 21200720043

Status: Unutilized

Directions: 0629, 0630, 00704, 00771 Reasons: Extensive deterioration

Bldgs. 01147, 01148 Fort Belvoir Fairfax VA 22060

Landholding Agency: Army Property Number: 21200720044

Status: Unutilized

Reasons: Extensive deterioration

4 Bldgs. Fort Belvoir Fairfax VA 22060

Landholding Agency: Army Property Number: 21200720045

Status: Unutilized

Directions: 05002, 05009, 05010, 05014

Reasons: Extensive deterioration

5 Bldgs. Fort Belvoir Fairfax VA 22060

Landholding Agency: Army Property Number: 21200720046

Status: Unutilized

Directions: 05033, 05034, 05035, 05036,

05037

Reasons: Extensive deterioration

Bldgs. 05040, 05043 Fort Belvoir Fairfax VA 22060

Landholding Agency: Army Property Number: 21200720047

Status: Unutilized

Reasons: Extensive deterioration

4 Bldgs. Fort Belvoir Fairfax VA 22060

Landholding Agency: Army
Property Number: 21200720048

Status: Unutilized

Directions:

05065, 05066, 05067, 05069 Reasons: Extensive deterioration

6 Bldgs. Fort Belvoir Fairfax VA 22060

Landholding Agency: Army Property Number: 21200720049

Status: Unutilized

Directions: 05071, 05072, 05073, 05075,

05076, 05077

Reasons: Extensive deterioration

Bldgs. 05081, 05088 Fort Belvoir Fairfax VA 22060

Landholding Agency: Army Property Number: 21200720050 Status: Unutilized Reasons: Extensive deterioration 7 Bldgs. Fort Belvoir Fairfax VA 22060 Landholding Agency: Army Property Number: 21200720051 Status: Unutilized Directions: 05090, 05092, 05094, 05095, 05096, 05097, 05098 Reasons: Extensive deterioration Bldgs. US042, US044, US45B Radford AAP Montgomery VA 24013 Landholding Agency: Army Property Number: 21200740031 Status: Underutilized Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 01001 Radford AAP Montgomery VA 24013 Landholding Agency: Army Property Number: 21200740032 Status: Underutilized Reasons: Within 2000 ft. of flammable or explosive material: Secured Area 5 Bldgs. Radford Army Ammo Plant Radford VA 24143 Landholding Agency: Army Property Number: 21200740169 Status: Unutilized Directions: 19980, 25710, 36020, 36370, Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Radford Army Ammo Plant Radford VA 24143 Landholding Agency: Army Property Number: 21200740170 Status: Unutilized Directions: 36410, 36470, 36500, 37060 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 50020, 50200 Radford Army Ammo Plant Radford VA 24143 Landholding Agency: Army Property Number: 21200740171 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 4 Bldgs. Fort Story Ft. Story VA 23459 Landholding Agency: Army Property Number: 21200810037 Status: Unutilized Directions: T0540, T0750, T0753, T0762 Reasons: Extensive deterioration Bldgs. 01140, 01154 Fort Belvoir

Fairfax VA 22060

Landholding Agency: Army

Property Number: 21200810042

Status: Unutilized Reasons: Extensive deterioration Bldgs, 05015, 05021 Fort Belvoir Fairfax VA 22060 Landholding Agency: Army Property Number: 21200810043 Status: Unutilized Reasons: Extensive deterioration 9 Bldgs. Ft. A.P. Hill Caroline VA 22427 Landholding Agency: Army Property Number: 21200820030 Status: Unutilized Directions: T0708, S0718, S0719, S0720, S0721, S0722, S0723, S0724, S0726 Reasons: Extensive deterioration: Secured Area 8 Bldgs. Ft. A.P. Hill Caroline VA 22427 Landholding Agency: Army Property Number: 21200820031 Status: Unutilized Directions: 0846A, 0854A, AS903, A0904, A0912, 00916, 00924, 00980 Reasons: Extensive deterioration; Secured Area 7 Bldgs. Ft. A.P. Hill Caroline VA 22427 Landholding Agency: Army Property Number: 21200820032 Status: Unutilized Directions: 01107, 01213, 01213, S1259, S1267, 01447, TPPAD Reasons: Secured Area; Extensive deterioration Bldg. P0545 Fort Story Ft. Story VA 23459 Landholding Agency: Army Property Number: 21200830040 Status: Unutilized Reasons: Extensive deterioration Bldg. C0903 Fort A.P. Hill Bowling Green VA 22427 Landholding Agency: Army Property Number: 21200840054 Status: Unutilized Reasons: Extensive deterioration Bldgs. 00187, 00189, 00707 Fort Belvoir Fairfax VA 22060 Landholding Agency: Army Property Number: 21200840056 Status: Underutilized Reasons: Secured Area 6 Bldgs. Fort A. P. Hill Bowling Green VA 22427 Landholding Agency: Army Property Number: 21200920072 Status: Unutilized

Directions: T0807, T0811, T0815,

T0816, T0817, T0818

Reasons: Extensive deterioration Bldgs. 735-1, 01001 Radford Army Ammo Plant Radford VA 24143 Landholding Agency: Army Property Number: 21200920075 Status: Unutilized Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. T0514 Fort Story Ft. Story VA 23459 Landholding Agency: Army Property Number: 21200920077 Status: Unutilized Reasons: Extensive deterioration Radford Army Ammo Plant Radford VA 24143 Landholding Agency: Army Property Number: 21200930028 Status: Unutilized Directions: 1030, 1031, 1038, 1044 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 8 Bldgs. Radford Army Ammo Plant Radford VA 24413 Landholding Agency: Army Property Number: 21200930029 Status: Unutilized Directions: 2019, 2019A, 2022A, 2024, 2024A, 2031, 2031A, 4730 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs, 1000, 2000, 2010 Radford AAP Montgomery VA 24143 Landholding Agency: Army Property Number: 21200940038 Status: Unutilized Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs, 1106, 1109, 1110 Fort Belvoir Fairfax VA 22060 Landholding Agency: Army Property Number: 21201010037 Status: Unutilized Reasons: Extensive deterioration 4 Bldgs. Radford Army Ammo Plant Montgomery VA 24013 Landholding Agency: Army Property Number: 21201010038 Status: Unutilized Directions: US042, US044, US45B, 51565 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 8 Bldgs. Hampton Readiness Center Hampton VA 23666 Landholding Agency: Army Property Number: 21201020026 Status: Unutilized Directions: 8, 9, 10, 12, 13, 14, 15, 23

Directions: 4703, 9101A, 9101B, 9102A, Reasons: Extensive deterioration 9102B, 9103B Bldgs. S0001, S0002 Reasons: Secured Area; Within 2000 ft. Defense Supply Center of flammable or explosive material Richmond VA Landholding Agency: Army 9 Bldgs. Property Number: 21201020035 Radford AAP Status: Unutilized Montgomery VA 24143 Reasons: Secured Area Landholding Agency: Army Property Number: 21201030036 4 Bldgs. Radford AAP Status: Unutilized Directions: 49102, 49103, 49126, 71022, Montgomery VA 24143 71032, 72215, 91248, 91253, 91254 Landholding Agency: Army Reasons: Within 2000 ft. of flammable Property Number: 21201030030 or explosive material; Secured Area Status: Unutilized Directions: 1002, 1003, 1026, 1045 23 Bldgs. Reasons: Within 2000 ft. of flammable Radford AAP or explosive material; Secured Area Montgomery VA 24143 Landholding Agency: Army 9 Bldgs. Property Number: 21201030037 Radford AAP Status: Unutilized Montgomery VA 24143 Directions: 98023, 98024, 98030, 98035, Landholding Agency: Army Property Number: 21201030031 98045, 98046, 98048, 98056, 98059, 98104, 98105, 98125, 98126, 98129, Status: Unutilized 98130, 98133, 98138, 98139, 98141, Directions: 1618A, 1618C, 1622, 1621A, 98167, 98185, 98186, 98189 1621B, 1621C, 1622A, 1622B, 1622C Reasons: Within 2000 ft. of flammable Reasons: Within 2000 ft. of flammable or explosive material; Secured Area or explosive material; Secured Area 18 Bldgs. 16 Bldgs. Radford AAP Radford AAP Montgomery VA 24143 Montgomery VA 24143 Landholding Agency: Army Landholding Agency: Army Property Number: 21201030038 Property Number: 21201030032 Status: Unutilized Status: Unutilized Directions: 98206, 98209, 98216, 98217, Directions: 1666A, 1666B, 1668A, 98218, 98224, 98226, 98227, 98231, 1671A, 1671B, 1672A, 1672B, 1674, 98232, 98242, 98244, 98280, 98289, 1674A, 1674B, 1675, 1675A, 1675B, 98291, 98294, 98297, 98298 1676, 1676A, 1676B Reasons: Within 2000 ft. of flammable Reasons: Within 2000 ft. of flammable or explosive material; Secured Area or explosive material; Secured Area 12 Bldgs. Radford AAP Radford AAP Montgomery VA 24143 Montgomery VA 24143 Landholding Agency: Army Landholding Agency: Army Property Number: 21201030039 Property Number: 21201030033 Status: Unutilized Status: Unutilized Directions: 98303, 98304, 98307, 98327, Directions: 1751, 1754, 1762, 1765, 98332, 98347, 98348, 98364 2002, 2003, 2007, 2026, 2047, 2048, Reasons: Within 2000 ft. of flammable 2049, 2050A or explosive material; Secured Area Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 5 Bldgs. Fort A.P. Hill 10 Bldgs. Bowling Green VA 22427 Radford AAP Landholding Agency: Army Montgomery VA 24143 Property Number: 21201040031 Landholding Agency: Army Status: Unutilized Property Number: 21201030034 Directions: 1105, 1218, 1274, 1293, 1296 Status: Unutilized Reasons: Extensive deterioration Directions: 3621, 3652, 3655, 3658, 3675, 3675B, 3675C, 3678A, 3678B, Bldg. ANTEN Fort Eustis 3678C Ft. Eustis VA 23604 Reasons: Within 2000 ft. of flammable null or explosive material; Secured Area Landholding Agency: Army Property Number: 21201040032 6 Bldgs. Status: Unutilized Radford AAP Montgomery VA 24143 Reasons: Extensive deterioration Landholding Agency: Army Bldgs. 1132, 1133, 1134 Property Number: 21201030035 Fort Belvoir Status: Unutilized Fairfax VA 22060

Landholding Agency: Army Property Number: 21201040033 Status: Excess Reasons: Extensive deterioration 6 Bldgs. Radford AAP Radford VA 24143 Landholding Agency: Army Property Number: 21201040036 Status: Unutilized Directions: 1000, 1010, 2000, 2010, 22116, USO43 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Radford Army Ammo Plant Rte 114, P.O. Box 2 Radford VA Landholding Agency: Army Property Number: 21201110007 Status: Unutilized Reasons: Secured Area Bldg. 1618B Rte. 114, P.O. Box 2 Radford Army Ammo Plant Radford VA 24143 Landholding Agency: Army Property Number: 21201120063 Status: Unutilized Reasons: Not accessible by road: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1621 Rte., P.O. Box 2 Radford Army Ammo Plant Radford VA 24143 Landholding Agency: Army Property Number: 21201120064 Status: Unutilized Reasons: Not accessible by road: Secured Area; Contamination Bldg. 98241 Rte., 114, P.O. Box 2 Radford Army Ammunition Plant Radford VA Landholding Agency: Army Property Number: 21201120065 Status: Unutilized Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Not accessible by road Bldg. 00222 Rte. 114 P.O. Box2 Radford VA Landholding Agency: Army Property Number: 21201130008 Status: Excess Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 00731 Radford VA Landholding Agency: Army Property Number: 21201130009 Status: Excess Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration

Bldg. 0731A Rte 114 P.O. Box 2 Radford VA Landholding Agency: Army Property Number: 21201130011 Status: Excess Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 07352 null Radford VA 24143 Landholding Agency: Army Property Number: 21201130012 Status: Unutilized Reasons: Secured Area; Extensive deterioration; Within 2000 ft. of flammable or explosive material Bldgs. 00736 & 0736A null Radford VA 24143 Landholding Agency: Army Property Number: 21201130013 Status: Excess Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration Bldg. 47052 null Radford VA 24143 Landholding Agency: Army Property Number: 21201130014 Status: Underutilized Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration; Secured Area 4 Bldgs. 8000 Jefferson Davis Hwy Richmond VA 23297 Landholding Agency: Army Property Number: 21201130027 Status: Underutilized Directions: 00031, 00032, 00033, 00035 Reasons: Secured Area Bldgs. 2302 & 2303 null Fort Belvoir VA 22060 Landholding Agency: Army Property Number: 21201130031 Status: Excess Reasons: Secured Area 5 Bldgs. Sandston Armory Sandston VA 23150 Landholding Agency: Army Property Number: 21201130053 Status: Unutilized Directions: T3700, T3702, T3704, T4500, T4504 Reasons: Secured Area; Extensive deterioration 4 Bldgs. 8000 Jefferson Davis Hwy Defense Supply Center Richmond VA 23297

Landholding Agency: Army

Property Number: 21201140063

Status: Unutilized Directions: 00091, 00006, 00007, 00010 Reasons: Secured Area Bldg. 00104 8000 Jefferson Davis Hwy Richmond VA 23297 Landholding Agency: Army Property Number: 21201140069 Status: Unutilized Reasons: Secured Area 12 Bldgs. Ft. Pickett Trng Ctr Blackstone VA 23824 Landholding Agency: Army Property Number: 21201210051 Status: Excess Directions: T2823, T2826, T2828, T2829, T2838, T2860, T2861, T2856, T2862, T2863, T2864, T2865 Comments: nat'l security concerns; no public access and no alternative method to gain access Reasons: Secured Area 16 Bldgs. Ft. Pickett Trng Ctr Blackstone VA 23824 Landholding Agency: Army Property Number: 21201220038 Status: Excess Directions: T2814, T2815, T2816, T2817, T2823, T2826, T2827, T2828, T2829, T2838, T2841, T2856, T2860, T2861, T2863, T2862 Comments: nat'l security concerns; public access denied & no alternative method to gain access w/out comprising nat'l security Reasons: Secured Area 12 Bldgs. Ft. Pickett Trng Ctr Blackstone VA 23824 Landholding Agency: Army Property Number: 21201220042 Status: Excess Directions: A1811, AT306, AT307, R0013, R0014, R0021, R0026, R0027, R0040, R0055, R0063, R0064 Comments: nat'l security concerns; public access denied and no alternative method to gain access w/ out comprising nat'l security. Reasons: Secured Area 2 Buildings 114 P.O. Box 2 Radford VA 24143 Landholding Agency: Army Property Number: 21201230047 Status: Unutilized Directions: 2045, 2046 Comments: restricted area; public access denied & no alternative method to gain access w/out comprising nat'l security. Reasons: Secured Area Building 238

Joint Base Mayer-Hunderson Hall

Ft. Myer VA 22211

Landholding Agency: Army Property Number: 21201240025 Status: Unutilized Directions: 238 Comments: located in secured area, public access denied and no alternative meted to gain access without compromising national security. Reasons: Secured Area 26 Building null Radford VA 24143 Landholding Agency: Army Property Number: 21201320007 Status: Unutilized Directions: 1506A, 1506B, 1609, 1609A, 1609B, 1609C, 1616, 1616A, 1616B, 1616C, 2500, 2501, 2506, 2508, 2510, 2512, 2515, 2516, 2518, 2555, 2555A, 2560A, 2558, 2560, 3740, 9379 Comments: W/in restricted area, public assess denied & no alter. method w/ out compromising nat'l sec. Reasons: Secured Area 2 Buildings Fort Pickett Training Center Plackstone VA 23824 Landholding Agency: Army Property Number: 21201330054 Status: Unutilized Directions: T1710, T2606 Comments: Public access denied & no alternative method to gain access w/ out compromising nat'l security. Reasons: Secured Area T1810 Fort Pickett Training Center Blackstone VA 23824 Landholding Agency: Army Property Number: 21201340022 Status: Unutilized Comments: Public access denied and no alternative method to gain access without compromising national security. Reasons: Secured Area 2 Buildings Radford Army Ammunition Plant Radford VA 24143 Landholding Agency: Army Property Number: 21201410018 Status: Underutilized Directions: 726, 730 Comments: public access denied and no alternative method to gain access w/ out compromising national security Reasons: Secured Area Washington Bldg. 9577 Fort Lewis

Washington
Bldg. 9577
Fort Lewis
Fort Lewis WA 98433
Landholding Agency: Army
Property Number: 21199610006
Status: Unutilized
Directions:

Directions:

Comments:

Reasons: Extensive deterioration

Bldg. 9650 Comments: Status: Unutilized Fort Lewis Reasons: Secured Area; Extensive GSA Number: Ft. Lewis WA 98433 Reasons: Extensive deterioration deterioration Landholding Agency: Army Bldg, 3145 Bldg. 9581 Property Number: 21199820132 Fort Lewis Fort Lewis Status: Unutilized Ft. Lewis WA 98433 Fort Lewis WA 98433 Directions: Landholding Agency: Army Landholding Agency: Army Comments: Property Number: 21199610009 Property Number: 21199930099 Reasons: Extensive deterioration Status: Unutilized Status: Unutilized Bldg. 415 Directions: GSA Number: Comments: Fort Worden Reasons: Extensive deterioration Reasons: Extensive deterioration; Port Angeles WA 98362 Bldgs. 4063, 4064 Landholding Agency: Army Secured Area Fort Lewis Property Number: 21199910062 Bldg. 2414 Ft. Lewis WA 98433 Status: Excess Fort Lewis Landholding Agency: Army GSA Number: Ft. Lewis WA 98433 Property Number: 21199930100 Reasons: Extensive deterioration Status: Unutilized Landholding Agency: Army Property Number: 21199620512 Bldg. U515A GSA Number: Status: Unutilized Fort Lewis Reasons: Extensive deterioration Directions: Ft. Lewis WA 98433 Bldg. 8001 Landholding Agency: Army Comments: Fort Lewis Property Number: 21199920124 Reasons: Extensive deterioration Ft. Lewis WA 98433 Status: Excess Bldg. 9639 Landholding Agency: Army GSA Number: Property Number: 21200330105 Fort Lewis Ft. Lewis WA 98433 Reasons: Other—gas chamber Status: Unutilized GSA Number: Landholding Agency: Army 33 Bldgs. Property Number: 21199620516 Fort Lewis Reasons: Secured Area Status: Unutilized Ft. Lewis WA 98433 Bldg. 11139 Directions: Landholding Agency: Army Fort Lewis Property Number: 21199920143 Comments: Ft. Lewis WA 98433 Reasons: Extensive deterioration Status: Excess Landholding Agency: Army **GSA Number:** Property Number: 21200330106 Bldg. U091B, Fort Lewis Directions: D0704-D0709, D0728-Status: Unutilized null D0733, D0804-D0809, D0828-D0833, **GSA Number:** Ft. Lewis WA 98433 D1106, D1117-D1118, D1143, D1151, Reasons: Secured Area Landholding Agency: Army D1158-D1160, D1163 Property Number: 21199640193 Bldgs. 006PF, 0025B Reasons: Extensive deterioration Status: Unutilized Fort Lewis Directions: Bldg. A1401 Pierce WA 98433 Comments: Fort Lewis Landholding Agency: Army Ft. Lewis WA 98433 Property Number: 21200620054 Reasons: Extensive deterioration Landholding Agency: Army Status: Unutilized Bldg. 6021 Property Number: 21199920158 Reasons: Extensive deterioration Fort Lewis Status: Unutilized Ft. Lewis WA 98433 Bldgs, 3253, 3254, 3255 GSA Number: Landholding Agency: Army Fort Lewis Reasons: Extensive deterioration Pierce WA 98433 Property Number: 21199810236 4 Bldgs. Landholding Agency: Army Status: Unutilized Directions: Property Number: 21200620056 Fort Lewis Ft. Lewis WA 98433 Status: Unutilized Comments: Reasons: Extensive deterioration Reasons: Extensive deterioration Landholding Agency: Army Property Number: 21199920164 Bldg. 3312 Bldg. 6032 Status: Unutilized Fort Lewis Fort Lewis GSA Number: Pierce WA 98433 Ft. Lewis WA 98433 Directions: 3092, 3101, 03094, 03097 Landholding Agency: Army Landholding Agency: Army Reasons: Extensive deterioration Property Number: 21200620057 Property Number: 21199810238 Status: Unutilized Status: Unutilized Bldgs. 8095, 8096 Reasons: Extensive deterioration Fort Lewis Directions: Ft. Lewis WA 98433 Bldg. 02080 Comments: Reasons: Extensive deterioration Landholding Agency: Army Fort Lewis Property Number: 21199920174 Pierce WA 98433 Bldg. 6991 Status: Unutilized Landholding Agency: Army Fort Lewis Property Number: 21200630067 GSA Number: Ft. Lewis WA 98433 Reasons: Extensive deterioration Status: Unutilized Landholding Agency: Army Reasons: Extensive deterioration Property Number: 21199810242 Bldg. A1202 Fort Lewis Status: Unutilized 4 Bldgs.

Ft. Lewis WA 98433

Landholding Agency: Army

Property Number: 21199930094

Fort Lewis

Pierce WA 98433

Landholding Agency: Army

03191, 03193, 03194, 03195, 03197

Property Number: 21201010041 **IBLM WA 98433** Landholding Agency: Army Status: Unutilized Property Number: 21201310066 Directions: 3123, 3124, 3140, 3141 Status: Underutilized Reasons: Extensive deterioration Directions: 03154, 03156, 03157, 03158, 6 Bldgs. 03160, 03161, 03163, 03164, 03165, Joint Base Lewis/McChord Ft. Lewis WA 98433 Comments: secured military cantonment Landholding Agency: Army area; public access denied & no Property Number: 21201020029 alternative method to gain access w/ Status: Unutilized out compromising nat'l security Directions: 2202, 2204, 2205, 2206, Reasons: Secured Area 2260, 2265 5 Buildings Reasons: Secured Area Division Dr. 15 Bldgs. **IBLM WA 98433** Fort Lewis Landholding Agency: Army Pierce WA 98433 Property Number: 21201320024 Landholding Agency: Army Status: Underutilized Property Number: 21201030041 Directions: 03131; 03135, 03139, 03317, Status: Unutilized Directions: 3417, 3418, 3423, 3424, Comments: secured military cantonment 3427, 3428, 3429, 3430, 3433, 3434, area; public access denied & no 3435, 3436, 3439, 3442, 3444 alternative method to gain access w/ Reasons: Secured Area; Extensive out compromising nat'l security deterioration Reasons: Secured Area Bldgs. 00852 and 00853 3 Buildings Yakima Trng. Ctr. Libbey Ave. JBLM WA 98433 Yakima WA 98901 Landholding Agency: Army Landholding Agency: Army Property Number: 21201320025 Property Number: 21201140001 Status: Underutilized Status: Unutilized Directions: 03316, 03322, 03330 Reasons: Extensive deterioration Comments: secured military cantonment 8995 area; public access denied & no American Lake Ave. alternative method to gain access w/ JBLM WA 98433 out compromising nat'l security Landholding Agency: Army Reasons: Secured Area Property Number: 21201230021 7 Buildings Status: Unutilized Spangler Ave. Comments: secured military cantonment **IBLM WA 98433** area; public access denied & no Landholding Agency: Army alternative method to gain access w/ Property Number: 21201320029 out comprising nat'l security Status: Underutilized Reasons: Secured Area Directions: 03105, 03107, 03117, 03120, 03129, 03133, 03138 3561 & 5181 Comments: secured military cantonment 4th Division Dr. area; public access denied & no JBLM WA 98433 alternative method to gain access w/ Landholding Agency: Army out compromising nat'l security Property Number: 21201230024 Reasons: Secured Area Status: Unutilized Building 03136 Comments: secured military cantonment Joint Base Lewis-McChord area; public access denied & no **IBLM WA 98433** alternative method w/out comprising Landholding Agency: Army nat'l security Property Number: 21201320030 Reasons: Secured Area Status: Underutilized 3 Buildings Comments: secured military joint Base Lewis-McChord cantonment; public access denied & JBLM WA 98433 no alternative method to gain access Landholding Agency: Army w/out compromising nat'l security Property Number: 21201310043 Reasons: Secured Area Status: Underutilized 14 Buildings Directions: 1158, 3151, 8066 3rd Division Drive Comments: secured military cantonment JBLM WA 98433 area: public access denied & no Landholding Agency: Army alternative method to gain access w/ Property Number: 21201320045 out compromising nat'l security Status: Unutilized Reasons: Secured Area Directions: 03177, 03174, 03181, 03196, 10 Buildings 03173, 03175, 03186, 03189, 03190,

Joint Base Lewis McChord

cantonment; public access denied & no alter. method w/out compromising nat'l sec. Reasons: Secured Area Wisconson Bldg.1993-1 **Badger Army Ammunition Plant** Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011094 Status: Underutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental Bldg. 227-1 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011104 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 513-2 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011106 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 513-4 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011108 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 720-1 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011109 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 720-2 Badger Army Ammunition Plant

Comments: secured military

Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011110 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 2016 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011111 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 3016 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011112 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011113 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 2031 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011115 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 3031 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011116 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 4031 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011117 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental: Secured Area Bldg. 5031 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011119 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 2036 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011120 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area: Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 3036 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011122 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011123 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 5036 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011124 Status: Unutilized Directions:

Comments: friable asbestos Reasons: Other environmental: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 2504-1 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011125 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Other environmental: Within 2000 ft. of flammable or explosive material Bldg. 2504-2 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011126 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 3504-1 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011127 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 3504-2 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011128 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 4504-1 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011129 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 4504-2

**Badger Army Ammunition Plant** 

Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011130 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental Bldg. 5504-1 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011131 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 5504-2 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011132 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Other environmental; Within 2000 ft. of flammable or explosive material Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011133 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 2563 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011134 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 3563-1 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011135 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 3563-3 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011136 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material: Secured Area Bldg. 4563-2 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011137 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area: Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 4563-3 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011138 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 4563-4 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011139 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 5557-1 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011141 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental Bldg. 5557-2 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011142 Status: Unutilized Directions: Administration Bldg.

Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 5557-5 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011144 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Secured Area: Within 2000 ft. of flammable or explosive material Bldg, 273 **Badger Army Ammunition Plant** Training Facility Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011148 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental: Secured Area Bldg. 229 Badger Army Ammunition Plant Administration Building Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011149 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 2030 Badger Army Ammunition Plant Administration-General Purpose Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011150 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 268 Badger Army Ammunition Plant Administration Bldg. Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011151 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area: Other environmental; Within 2000 ft. of flammable or explosive material Bldg, 267 Badger Army Ammunition Plant

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011152 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1900-1 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011153 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1900-2 **Badger Army Ammunition Plant** Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011154 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1900-3 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011155 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1900-4 **Badger Army Ammunition Plant** Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011156 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area: Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 3030 Badger Army Ammunition Plant Administration-General Purpose Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011157 Status: Unutilized Directions: Comments: friable asbestos

or explosive material; Other

environmental; Secured Area

Reasons: Within 2000 ft. of flammable

Bldg. 1900–5 Comments: friable asbestos Badger Army Ammunition Plant Reasons: Other environmental: Secured Standard Magazine Area; Within 2000 ft. of flammable or Baraboo WI 53913 explosive material Landholding Agency: Army Bldg. 1906-21 Property Number: 21199011158 Badger Army Ammunition Plant Status: Unutilized Standard Magazine Directions: Baraboo WI 53913 Comments: friable asbestos Landholding Agency: Army Reasons: Secured Area; Within 2000 ft. Property Number: 21199011164 of flammable or explosive material; Status: Unutilized Other environmental Directions: Bldg. 1900-6 Comments: friable asbestos Badger Army Ammunition Plant Reasons: Other environmental; Within Standard Magazine 2000 ft. of flammable or explosive Baraboo WI 53913 material; Secured Area Landholding Agency: Army Bldg, 5030 Property Number: 21199011159 **Badger Army Ammunition Plant** Status: Unutilized Administration-General Purpose Directions: Baraboo WI 53913 Comments: friable asbestos Landholding Agency: Army Reasons: Other environmental: Secured Property Number: 21199011165 Area; Within 2000 ft. of flammable or Status: Unutilized explosive material Directions: Bldg. 1900-7 Comments: friable asbestos **Badger Army Ammunition Plant** Reasons: Within 2000 ft. of flammable Standard Magazine or explosive material; Other Baraboo WI 53913 environmental: Secured Area Landholding Agency: Army Bldg. 1906-31 Property Number: 21199011160 Badger Army Ammunition Plant Status: Unutilized Standard Magazine Directions: Baraboo WI 53913 Comments: friable asbestos Landholding Agency: Army Reasons: Secured Area: Within 2000 ft. Property Number: 21199011166 of flammable or explosive material; Status: Unutilized Other environmental Directions: Bldg. 4030 Comments: friable asbestos Badger Army Ammunition Plant Reasons: Other environmental; Within Administration-General Purpose 2000 ft. of flammable or explosive Baraboo WI 53913 material; Secured Area Landholding Agency: Army Bldg. 1993-2 Property Number: 21199011161 Badger Army Ammunition Plant Status: Unutilized Administration-General Purpose Directions: Baraboo WI 53913 Comments: friable asbestos Landholding Agency: Army Reasons: Other environmental; Within Property Number: 21199011167 2000 ft. of flammable or explosive Status: Unutilized material; Secured Area Directions: Bldg. 1906-1 Comments: friable asbestos Badger Army Ammunition Plant Reasons: Other environmental; Within Standard Magazine 2000 ft. of flammable or explosive Baraboo WI 53913 material; Secured Area Landholding Agency: Army Bldg. 1906-42 Property Number: 21199011162 Status: Unutilized Badger Army Ammunition Plant Standard Magazine Directions: Baraboo WI 53913 Comments: friable asbestos Landholding Agency: Army Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or Property Number: 21199011168 Status: Unutilized explosive material Directions: Bldg. 1906-10 Comments: friable asbestos Badger Army Ammunition Plant Reasons: Other environmental: Within Standard Magazine 2000 ft. of flammable or explosive Baraboo WI 53913 material; Secured Area Landholding Agency: Army Property Number: 21199011163 Bldg. 1906-46 Status: Unutilized Badger Army Ammunition Plant Directions: Standard Magazine

**Badger Army Ammunition Plant** 

Property Number: 21199011175

Landholding Agency: Army

Bldg. 1906–28

Standard Magazine

Baraboo WI 53913

Status: Unutilized

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011169 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 1906-50 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011170 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area **Badger Army Ammunition Plant** Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011171 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 1906-12 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011172 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1906-13 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011173 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1906-23 **Badger Army Ammunition Plant** Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011174 Status: Unutilized

Directions:

Comments: friable asbestos

Other environmental

Reasons: Secured Area; Within 2000 ft.

of flammable or explosive material;

Directions: Comments: friable asbestos Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 1932-25 Badger Army Ammunition Plant Cannon Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011176 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area: Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 1906-34 **Badger Army Ammunition Plant** Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011177 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 1906-33 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011178 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1906-39 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011179 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1932-2 Badger Army Ammunition Plant Cannon Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011180 Status: Unutilized Directions:

Comments: friable asbestos Reasons: Secured Area: Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 1932-7 Badger Army Ammunition Plant Cannon Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011181 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg, 1906-43 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011182 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 1932-21 Badger Army Ammunition Plant Cannon Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011183 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental Bldg. 1906-40 **Badger Army Ammunition Plant** Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011184 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 1906-48 **Badger Army Ammunition Plant** Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011185 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1906-51 Badger Army Ammunition Plant Standard Magazine

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011186 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1932-33 Badger Army Ammunition Plant Cannon Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011187 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area **Badger Army Ammunition Plant** Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011188 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 1906-8 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011189 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1932-8 **Badger Army Ammunition Plant** Cannon Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011190 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 1906-9 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011191 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area: Other environmental; Within 2000 ft. of

flammable or explosive material

Bldg. 1932-17 Badger Army Ammunition Plant Cannon Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011192 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental Bldg. 1906-14 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011193 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental Bldg. 1906-15 **Badger Army Ammunition Plant** Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011194 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1906-20 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011195 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 1906-19 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011196 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 1906-25 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011197 Status: Unutilized Directions:

Comments: friable asbestos Reasons: Secured Area: Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 1906-24 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011198 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material: Other environmental; Secured Area Bldg, 1932-5 Badger Army Ammunition Plant Cannon Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011199 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental Bldg. 1906-29 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011200 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 1906-36 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011201 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1932-23 **Badger Army Ammunition Plant** Cannon Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011202 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental Bldg. 1906-45 Badger Army Ammunition Plant Standard Magazine

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011203 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 1906-49 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011204 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area **Badger Army Ammunition Plant** Cannon Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011205 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 1906-56 Badger Army Ammunition Plant Standard Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011206 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 9100-1 **Badger Army Ammunition Plant** Richmond Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011207 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area: Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 1906-54 **Badger Army Ammunition Plant** Standard Magazine Baraboo WI 53913

Directions:

of flammable or explosive material;
Other environmental
Bldg. 1906–54
Badger Army Ammunition Plant
Standard Magazine
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011208
Status: Unutilized
Directions:
Comments: friable asbestos
Reasons: Other environmental; Secured
Area; Within 2000 ft. of flammable or
explosive material

Bldg. 3000 **Badger Army Ammunition Plant** Warehouse Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011209 Status: Underutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 5000 Badger Army Ammunition Plant Warehouse Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011210 Status: Underutilized Directions: Comments: friable asbestos Reasons: Secured Area: Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 275 Badger Army Ammunition Plant Warehouse Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011211 Status: Underutilized Directions: Comments: friable asbestos Reasons: Other environmental: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 200 Badger Army Ammunition Plant Post HQ

Post HQ
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011212
Status: Underutilized
Directions:

Comments: friable asbestos

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental

Bldg. 9100–2 Badger Army Ammunition Plant Richmond Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011213 Status: Unutilized Directions:

Comments: friable asbestos Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 214
Badger Army Ammunition Plant
Administration
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011214
Status: Unutilized

Comments: friable asbestos Reasons: Secured Area: Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 1975-2 Badger Army Ammunition Plant Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011215 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 9100-3 Badger Army Ammunition Plant Richmond Magazine Baraboo WI 53913

Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011216
Status: Unutilized
Directions:
Comments: friable asbestos

Reasons: Other environmental; Within 2000 ft. of flammable or explosive material: Secured Area

material; Secured Area
Bldg. 718
Badger Army Ammunition Plant
Administration
Baraboo WI 53913

Landholding Agency: Army Property Number: 21199011217 Status: Underutilized

Directions:

Directions:

Comments: friable asbestos

Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 9100–4 Badger Army Ammunition Plant Richmond Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011218

Status: Unutilized Directions:

Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area

Bldg. 9100–5 Badger Army Ammunition Plant Richmond Magazine

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011219

Status: Unutilized Directions:

Comments: friable asbestos Reasons: Within 2000 ft. of flammable

or explosive material; Other environmental; Secured Area

Bldg. 9100–6 Badger Army Ammunition Plant Richmond Magazine Baraboo WI 53913 Landholding Agency: Army

Property Number: 21199011220 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 9100-8 Badger Army Ammunition Plant Richmond Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011221 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 9100-10 Badger Army Ammunition Plant Richmond Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011222 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 9100-11 Badger Army Ammunition Plant Richmond Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011223 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 9100-12 Badger Army Ammunition Plant Richmond Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011224 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 9100-19 Badger Army Ammunition Plant Richmond Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011225 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 9102-1 Badger Army Ammunition Plant Igloo Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011226 Status: **Unutilized** Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental Bldg. 9102-2 Badger Army Ammunition Plant Igloo Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011227 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area: Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 9102-3 Badger Army Ammunition Plant Igloo Magazine Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011228 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area: Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 1975-1 Badger Army Ammunition Plant Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011229 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 1975-4 Badger Army Ammunition Plant Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011230 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 1975–5 Badger Army Ammunition Plant Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011231 Status: Unutilized Directions:

Comments: friable asbestos Reasons: Secured Area; Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 1975-7 Badger Army Ammunition Plant Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011233 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental Bldg, 1975-8 Badger Army Ammunition Plant Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011234 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 205 Badger Army Ammunition Plant Clinic Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011236 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 2554 Badger Army Ammunition Plant Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011238 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 5554 Badger Army Ammunition Plant Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011240 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 3554 Badger Army Ammunition Plant Administration

Badger Army Ammunition Plant

Bldg. 2015

Administration

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011242 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 4554 Badger Army Ammunition Plant Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011244 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 4568 **Badger Army Ammunition Plant** Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011247 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental Bldg. 8010 Badger Army Ammunition Plant Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011249 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental Bldg. 6530-1 **Badger Army Ammunition Plant** Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011251 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area: Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 6535 **Badger Army Ammunition Plant** Bus Station Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011256 Status: Unutilized Directions:

Comments: friable asbestos.

or explosive material; Other

environmental; Secured Area

Reasons: Within 2000 ft. of flammable

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011259 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Secured Area; Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 3015 Badger Army Ammunition Plant Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011263 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Secured Area: Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 4015 **Badger Army Ammunition Plant** Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011265 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Secured Area: Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 5015 **Badger Army Ammunition Plant** Administration Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011268 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 6532-1 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011270 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Secured Area; Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 6532-2 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011275 Status: Unutilized Directions:

Comments: friable asbestos. Reasons: Secured Area: Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 6532-3 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011277 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Other environmental; Secured Area: Within 2000 ft. of flammable or explosive material Bldg, 6532-4 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011280 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Within 2000 ft. of flammable or explosive material; Other environmental: Secured Area Bldg. 6532-5 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011282 Status: Unutilized Directions: Comments: friable asbestos Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 6532-6 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011284 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Secured Area; Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 6532-7 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011286 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Secured Area: Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 6532-8 Badger Army Ammunition Plant Change House

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011290 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 6532-9 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011293 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 6532-10 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011295 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 6532-11 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011297 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 6532-12 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011300 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Secured Area: Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 6532-13 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011302 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Other environmental: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 6532-14 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011304 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 6532-15 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011305 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 6532-16 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011306 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Other environmental: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 6532-17 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011307 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 6532-18 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011308 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area Bldg. 6532-19 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011309 Status: Unutilized Directions:

Comments: friable asbestos. Reasons: Secured Area: Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 6532-20 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011310 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Within 2000 ft. of flammable or explosive material: Secured Area: Other environmental Bldg, 9016-1 **Badger Army Ammunition Plant** Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011311 Status: Unutilized Directions: Comments: friable asbestos. Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental Bldg. 9016-3 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011317 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area; Other environmental; Within 2000 ft. of flammable or explosive material Bldg. 9504-1 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011319 Status: Unutilized Directions: Comments: friable asbestos Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 9504-2 Badger Army Ammunition Plant Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199011320 Status: Unutilized Directions: Comments: friable asbestos Reasons: Secured Area: Within 2000 ft. of flammable or explosive material; Other environmental Bldg. 9504-3 Badger Army Ammunition Plant Change House

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199011321

Status: Unutilized Directions:

Comments: friable asbestos

Reasons: Within 2000 ft. of flammable or explosive material; Other environmental; Secured Area

Bldg. 9504-4

Badger Army Ammunition Plant

Change House Baraboo WI 53913

Landholding Agency: Army Property Number: 21199011323

Status: Unutilized Directions:

Comments: friable asbestos

Reasons: Other environmental; Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9030

Badger Army Ammunition Plant

Baraboo WI

Landholding Agency: Army Property Number: 21199013871

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 264

Badger Army Ammunition Plant

Baraboo WI

Landholding Agency: Army Property Number: 21199013872

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 6861-2

Badger Army Ammunition Plant

Baraboo WI

Landholding Agency: Army Property Number: 21199013873 Status: Underutilized

Directions:

Comments:

Reasons: Secured Area

Bldg. 6861-6

**Badger Army Ammunition Plant** 

Baraboo WI

Landholding Agency: Army Property Number: 21199013875

Status: Underutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 6861-1

Badger Army Ammunition Plant

Baraboo WI

Landholding Agency: Army Property Number: 21199013876

Status: Unutilized Directions:

Reasons: Secured Area

Bldg. 6861-3

Badger Army Ammunition Plant

Baraboo WI

Landholding Agency: Army Property Number: 21199013877

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6861-5

Badger Army Ammunition Plant

Baraboo WI

Landholding Agency: Army Property Number: 21199013878

Status: Unutilized Directions:

Comments:

Reasons: Secured Area

Bldg. 6513-27

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199210097

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 6823-2

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199210098

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 6861-4

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199210099

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 6513–28 Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220295

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513–31

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220296

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513–32

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220297

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513–33

Badger Army Ammunition Plant Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220298 Status: Unutilized Directions:

Comments:

Reasons: Secured Area

Bldg. 6513-34

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220299

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513–35

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220300

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513-36

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220301

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513-37

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220302

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513–38

Badger Army Ammunition Plant Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199220303 Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513-39

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220304

Status: Unutilized

Directions: Comments:

Reasons: Secured Area

Bldg. 6513-40

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220305

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513-41

Badger Army Ammunition Plant

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199220306

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513-42

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220307

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513-47

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220308

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513-48

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220309

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513-49

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220310

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Bldg. 6513-50

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199220311

Status: Unutilized Directions: Comments:

Reasons: Secured Area Bldgs. 6657–2, 6659–2 Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199510065

Status: Unutilized Directions: Comments:

Reasons: Secured Area Bldgs. 6668–2 thru 6668–4 Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199510067

Status: Unutilized Directions: Comments:

Reasons: Secured Area Bldgs. 6808–9 thru 6808–16 Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199510069

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration;

Secured Area 28 Buildings

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199510070

Status: Unutilized

Directions: Include: 6807–28 thru 6807–33, 6807–36 thru 6807–53, and 6807–58 thru 6807–61

Comments:

Reasons: Extensive deterioration; Secured Area

9 Buildings

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199510071

Status: Unutilized

Directions: Include: 6806–3, 6806–4, 6805–8 thru 6805–10, and 6803–5 thru 6803–8

Comments:

Reasons: Secured Area; Extensive deterioration

Bldgs. 6804–15 thru 6804–21 Badger Army Ammunition Plant Baraboo WI 53913

Landholding Agency: Army Property Number: 21199510072

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration;

Secured Area 7 Buildings

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199510073

Status: Unutilized

Directions: Include: 6953-2, 6956-2,

6955-2, and 6957-2

Comments:

Reasons: Secured Area; Extensive

deterioration 8 Buildings

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199510074

Status: Unutilized

Directions: Include: 6828–3, 6828–4, 6828–9, 6828–10, 6868–4 thru 6868–6, 6868–9

Comments:

Reasons: Extensive deterioration;

Secured Area

5 Buildings

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199510075

Status: Unutilized

Directions: Include: 906-1-SL5, 6864-2,

6850-2, 6829-4, and 6826-3

Comments:

Reasons: Extensive deterioration;

Secured Area

21 Buildings

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199510076

Status: Unutilized

Directions: Include: 6815–1 thru 6815–13, 6816–7, 6816–8,6816–10, and 6814–6 thru 6814–10

Comments:

Reasons: Extensive deterioration; Secured Area

31 Buildings

Badger Army Ammunition Plant

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199510077

Status: Unutilized

Directions: Include: 6810–17 thru 6810–32, 6810–39 thru 6810–44 6812–11 thru 6812–16, 6812–20 thru 6812–22

Comments:

Reasons: Secured Area; Extensive deterioration

5 Bldgs., Badger AAP Paste Weigh House 6805–01 thru 6805–05 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740184

Status: Unutilized Directions: Comments:

Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material

10 Bldgs., Badger AAP

Roll House

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740185 Status: Unutilized

Directions:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

4 Bldgs., Badger AAP

Slitting Roll

6802-02, 6802-3, 6802-5, 6802-7

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740186

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

2 Bldgs., Badger AAP

Press House 6810–04, 6810–07 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740187

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

7 Bldgs., Badger AAP Inspection House

6816-01 thru 6816-06, 6816-09

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740188

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 6826–01, Badger AAP Supersonic Scanning House

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740189

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 6878–00, Badger AAP

null

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740190

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 8008–00, Badger AAP

null

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740191

Status: Unutilized Directions:

Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 9016–02, Badger AAP

null

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740192

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 9045–00, Badger AAP

null

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740193

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

13 Bldgs., Badger AAP

Latrines

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740194

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 9101-00, Badger AAP

null

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740196

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

3 Bldgs., Badger AAP Telpher System

0923-03, 0923-04, 0923-07

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740201

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

12 Bldgs., Badger AAP Solvent Recovery House 1600–19 thru 1600–30 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740202

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

11 Bldgs., Badger AAP Water Dry House 1650–20 thru 1650–30 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740203

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

5 Bldgs., Badger AAP Air Dry House 1725–08 thru 1725–12

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740204

Status: Unutilized Directions:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

8 Bldgs., Badger AAP

Rest House

1750–13 thru 1750–19, 1750–21

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740205

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

6 Bldgs., Badger AAP

Glaze House

1800–02 thru 1800–07 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740206

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

8 Bldgs., Badger AAP Screening House 1850–01 thru 1850–08 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740207

Status: Unutilized Directions:

Comments: Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material

4 Bldgs., Badger AAP Screen Storehouse 1852–02 thru 1852–05 Baraboo WI 53913 Landholding Agency: A

Landholding Agency: Army Property Number: 21199740208 Status: Unutilized

Status: Unuti Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

23 Bldgs., Badger AAP Magazine Standard

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740209 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 6 Bldgs., Badger AAP Hvdro-Iet House 1996–13 thru 1996–18 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740210 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 3566-02, Badger AAP null Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740211 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 2 Bldgs., Badger AAP Dehv Press House 4500-00, 5500-00 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740212 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 2 Bldgs., Badger AAP Alcohol Pump House 4501-00, 5501-00 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740213 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 2 Bldgs., Badger AAP Ingredient Mix House 4506-00, 5506-00 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740215 Status: Unutilized Directions: Comments Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 4 Bldgs., Badger AAP Mixer Macerator

4508-01, 4508-02, 5508-01, 5508-02

Baraboo WI 53913

Landholding Agency: Army

Property Number: 21199740216 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 6 Bldgs., Badger AAP Block Press 4510-01 thru 4510-03, 5510-01 thru 5510-03 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740217 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 5 Bldgs., Badger AAP Final Press 4513-01 thru 4513-03, 5513-01, 5513-02 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740218 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 5 Bldgs., Badger AAP **Cutting House** 4515-01 thru 4516-03, 5516-01, 5516-Ω2 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740219 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 5 Bldgs., Badger AAP Loading Platform 4517-01 thru 4517-03, 5517-01, 5517-02Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740220 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 2 Bldgs., Badger AAP Hydraulic Station 4521-00, 5521-00 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740221 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

3 Bldgs., Badger AAP

Maintenance Shop

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740222 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg, 4555-00, Badger AAP ACR Bldg. Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740223 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 6 Bldgs., Badger AAP Material Store Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740224 Status: Unutilized Directions: 4558-01, 4558-02, 4567-00, 5558-01, 5558-02, 5567-00 Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 2 Bldgs., Badger AAP Acid Mix 5002-00, 9002-00 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740225 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 2 Bldgs., Badger AAP Acid Screening 5007-00, 9007-00 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740226 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 2 Bldgs., Badger AAP Acid Heat 5008-00, 9008-00 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740227 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 3 Bldgs., Badger AAP Cellulose Drying House 5010-00, 5044-00, 9010-00 Baraboo WI 53913

4549-00, 5549-00, 5045-00

Landholding Agency: Army
Property Number: 21199740228
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
2 Bldgs., Badger AAP
Catch House
5011–00, 9011–00

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740229

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

2 Bldgs., Badger AAP Nitrating House 5012–00, 9012–00 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740230

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

18 Bldgs., Badger AAP

Steam Pressure Reducing Station

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740231

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

2 Bldgs., Badger AAP

Steam Pressure Reducing Station

000E-02, 000F-02 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740232

Status: Unutilized Directions:

Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 0021–03, Badger AAP

null

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740233

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 0202–04, Badger AAP

null

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740234

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 0204–B1, Badger AAP

null

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740235

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 0271-00, Badger AAP

null

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740236

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

4 Bldgs., Badger AAP

0308-01, 0308-02, 0308-03, 0316-00

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740237

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 0312-00, Badger AAP

null

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740238

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area;

Extensive deterioration Bldg. 0318–00, Badger AAP

null

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740239

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 0402–00, Badger AAP

null

Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740240

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

2 Bldgs., Badger AAP Waste Acid Disposal Plant 0420–04, 0420–06 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740241

Status: Unutilized Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 0425, Badger AAP PH Recorder

Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740242

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

2 Bldgs., Badger AAP Storage Shed 0429–01, 0429–02 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740243

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 0534-00, Badger AAP

Fire Station #2 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740244

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

2 Bldgs., Badger AAP Nitric Circulator 0705–00, 0706–00 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740246

Status: Unutilized Directions: Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

2 Bldgs., Badger AAP Fume Exhaust 5013–00, 9013–00 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740247

Status: Unutilized Directions: Comments:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

2 Bldgs., Badger AAP NC Pump House 5014–00, 9014–00 Baraboo WI 53913

Landholding Agency: Army Property Number: 21199740248 Reasons: Within 2000 ft. of flammable

or explosive material; Secured Area

Directions:

Comments:

2 Bldgs., Badger AAP

Maintenance Shop

5037-00, 9037-00

Baraboo WI 53913

11672 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 2 Bldgs., Badger AAP Boiling Tub House 5019-00, 9019-00 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740249 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 4 Bldgs., Badger AAP Settling Pit 5020-00, 9020-00, 5025-00, 9025-00 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740250 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 2 Bldgs., Badger AAP Beater House 5022-00, 9022-00 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740251 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 2 Bldgs., Badger AAP Poacher 5024-00, 9024-00 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740252 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 4 Bldgs., Badger AAP Final Wringer 5026-00, 5043-00, 9026-00, 9043-00 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740253 Status: Unutilized Directions: Comments:

or explosive material; Secured Area

2 Bldgs., Badger AAP

Landholding Agency: Army

Property Number: 21199740254

Spent Acid Pump

5035-00, 9035-00

Baraboo WI 53913

Status: Unutilized

Landholding Agency: Army Property Number: 21199740255 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 2 Bldgs., Badger AAP Chemical Storehouse 5038-00, 9038-00 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740256 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 5555-00, Badger AAP ACR Bldg. Work Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740257 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 5557-03, Badger AAP Change House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740258 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 13 Bldgs., Badger AAP Latrines Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740259 Status: Unutilized Directions: 6513-05, 11, 25, 26, 29, 45, 9063-06 thru 10, 13, 14 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 2 Bldgs., Badger AAP Transfer Shed Reasons: Within 2000 ft. of flammable 6531-01,02 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740260 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg, 6538-00, Badger AAP Powerhouse #2 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740261 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 2 Bldgs., Badger AAP Gate House 6543-02, 6543-04 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740262 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 3 Bldgs., Badger AAP Inspection House 6543-11, 13, 14 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740264 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 2 Bldgs., Badger AAP Inert Storage 6586-04, 05 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740266 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 10 Bldgs., Badger AAP Pre-Dry House 6709 - 14, 15, 16, 20, 22, 23, 24, 25, 26,Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740268 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration; Secured Area 11 Bldgs., Badger AAP Rest House Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740269 Status: Unutilized Directions: 6726-02, 6803-01, 02, 03, 04, 6812-08,

17, 18, 19, 6828-07, 6882-02

Reasons: Within 2000 ft. of flammable

or explosive material; Secured Area

Comments:

3 Bldgs., Badger AAP Rest House 6804-01, 08, 14 Baraboo WI 53913 Landholding Agency: Army Property Number: 21199740271 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 0423-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020083 Status: Unutilized GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 0931-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020084 Status: Unutilized GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1800-1 Badger AAP Baraboo WI 53913 Landholding Agency: Army

Property Number: 21200020085

Status: Unutilized GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 1805-1, 1805-2, 1852-1

Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020086 Status: Unutilized

GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 1994-0, 1995-0 Badger AAP Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020087

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. 3502-0, 3566-1 Badger AAP

Landholding Agency: Army Property Number: 21200020088

Status: Unutilized GSA Number:

Baraboo WI 53913

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 4524-4 Badger AAP

Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020089

Status: Unutilized GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 6536-0 Badger AAP Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020090

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. 6662-0, 6666-0, 6669-0

Badger AAP Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020091

Status: Unutilized GSA Number: Reasons: Secured Area

Bldgs. 6706-2, 6712-0, 6724-0

Badger AAP Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020092

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. 6731–2, –3, –4 Badger AAP

Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020093

Status: Unutilized GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

5 Bldgs. Badger AAP Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020094

Status: Unutilized GSA Number:

Directions: 6732-0, 6732-1, 6736-0, 6738-0, 6738-1

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

5 Bldgs. Badger AAP Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020095

Status: Unutilized **GSA Number:** 

Directions: 6826-2, 6850-1, 6863-0,

6881 - 0.6882 - 1

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

4 Bldgs. Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020096

Status: Unutilized **GSA Number:** 

Directions: 6953-1, 6955-1, 6956-1,

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Badger AAP Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020097

Status: Unutilized GSA Number:

Directions: 1725-1 thru 7, 1725-13 thru

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs, 1810-1 thru 4 Badger AAP Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020098

Status: Unutilized GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 1825–1 thru 4 Badger AAP Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020099

Status: Unutilized GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 1875-1 thru 4 Badger AAP Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020100

Status: Unutilized GSA Number:

Reasons: Secured Area: Within 2000 ft. of flammable or explosive material

13 Bldgs. Badger AAP Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020101

Status: Unutilized **GSA Number:** 

Directions: 1996-1 thru 10, 1996-19 thru 21

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. 2002-0, 3002-0, 4002-0 Badger AAP

Baraboo WI 53913

Landholding Agency: Army Property Number: 21200020102

Status: Unutilized GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. 2003-0, 3003-0, 4003-0

Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020103 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 2005-0, 3005-0, 4005-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020104 Status: Unutilized GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. 2007-0, 3007-0, 4007-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020105 Status: Unutilized GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. 2008-0, 3008-0, 4008-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020106 Status: Unutilized GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs, 2011-0, 3011-0, 4011-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020107 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 2012-0, 3012-0, 4012-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020108 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 2013-0, 3013-0, 4013-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020109 Status: Unutilized GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 4 Bldgs. Badger AAP Baraboo WI 53913

Landholding Agency: Army

Property Number: 21200020110

Status: Unutilized GSA Number: Directions: 8002-0, 8003-0, 8004-0, 8006-0 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 0420-01, 02, 03 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020111 Status: Unutilized GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. 0712-17, 18, 19 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020112 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 0923-01, 02, 05, 06, 08 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020113 Status: Unutilized GSA Number: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material 29 Bldgs. Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020114 Status: Unutilized GSA Number: Directions: 1600-01 thru 18, 1600-31 thru 39, 41, 42 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 1650-36 thru 42 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020115 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 2014-0, 3014-0, 4014-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020116 Status: Unutilized GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. 2019-0, 3019-0, 4019-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020117

Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 2020-0, 3020-0, 4020-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020118 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 2022-0, 3022-0, 4022-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020119 Status: Unutilized GSA Number: Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020120 Status: Unutilized GSA Number: Directions: 2024-0, 3024-0, 4024-0, 2025-0, 3025-0, 4025-0 Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Bldgs. 2026-0, 3026-0, 4026-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020121 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 2035-0, 3035-0, 4035-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020122 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 2043-0, 3043-0, 4043-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020123 Status: Unutilized **GSA Number:** Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 2046-0, 3046-0, 4046-0 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020124 Status: Unutilized **GSA Number:** 

Reasons: Secured Area; Within 2000 ft. Landholding Agency: Army of flammable or explosive material Property Number: 21200020131 Status: Unutilized Bldgs. 2500-0, 3500-0 GSA Number: Badger AAP Reasons: Secured Area; Within 2000 ft. Baraboo WI 53913 of flammable or explosive material Landholding Agency: Army Bldgs. 3502-1, 3502-2 Property Number: 21200020125 Status: Unutilized Badger AAP GSA Number: Baraboo WI 53913 Reasons: Secured Area; Within 2000 ft. Landholding Agency: Army Property Number: 21200020132 of flammable or explosive material Status: Unutilized Bldgs. 2501-0, 3501-0 GSA Number: Badger AAP Reasons: Within 2000 ft. of flammable Baraboo WI 53913 or explosive material; Secured Area Landholding Agency: Army Bldgs. 3516-1, 2, 3 Property Number: 21200020126 Badger AAP Status: Unutilized Baraboo WI 53913 GSA Number: Reasons: Secured Area; Within 2000 ft. Landholding Agency: Army of flammable or explosive material Property Number: 21200020133 Status: Unutilized GSA Number: Badger AAP Reasons: Within 2000 ft. of flammable Baraboo WI 53913 or explosive material; Secured Area Landholding Agency: Army Property Number: 21200020127 Bldgs. 4524-1, 2, 3 Status: Unutilized Badger AAP Baraboo WI 53913 GSA Number: Directions: 2506-0, 3506-0, 4506-0, Landholding Agency: Army 2508-1, 2508-2, 3508-1, 3508-2 Property Number: 21200020134 Reasons: Secured Area; Within 2000 ft. Status: Unutilized of flammable or explosive material GSA Number: Reasons: Secured Area: Within 2000 ft. 13 Bldgs. of flammable or explosive material Badger AAP Baraboo WI 53913 22 Bldgs. Landholding Agency: Army Badger AAP Property Number: 21200020128 Baraboo WI 53913 Status: Unutilized Landholding Agency: Army GSA Number: Property Number: 21200020135 Directions: 2510-1 thru 3, 3510-1 thru Status: Unutilized 3, 2513-1 thru 4, 3513-1 thru 3 **GSA Number:** Reasons: Secured Area; Within 2000 ft. Directions: 6513-1, 6513-6 thru 10, 6513-13 thru 24, 6513-30, 6513-43, of flammable or explosive material 6513-44, 6513-46 5 Bldgs. Reasons: Within 2000 ft. of flammable Badger AAP or explosive material; Secured Area Baraboo WI 53913 Bldgs. 6529-0, 6586-1 Landholding Agency: Army Property Number: 21200020129 Badger AAP Status: Unutilized Baraboo WI 53913 GSA Number: Landholding Agency: Army Directions: 2517-1, 2517-2, 3517-1, Property Number: 21200020136 Status: Unutilized 3517-2, 3517-3 Reasons: Within 2000 ft. of flammable GSA Number: or explosive material; Secured Area Reasons: Secured Area: Within 2000 ft. of flammable or explosive material Badger AAP Bldgs. 6672-1, 6672-2 Baraboo WI 53913 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020130 Landholding Agency: Army Status: Unutilized Property Number: 21200020138 GSA Number: Status: Unutilized Directions: 2546-1 thru 4, 2555-0, GSA Number: Reasons: Within 2000 ft. of flammable 3555-0Reasons: Secured Area; Within 2000 ft. or explosive material; Secured Area of flammable or explosive material 4 Bldgs. Bldg. 3044-0 Badger AAP Badger AAP Baraboo WI 53913 Baraboo WI 53913 Landholding Agency: Army

Property Number: 21200020139 Status: Unutilized GSA Number: Directions: 6702-3, 6702-4, 6704-3, 6704-4 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 6705-3, 6705-4 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020140 Status: Unutilized **GSA Number:** Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 15 Bldgs. Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020141 Status: Unutilized **GSA Number:** Directions: 6709-2, 6709-5 thru 13, 6709-17 thru 19, 6709-21, 6709-27 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 11 Bldgs. Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020142 Status: Unutilized **GSA Number:** Directions: 6804-2 thru 7, 6804-9 thru Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 20 Bldgs. Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020143 Status: Unutilized GSA Number: Directions: 6807-1 thru 5, 6807-7 thru 10, 6807-12 thru 15, 6807-17, 6807-19 thru 21, 6807-24, 6807-54, 6807-Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 4 Bldgs. Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020144 Status: Unutilized **GSA Number:** Directions: 6808-1, 4, 6, 8 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 20 Bldgs. Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020145 Status: Unutilized

11676 GSA Number: Directions: 6810-1 thru 3, 6810-5, 6810-6, 6810-8, 6810-10 thru 16, 33 thru 38 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 7 Bldgs. Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020146 Status: Unutilized GSA Number: Directions: 6812-1 thru 7 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. 6814–1 thru 5 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020147 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 6817–1 thru 4 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020148 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 6828-1, 2, 8 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020149 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 6829-1, 2 Badger AAJP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020150 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 6837-1, 2 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020151 Status: Unutilized GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. 6868-1, 2, 3, 7, 8

Badger AAP

Baraboo WI 53913

Status: Unutilized

Landholding Agency: Army

Property Number: 21200020152

GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 8000-1, 2, 3 Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020153 Status: Unutilized GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 28 Bldgs. Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020154 Status: Unutilized GSA Number: Directions: 9062-01 thru 18, 25, 28, 9063–01 thru 05, 11, 12, 15 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 45 Bldgs. Badger AAP Baraboo WI 53913 Landholding Agency: Army Property Number: 21200020155 Status: Unutilized GSA Number: Directions: Steam Pressure Reducing Station Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 420-8 Badger Army Amo Plant Baraboo WI 53913 Landholding Agency: Army Property Number: 21200240074 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 750, 751, 753 Badger Army Amo Plant Baraboo WI 3913 Landholding Agency: Army Property Number: 21200240075 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 754-1 thru 754-6C Badger Army Amo Plant Baraboo WI 53919 Landholding Agency: Army Property Number: 21200240076 Status: Unutilized GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. 763, 765, 768 Badger Army Amo Plant Baraboo WI 53913

Landholding Agency: Army

Status: Unutilized

Property Number: 21200240077

GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs, 770-1 thru 770-3 Badger Army Amo Plant Baraboo WI 53913 Landholding Agency: Army Property Number: 21200240078 Status: Unutilized GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. 771, 00778 Badger Army Amo Plant Baraboo WI 53913 Landholding Agency: Army Property Number: 21200240079 Status: Unutilized GSA Number: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. 791, 793 Badger Army Amo Plant Baraboo WI 53913 Landholding Agency: Army Property Number: 21200240080 Status: Unutilized GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Land Maryland approx. 1 acre Fort Meade Anne Arundel MD 20755 Landholding Agency: Army Property Number: 21200740017 Status: Unutilized Reasons: Other—no public access **RNWYA** Aberdeen Proving Ground Harford MD Landholding Agency: Army Property Number: 21200820143 Status: Unutilized Reasons: Within airport runway clear Landa Aberdeen Proving Ground Aberdeen Area/1500 sq. ft. Harford MD 21005 Landholding Agency: Army Property Number: 21200920046 Status: Unutilized Reasons: Secured Area Lande Aberdeen Proving Ground Harford MD 21005 Landholding Agency: Army Property Number: 21200920047 Status: Unutilized Directions: Edgewood Area/1500 sq. ft./ 2 acres/34 acres Reasons: Secured Area Minnesota Portion of R.R. Spur

Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199620472 Status: Unutilized Directions: Comments:

Reasons: Other—landlocked

Missouri Bldg. TA002 Ft. Leonard Woods FLW MO

Landholding Agency: Army Property Number: 21201120010

Status: Excess

Reasons: Secured Area

New Jersey

Land

Armament Research Development Center

Route 15 North Picatinny Arsenal NJ 07806 Landholding Agency: Army Property Number: 21199013788

Status: Unutilized Directions: Comments:

Reasons: Secured Area Spur Line/Right of Way Armament Rsch., Dev., Center Picatinny Arsenal NJ 07806–5000 Landholding Agency: Army Property Number: 21199530143

Status: Unutilized Directions: Comments:

Reasons: Floodway
2.0 Acres, Berkshire Trail
Armament Rsch, Development Center
Picatinny Arsenal NJ 07806–5000
Landholding Agency: Army
Property Number: 21199910036
Status: Underutilized

GSA Number: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

South Carolina Skate Park Ft. Jackson Ft. Jackson SC

Landholding Agency: Army Property Number: 21201220022

Status: Underutilized

Comments: nat'l security concerns; public access denied & no alternative method to gain access w/out comprising nat'l security Reasons: Secured Area

Basketball Court Ft. Jackson Ft. Jackson SC

Landholding Agency: Army Property Number: 21201220025

Status: Unutilized

Comments: nat'l security concerns; public access denied and no alternative method to gain access w/ out comprising nat'l security

Reasons: Secured Area

Tennessee Sites #1, #2, #3 Fort Campbell Christian TN 42223 Landholding Agency: Army Property Number: 21200920070 Status: Unutilized Reasons: Secured Area

Texas

Land—Approx. 50 acres Lone Star Army Ammunition Plant Texarkana TX 75505–9100 Landholding Agency: Army Property Number: 21199420308

Status: Unutilized Directions: Comments:

Reasons: Secured Area

Land 1 Brownwood Brown TX 76801

Landholding Agency: Army Property Number: 21201020034

Status: Unutilized Reasons: Contamination

Utah B–50000

Green River Test Complex Green River UT 84525 Landholding Agency: Army Property Number: 21201210047

Status: Unutilized

Comments: nat'l security concerns; no public access and no alternative

method to gain access Reasons: Secured Area

[FR Doc. 2014-03702 Filed 2-27-14; 8:45 am]

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