overfishing and is overfished and, therefore, in need of a rebuilding plan. Amendment 37 would address specifying the boundary between the FLK/EFL stock, managed by the South Atlantic Council, and the West Florida stock, managed by the Gulf of Mexico Council. This demarcation is necessary to manage the stocks separately and to aid in enforcing regulations. Amendment 37 also includes actions to specify Acceptable Biological Catch (ABC), Annual Catch Limits (ACLs), Annual Catch Targets (ACTs), and Optimum Yield (OY) for both the NC-GA and FLK/EFL stocks. Establish a rebuilding plan for the FLK/EFL stock, and implement or modify management measures for both stocks to attain the desired level of harvest.

Snapper Grouper Regulatory Amendment 23 (Golden Tilefish, Black Sea Bass and the Jacks Complex)

Regulatory Amendment would include actions pertaining to management of the commercial golden tilefish fishery, recreational management measures for black sea bass, and commercial management measures for the Jacks Complex. The Council has indicated that the following items should be included in the amendment: (1) Modification to the fishing year start date for the hook-and-line component of the commercial golden tilefish fishery; (2) establishment of a commercial trip limit for the Jacks Complex; and (3) adjustment to the bag limit for black sea bass.

DATES: The scoping webinar will be held on Monday, August 10, 2015, beginning at 6 p.m. Registration is required. Information for registration, along with copies of the Scoping Documents for each amendment will be posted on the Council’s Web site at www.safmc.net as it becomes available.

ADDRESSES: South Atlantic Fishery Management Council, 4055 Faber Drive, Suite 201, N. Charleston, SC 29405.

FOR FURTHER INFORMATION CONTACT: Myra Brouwer, Fishery Biologist, SAFMC; phone: (843) 571–4366 or toll free: (866) SAFMC–10; fax: (843) 769–4520; email: myra.brouwer@safmc.net.

SUPPLEMENTARY INFORMATION: During the scoping webinar, Council staff will present an overview of each amendment and answer questions. Written comments may be mailed to Bob Mahood, Executive Director, SAFMC (see ADDRESSES); emailed to Mike.Collins@safmc.net (please indicate appropriate amendment in subject line); or faxed (see ADDRESSES). Comments on Amendment 37 and Regulatory Amendment 23 will be accepted until 5 p.m. on August 17, 2015.

Special Accommodations

The meeting is physically accessible to people with disabilities. Requests for auxiliary aids should be directed to the Council office (see ADDRESSES) 3 days prior to the meeting.

Note: The times and sequence specified in this agenda are subject to change.

Dated: July 21, 2015.

Tracey L. Thompson, Acting Deputy Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

[FR Doc. 2015–18253 Filed 7–24–15; 8:45 am]

BILLING CODE 3510–22–P

DEPARTMENT OF DEFENSE

Office of the Secretary

[DoD 2015–05–0070]

Privacy Act of 1974; System of Records

AGENCY: Office of the Secretary of Defense, DoD.

ACTION: Notice to alter a System of Records.

SUMMARY: The Office of the Secretary of Defense proposes to alter a system of records, DWHS E01 DoD, entitled “DoD Federal Docket Management System (DoD FDMS).” The purpose of this system of records is to permit the Department of Defense to identify individuals who have submitted comments in response to DoD rule making documents or notices so that communications or other actions, as appropriate and necessary, can be effected, such as a need to seek clarification of the comment, a direct response is warranted, and for such other needs as may be associated with the rule making or notice process.

DATES: Comments will be accepted on or before August 26, 2015. This proposed action will be effective the date following the end of the comment period unless comments are received which result in a contrary determination.

ADDRESSES: You may submit comments, identified by docket number and title, by any of the following methods:


Data breach remediation purposes routine use:

A record from a system of records maintained by a Component may be disclosed to appropriate agencies, entities, and persons when (1) The Component suspects or has confirmed that the security or confidentiality of the information in the system of records has been compromised; (2) the Component has determined that as a result of the suspected or confirmed compromise there is a risk of harm to economic or property interests, identity theft or fraud, or harm to the security or integrity of this system or other systems or programs (whether maintained by the Component or another agency or entity) that rely upon the compromised information; and (3) the disclosure made to such agencies, entities, and persons is reasonably necessary to assist in connection with the Components efforts to respond to the suspected or confirmed compromise and prevent, minimize, or remedy such harm.

The DoD Blanket Routine Uses set forth at the beginning of the Office of the Secretary of Defense (OSD) compilation of systems of records notices may apply to this system. A complete list of DoD blanket routine uses can be found online at: http://dpcld.defense.gov/Privacy/SORNsIndex/BlanketRoutineUses.aspx

System manager(s) and address:


Notification procedure:

Delete entry and replace with “Individuals seeking to determine whether this system of records contains information about themselves should address written inquiries to the Department of Defense, Office of the Deputy Chief Management Officer, Directorate of Oversight and Compliance, Regulatory and Audit Matters Office, 9010 Defense Pentagon, Washington, DC 20301–9010."

Disclosure to the department of justice for litigation routine use:

A record from a system of records maintained by a DoD Component may be disclosed as a routine use to any component of the Department of Justice for the purpose of representing the Department of Defense, or any officer, employee or member of the Department in pending or potential litigation to which the record is pertinent.

Disclosure of information to the national archives and records administration routine use:

A record from a system of records maintained by a DoD Component may be disclosed as a routine use to the National Archives and Records Administration for the purpose of records management inspections conducted under authority of 44 U.S.C. 2904 and 2906.
DEFENSE NUCLEAR FACILITIES
SAFETY BOARD

Sunshine Act Notice

AGENCY: Defense Nuclear Facilities Safety Board.

ACTION: Notice of public hearing and meeting.

SUMMARY: Pursuant to the provisions of the Government in the Sunshine Act, notice is hereby given of the Defense Nuclear Facilities Safety Board’s (Board) public meeting and hearing described below. The Board invites any interested persons or groups to present any comments, technical information, or data concerning safety issues related to the matters to be considered.

DATES: Session I (Hearing): 5:00 p.m.—7:30 p.m., Session II (Meeting): 8:00 p.m.—9:30 p.m., August 26, 2015.

ADDRESS: Three Rivers Convention Center, 7016 West Grandbridge Boulevard, Kennewick, Washington 99352.

Status: Open. The Board has determined that an open meeting furthers the public interest underlying both the Government in the Sunshine Act and the Board’s enabling legislation. The proceeding is being noticed as both a meeting under the Government in the Sunshine Act and a hearing under the Board’s enabling legislation. At the conclusion of Session II, the Board is expected to deliberate and then potentially vote on a staff proposal. Deliberations and voting will proceed in accordance with the Board’s operating procedures concerning the conduct of meetings.

Matters To Be Considered: In the Session I hearing, the Board will receive testimony from senior officials from the Department of Energy (DOE) Headquarters, from the Manager for DOE’s Office of River Protection (ORP), and from the Federal Project Director for the Waste Treatment and Immobilization Plant (WTP) regarding the current status of DOE efforts to improve safety culture at WTP. The Board will consider several topics related to safety culture. DOE’s Office of Independent Enterprise Assessment will be given the opportunity to discuss the concerns identified in the WTP independent safety culture assessments. DOE’s Office of Environmental Management and ORP are expected to discuss actions to strengthen and sustain a healthy safety culture at WTP. Testimony will also address actions taken by DOE to assess the effectiveness of their improvements in safety culture and the tools being used to track future progress. After a brief recess, the Board will convene the Session II meeting. The Board will receive testimony from a senior Board technical staff employee concerning DOE’s efforts to improve safety culture at WTP and a staff proposal for possible approaches to closing Recommendation 2011–1, Safety Culture at the Waste Treatment and Immobilization Plant. The Board is then expected to conduct deliberations concerning the staff’s proposal.

FOR FURTHER INFORMATION CONTACT: Mark Welch, General Manager, Defense Nuclear Facilities Safety Board, 625 Indiana Avenue NW., Suite 700, Washington, DC 20004—2901, (800) 788–4016. This is a toll-free number.

SUPPLEMENTARY INFORMATION: Public participation in the hearing and meeting is invited. The Board is setting aside time in each Session for presentations and comments from the public. Requests to speak may be submitted in writing or by telephone. The Board asks that commenters describe the nature and scope of their oral presentations. Those who contact the Board prior to close of business on August 21, 2015, will be scheduled to speak at the Session most relevant to their presentations. At the beginning of Session I, the Board will post a schedule for speakers at the entrance to the hearing room. Anyone who wishes to comment or provide technical information or data may do so in writing, either in lieu of, or in addition to, making an oral presentation. The Board Members may question presenters to the extent deemed appropriate. Documents will be accepted at the hearing or may be sent to the Board’s Washington, DC office. The Board will hold the hearing record open until September 26, 2015, for the receipt of additional materials. The meeting record will close when the meeting adjourns. The hearing and meeting will be presented live through Internet video streaming. A link to the presentation will be available on the Board’s Web site (www.dnfsb.gov). A transcript of the hearing and meeting, along with a DVD video recording, will be made available by the Board for inspection and viewing by the public at the Board’s Washington office and at DOE’s public reading room at the DOE Federal Building, 1000 Independence Avenue SW., Washington, DC 20585. The Board specifically reserves its right to further schedule and otherwise regulate the course of the hearing and meeting, to recess, reconvene, postpone, or adjourn the hearing and meeting, conduct further reviews, and otherwise exercise its power under the Atomic Energy Act of 1954, as amended.

Dated: July 22, 2015.
Jessie H. Roberson,
Vice Chairman.

[FR Doc. 2015–18266 Filed 7–24–15; 8:45 am]

BILLING CODE 5001–06–P

DEPARTMENT OF EDUCATION

[Docket ID ED–2015–OESE–0047]

Final Waiver and Extension of the Project Period; Territories and Freely Associated States Education Grant Program

[Catalog of Federal Domestic Assistance (CFDA) Number: 84.256A.]

AGENCY: Office of Elementary and Secondary Education, Department of Education.

ACTION: Final waiver and extension of the project period.

SUMMARY: For the 36-month projects funded in fiscal year (FY) 2012 under the Territories and Freely Associated States Education Grant (T&FASEG) program, the Secretary waives the requirement that prohibits the extension of project periods involving the obligation of additional Federal funds. The Secretary also extends the project period of these grants for up to an additional 24 months. The waiver and extension enables the five current T&FASEG grantees to continue to receive Federal funding annually for project periods through FY 2016 and possibly through FY 2017. In addition, during this period, the Pacific Regional Educational Laboratory (Pacific REL) will continue to receive funds set aside for technical assistance under the T&FASEG program. Further, the waiver and extension mean that we will not announce a new competition or make new awards in FY 2015.

DATES: The waiver and extension of the project period are effective July 27, 2015.