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FEDERAL DEPOSIT INSURANCE CORPORATION

12 CFR Part 324

RIN 3064-AE12

Regulatory Capital Rules: Regulatory Capital, Final Revisions Applicable to Banking Organizations Subject to the Advanced Approaches Risk-Based Capital Rule

AGENCY: Federal Deposit Insurance Corporation (FDIC).

ACTION: Correcting amendment.

SUMMARY: The FDIC is correcting a Final Rule that appeared in the **Federal Register** on July 15, 2015 (80 FR 41409), regarding Regulatory Capital Rules: Regulatory Capital, Final Revisions Applicable to Banking Organizations Subject to the Advanced Approaches Risk-Based Capital Rule (“prior **Federal Register** publication”). This publication corrects a technical error in the instructions to the regulatory text appearing at page 41426 of the prior **Federal Register** publication, where the inadvertent omission of certain language in the instructions to the FDIC’s amendatory text in § 324.403 caused the unintended deletion of § 324.403(b)(2) through § 324.403(d) as published in the Code of Federal Regulations.

DATES: The correction is effective April 15, 2016.

FOR FURTHER INFORMATION CONTACT:

Ryan Billingsley, Acting Associate Director, rbillingsley@fdic.gov; or Benedetto Bosco, Chief, Capital Policy Section, bbosco@fdic.gov; Capital Markets Branch, Division of Risk Management Supervision, (202) 898-6888; or Michael Phillips, Counsel, mphillips@fdic.gov; Rachel Ackmann, Counsel, rackmann@fdic.gov; Supervision Branch, Legal Division, Federal Deposit Insurance Corporation, 550 17th Street NW., Washington, DC 20429.

SUPPLEMENTARY INFORMATION: This document sets out in full the text of section 324.403 as adopted by the FDIC Board of Directors, including the revisions published in the **Federal Register** of July 15, 2015 (80 FR 41426) and the text inadvertently deleted in the Code of Federal Regulations as 12 CFR 324.403.

List of Subjects in 12 CFR Part 324

Administrative practice and procedure, Banks, Banking, Capital adequacy, Reporting and recordkeeping requirements, Savings associations, State non-member banks.

12 CFR CHAPTER III

Authority and Issuance

For the reasons stated in the preamble, the Federal Deposit Insurance Corporation amends part 324 of chapter III of Title 12, Code of Federal Regulations as follows:

PART 324—CAPITAL ADEQUACY

■ 1. The authority citation for part 324 continues to read as follows:

Authority: 12 U.S.C. 1815(a), 1815(b), 1816, 1818(a), 1818(b), 1818(c), 1818(t), 1819(Tenth), 1828(c), 1828(d), 1828(i), 1828(n), 1828(o), 1831o, 1835, 3907, 3909, 4808; 5371; 5412; Pub. L. 102-233, 105 Stat. 1761, 1789, 1790 (12 U.S.C. 1831n note); Pub. L. 102-242, 105 Stat. 2236, 2355, as amended by Pub. L. 103-325, 108 Stat. 2160, 2233 (12 U.S.C. 1828 note); Pub. L. 102-242, 105 Stat. 2236, 2386, as amended by Pub. L. 102-550, 106 Stat. 3672, 4089 (12 U.S.C. 1828 note); Pub. L. 111-203, 124 Stat. 1376, 1887 (15 U.S.C. 78o-7 note).

■ 2. Section 324.403 is revised to read as follows:

§ 324.403 Capital measures and capital category definitions.

(a) *Capital measures.* For purposes of section 38 of the FDI Act and this subpart H, the relevant capital measures shall be:

- (1) The total risk-based capital ratio;
- (2) The Tier 1 risk-based capital ratio; and
- (3) The common equity tier 1 ratio;
- (4) The leverage ratio;
- (5) The tangible equity to total assets ratio; and
- (6) Beginning January 1, 2018, the supplementary leverage ratio calculated in accordance with § 324.11 for advanced approaches FDIC-supervised institutions that are subject to subpart E of this part.

(b) *Capital categories.* For purposes of section 38 of the FDI Act and this subpart, an FDIC-supervised institution shall be deemed to be:

- (1) “Well capitalized” if it:
 - (i) Has a total risk-based capital ratio of 10.0 percent or greater; and
 - (ii) Has a Tier 1 risk-based capital ratio of 8.0 percent or greater; and
 - (iii) Has a common equity tier 1 capital ratio of 6.5 percent or greater; and
 - (iv) Has a leverage ratio of 5.0 percent or greater;
 - (v) Is not subject to any written agreement, order, capital directive, or prompt corrective action directive issued by the FDIC pursuant to section 8 of the FDI Act (12 U.S.C. 1818), the International Lending Supervision Act of 1983 (12 U.S.C. 3907), or the Home Owners’ Loan Act (12 U.S.C. 1464(t)(6)(A)(ii)), or section 38 of the FDI Act (12 U.S.C. 1831o), or any regulation thereunder, to meet and maintain a specific capital level for any capital measure; and

(vi) Beginning on January 1, 2018 and thereafter, an FDIC-supervised institution that is a subsidiary of a covered BHC will be deemed to be well capitalized if the FDIC-supervised institution satisfies paragraphs (b)(1)(i) through (v) of this section and has a supplementary leverage ratio of 6.0 percent or greater. For purposes of this paragraph, a covered BHC means a U.S. top-tier bank holding company with more than \$700 billion in total assets as reported on the company’s most recent Consolidated Financial Statement for Bank Holding Companies (FR Y-9C) or more than \$10 trillion in assets under custody as reported on the company’s most recent Banking Organization Systemic Risk Report (FR Y-15).

(2) “Adequately capitalized” if it:

- (i) Has a total risk-based capital ratio of 8.0 percent or greater; and
- (ii) Has a Tier 1 risk-based capital ratio of 6.0 percent or greater; and
- (iii) Has a common equity tier 1 capital ratio of 4.5 percent or greater; and

(iv) Has a leverage ratio of 4.0 percent or greater; and

(v) Does not meet the definition of a well capitalized bank.

(vi) Beginning January 1, 2018, an advanced approaches FDIC-supervised institution will be deemed to be “adequately capitalized” if it satisfies

paragraphs (b)(2)(i) through (v) of this section and has a supplementary leverage ratio of 3.0 percent or greater, as calculated in accordance with § 324.11 of subpart B of this part.

(3) “Undercapitalized” if it:

(i) Has a total risk-based capital ratio that is less than 8.0 percent; or
 (ii) Has a Tier 1 risk-based capital ratio that is less than 6.0 percent; or
 (iii) Has a common equity tier 1 capital ratio that is less than 4.5 percent; or
 (iv) Has a leverage ratio that is less than 4.0 percent.

(v) Beginning January 1, 2018, an advanced approaches FDIC-supervised institution will be deemed to be “undercapitalized” if it has a supplementary leverage ratio of less than 3.0 percent, as calculated in accordance with § 324.11.

(4) “Significantly undercapitalized” if it has:

(i) A total risk-based capital ratio that is less than 6.0 percent; or
 (ii) A Tier 1 risk-based capital ratio that is less than 4.0 percent; or
 (iii) A common equity tier 1 capital ratio that is less than 3.0 percent; or
 (iv) A leverage ratio that is less than 3.0 percent.

(5) “Critically undercapitalized” if the insured depository institution has a ratio of tangible equity to total assets that is equal to or less than 2.0 percent.

(c) *Capital categories for insured branches of foreign banks.* For purposes of the provisions of section 38 of the FDI Act and this subpart H, an insured branch of a foreign bank shall be deemed to be:

(1) “Well capitalized” if the insured branch:

(i) Maintains the pledge of assets required under § 347.209 of this chapter; and

(ii) Maintains the eligible assets prescribed under § 347.210 of this chapter at 108 percent or more of the preceding quarter’s average book value of the insured branch’s third-party liabilities; and

(iii) Has not received written notification from:

(A) The OCC to increase its capital equivalency deposit pursuant to 12 CFR 28.15, or to comply with asset maintenance requirements pursuant to 12 CFR 28.20; or

(B) The FDIC to pledge additional assets pursuant to § 347.209 of this chapter or to maintain a higher ratio of eligible assets pursuant to § 347.210 of this chapter.

(2) “Adequately capitalized” if the insured branch:

(i) Maintains the pledge of assets required under § 347.209 of this chapter; and

(ii) Maintains the eligible assets prescribed under § 347.210 of this chapter at 106 percent or more of the preceding quarter’s average book value of the insured branch’s third-party liabilities; and

(iii) Does not meet the definition of a well capitalized insured branch.

(3) “Undercapitalized” if the insured branch:

(i) Fails to maintain the pledge of assets required under § 347.209 of this chapter; or

(ii) Fails to maintain the eligible assets prescribed under § 347.210 of this chapter at 106 percent or more of the preceding quarter’s average book value of the insured branch’s third-party liabilities.

(4) “Significantly undercapitalized” if it fails to maintain the eligible assets prescribed under § 347.210 of this chapter at 104 percent or more of the preceding quarter’s average book value of the insured branch’s third-party liabilities.

(5) “Critically undercapitalized” if it fails to maintain the eligible assets prescribed under § 347.210 of this chapter at 102 percent or more of the preceding quarter’s average book value of the insured branch’s third-party liabilities.

(d) *Reclassifications based on supervisory criteria other than capital.* The FDIC may reclassify a well capitalized FDIC-supervised institution as adequately capitalized and may require an adequately capitalized FDIC-supervised institution or an undercapitalized FDIC-supervised institution to comply with certain mandatory or discretionary supervisory actions as if the FDIC-supervised institution were in the next lower capital category (except that the FDIC may not reclassify a significantly undercapitalized FDIC-supervised institution as critically undercapitalized) (each of these actions are hereinafter referred to generally as “reclassifications”) in the following circumstances:

(1) *Unsafe or unsound condition.* The FDIC has determined, after notice and opportunity for hearing pursuant to § 308.202(a) of this chapter, that the FDIC-supervised institution is in unsafe or unsound condition; or

(2) *Unsafe or unsound practice.* The FDIC has determined, after notice and opportunity for hearing pursuant to § 308.202(a) of this chapter, that, in the most recent examination of the FDIC-supervised institution, the FDIC-supervised institution received and has not corrected a less-than-satisfactory rating for any of the categories of asset

quality, management, earnings, or liquidity.

Dated at Washington, DC, this 12th day of April, 2016.

By order of the Board of Directors.

Federal Deposit Insurance Corporation.

Robert E. Feldman,

Executive Secretary.

[FR Doc. 2016–08717 Filed 4–14–16; 8:45 am]

BILLING CODE 6714–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 106

[Docket No. FDA–2014–D–0044]

Exempt Infant Formula Production: Current Good Manufacturing Practices, Quality Control Procedures, Conduct of Audits, and Records and Reports; Guidance for Industry; Availability

AGENCY: Food and Drug Administration, HHS.

ACTION: Notification of availability.

SUMMARY: The Food and Drug Administration (FDA or we) is announcing the availability of a guidance for industry entitled “Exempt Infant Formula Production: Current Good Manufacturing Practices (CGMPs), Quality Control Procedures, Conduct of Audits, and Records and Reports.” The guidance describes our current thinking on the manufacturing of exempt infant formula in relation to the requirements for CGMPs, quality control procedures, conduct of audits, and records and reports that apply to non-exempt infant formulas.

DATES: Submit either electronic or written comments on FDA guidances at any time.

ADDRESSES: You may submit comments as follows:

Electronic Submissions

Submit electronic comments in the following way:

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments. Comments submitted electronically, including attachments, to <http://www.regulations.gov> will be posted to the docket unchanged. Because your comment will be made public, you are solely responsible for ensuring that your comment does not include any confidential information that you or a third party may not wish to be posted, such as medical information, your or anyone else’s Social Security number, or

confidential business information, such as a manufacturing process. Please note that if you include your name, contact information, or other information that identifies you in the body of your comments, that information will be posted on <http://www.regulations.gov>.

- If you want to submit a comment with confidential information that you do not wish to be made available to the public, submit the comment as a written/paper submission and in the manner detailed (see “Written/Paper Submissions” and “Instructions”).

Written/Paper Submissions

Submit written/paper submissions as follows:

- *Mail/Hand delivery/Courier (for written/paper submissions):* Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

- For written/paper comments submitted to the Division of Dockets Management, FDA will post your comment, as well as any attachments, except for information submitted, marked and identified, as confidential, if submitted as detailed in “Instructions.”

Instructions: All submissions received must include the Docket No. FDA-2014-D-0044 for the “Exempt Infant Formula Production: Current Good Manufacturing Practices (CGMPs), Quality Control Procedures, Conduct of Audits, and Records and Reports.” Received comments will be placed in the docket and, except for those submitted as “Confidential Submissions,” publicly viewable at <http://www.regulations.gov> or at the Division of Dockets Management between 9 a.m. and 4 p.m., Monday through Friday.

- *Confidential Submissions*—To submit a comment with confidential information that you do not wish to be made publicly available, submit your comments only as a written/paper submission. You should submit two copies total. One copy will include the information you claim to be confidential with a heading or cover note that states “THIS DOCUMENT CONTAINS CONFIDENTIAL INFORMATION.” The Agency will review this copy, including the claimed confidential information, in its consideration of comments. The second copy, which will have the claimed confidential information redacted/blacked out, will be available for public viewing and posted on <http://www.regulations.gov>. Submit both copies to the Division of Dockets Management. If you do not wish your name and contact information to be made publicly available, you can

provide this information on the cover sheet and not in the body of your comments and you must identify this information as “confidential.” Any information marked as “confidential” will not be disclosed except in accordance with 21 CFR 10.20 and other applicable disclosure law. For more information about FDA’s posting of comments to public dockets, see 80 FR 56469, September 18, 2015, or access the information at: <http://www.fda.gov/regulatoryinformation/dockets/default.htm>.

Docket: For access to the docket to read background documents or the electronic and written/paper comments received, go to <http://www.regulations.gov> and insert the docket number, found in brackets in the heading of this document, into the “Search” box and follow the prompts and/or go to the Division of Dockets Management, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

Submit written requests for single copies of the guidance to the Office of Nutrition and Food Labeling, Center for Food Safety and Applied Nutrition (HFS-850), Food and Drug Administration, 5100 Paint Branch Pkwy., College Park, MD 20740. Send two self-addressed adhesive labels to assist that office in processing your request. See the **SUPPLEMENTARY INFORMATION** section for electronic access to the guidance.

FOR FURTHER INFORMATION CONTACT: Carrie L. Assar, Center for Food Safety and Applied Nutrition (HFS-850), Food and Drug Administration, 5100 Paint Branch Pkwy., College Park, MD 20740, 240-402-1453.

SUPPLEMENTARY INFORMATION:

I. Background

We are announcing the availability of a guidance for industry entitled “Exempt Infant Formula Production: Current Good Manufacturing Practices (CGMPs), Quality Control Procedures, Conduct of Audits, and Records and Reports.” Section 412(h)(1) of the Federal Food, Drug, and Cosmetic Act (the FD&C Act) (21 U.S.C. 350a(h)(1)) exempts an infant formula that is represented and labeled for use by an infant with an inborn error of metabolism, low birth weight, or who otherwise has an unusual medical or dietary problem from the requirements of sections 412(a), (b), and (c) of the FD&C Act. These formulas are customarily referred to as “exempt infant formulas.” The guidance is intended to describe the significance of the regulations in 21 CFR part 106 for the production of exempt infant

formulas. A final rule amending part 106 was published in the **Federal Register** on June 10, 2014 (79 FR 33057).

In the **Federal Register** of February 10, 2014 (79 FR 7610), we made available a draft guidance entitled “Draft Guidance for Industry; Exempt Infant Formula Production: Current Good Manufacturing Practices (CGMPs), Quality Control Procedures, Conduct of Audits, and Records and Reports” and gave interested parties an opportunity to submit comments by May 12, 2014, for us to consider before beginning work on the final version of the guidance. We received one comment on the draft guidance, but the comment pertained to infant formula ingredients and not to the guidance itself. Consequently, we did not modify the guidance in response to the comment. However, we have modified the final guidance where appropriate to refer to the final rule that was published in the **Federal Register** on June 10, 2014. The guidance announced in this notice finalizes the draft guidance dated February 2014.

We are issuing this guidance consistent with our good guidance practices regulation (21 CFR 10.115). The guidance represents the current thinking of FDA on this topic. It does not establish any rights for any person and is not binding on FDA or the public. You can use an alternative approach if it satisfies the requirements of the applicable statutes and regulations.

II. Paperwork Reduction Act of 1995

This guidance contains information collection provisions 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 106 have been approved under OMB control number 0910–0811.

III. Electronic Access

Persons with access to the Internet may obtain the guidance at <http://www.fda.gov/FoodGuidances> or <http://www.regulations.gov>. Use the FDA Web site listed in the previous sentence to find the most current version of the guidance.

Dated: April 8, 2016.

Leslie Kux,

Associate Commissioner for Policy.

[FR Doc. 2016-08684 Filed 4-14-16; 8:45 am]

BILLING CODE 4164-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

21 CFR Part 172

[Docket No. FDA-2012-F-0480]

Food Additives Permitted for Direct Addition to Food for Human Consumption; Folic Acid

AGENCY: Food and Drug Administration, HHS.

ACTION: Final rule.

SUMMARY: The Food and Drug Administration (FDA or we) is amending the food additive regulations to provide for the safe use of folic acid in corn masa flour. We are taking this action in response to a food additive petition filed jointly by Gruma Corporation, Spina Bifida Association, March of Dimes Foundation, American Academy of Pediatrics, Royal DSM N.V., and National Council of La Raza.

DATES: This rule is effective April 15, 2016. See section VIII for further information on the filing of objections. Submit either electronic or written objections and requests for a hearing by May 16, 2016. The Director of the Federal Register approves the incorporation by reference of certain publications listed in the rule as of April 15, 2016.

ADDRESSES: You may submit objections and requests for a hearing as follows:

Electronic Submissions

Submit electronic objections in the following way:

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments. Objections submitted electronically, including attachments, to <http://www.regulations.gov> will be posted to the docket unchanged. Because your objection will be made public, you are solely responsible for ensuring that your objection does not include any confidential information that you or a third party may not wish to be posted, such as medical information, your or anyone else's Social Security number, or confidential business information, such as a manufacturing process. Please note that if you include your name, contact information, or other information that identifies you in the body of your objection, that information will be posted on <http://www.regulations.gov>.

- If you want to submit an objection with confidential information that you do not wish to be made available to the public, submit the objection as a written/paper submission and in the

manner detailed (see "Written/Paper Submissions" and "Instructions").

Written/Paper Submissions

Submit written/paper submissions as follows:

- *Mail/Hand delivery/Courier (for written/paper submissions):* Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

- For written/paper objections submitted to the Division of Dockets Management, FDA will post your objection, as well as any attachments, except for information submitted, marked and identified, as confidential, if submitted as detailed in "Instructions."

Instructions: All submissions received must include the Docket No. FDA-2012-F-0480 for "Food Additives Permitted for Direct Addition to Food for Human Consumption; Folic Acid." Received objections will be placed in the docket and, except for those submitted as "Confidential Submissions," publicly viewable at <http://www.regulations.gov> or at the Division of Dockets Management between 9 a.m. and 4 p.m., Monday through Friday.

- *Confidential Submissions—*To submit an objection with confidential information that you do not wish to be made publicly available, submit your objections only as a written/paper submission. You should submit two copies total. One copy will include the information you claim to be confidential with a heading or cover note that states "THIS DOCUMENT CONTAINS CONFIDENTIAL INFORMATION." The Agency will review this copy, including the claimed confidential information, in its consideration of comments. The second copy, which will have the claimed confidential information redacted/blacked out, will be available for public viewing and posted on <http://www.regulations.gov>. Submit both copies to the Division of Dockets Management. If you do not wish your name and contact information to be made publicly available, you can provide this information on the cover sheet and not in the body of your comments and you must identify this information as "confidential." Any information marked as "confidential" will not be disclosed except in accordance with 21 CFR 10.20 and other applicable disclosure law. For more information about FDA's posting of comments to public dockets, see 80 FR 56469, September 18, 2015, or access the information at: <http://www.fda.gov/regulatoryinformation/dockets/default.htm>.

Docket: For access to the docket to read background documents or the electronic and written/paper comments received, go to <http://www.regulations.gov> and insert the docket number, found in brackets in the heading of this document, into the "Search" box and follow the prompts and/or go to the Division of Dockets Management, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

FOR FURTHER INFORMATION CONTACT: Judith Kidwell, Center for Food Safety and Applied Nutrition (HFS-265), Food and Drug Administration, 5100 Paint Branch Pkwy., College Park, MD 20740-3835, 240-402-1071.

SUPPLEMENTARY INFORMATION:

I. Background

In a document published in the **Federal Register** on June 13, 2012 (77 FR 35317), we announced that Gruma Corporation, Spina Bifida Association, March of Dimes Foundation, American Academy of Pediatrics, Royal DSM N.V., and National Council of La Raza (the petitioners), c/o Alston & Bird, LLP, 950 F Street NW., Washington, DC 20004-1404, had jointly filed a food additive petition (FAP 2A4796). Subsequently, the March of Dimes Foundation informed us that Alston & Bird, LLP, was no longer representing the petitioners and that the March of Dimes Foundation would be the main contact for the petition. The address of the March of Dimes Foundation is 1401 K. St. NW., Suite 900A, Washington, DC 20005. The March of Dimes Foundation also informed us that Royal DSM N.V. no longer was affiliated with this petition. The petition proposed that we amend the food additive regulations in § 172.345 *Folic acid (folacin)* (21 CFR 172.345) to provide for the addition of folic acid to corn masa flour (CMF) at levels not to exceed 0.7 milligrams (mg) per pound (lb) (154 micrograms (µg) folic acid/100 grams (g) CMF). The petition requested this fortification to increase the folic acid intake for U.S. women of childbearing age who regularly consume products made from CMF as a staple in their diet, including, in particular, women of Latin American descent (for example, Mexican Americans), to help reduce the incidence of neural tube defects (NTDs), which are birth defects affecting the spine, brain, and spinal cord. This final rule is a complete response to the petition.

Folic acid is the synthetic form of folate, an important B vitamin essential to fetal development and other body functions. (Folate is the form of the vitamin found naturally in food.) It is

well recognized that pregnant women with folate deficiency have a higher risk of giving birth to infants affected with NTDs, specifically spina bifida and anencephaly. To reduce the incidence of NTDs, the U.S. Public Health Service (PHS) and Centers for Disease Control and Prevention (CDC) recommend that all women of childbearing age consume 0.4 mg (400 µg) of folic acid daily, in addition to the consumption of naturally occurring folate from the diet. In response to this recommendation, FDA began a mandatory folic acid fortification program in 1998, requiring folic acid to be added to enriched cereal grains and cereal grain products that have a standard of identity under 21 CFR parts 136, 137, and 139 at levels ranging from 0.43 mg to 1.4 mg/lb of the finished product (61 FR 8781, March 5, 1996) (1996 final rule).

Fortification with folic acid was required for enriched cereal-grain products that already had standards of identity at the time the 1996 final rule went into effect on January 1, 1998. (Standards of identity are FDA regulations that define a given food product, its name, and ingredients that must be used, or may be used, in the manufacture of the food. They were created to maintain the integrity of food products and to ensure that foods meet buyers' expectations.) Many foods do not have standards of identity, including CMF. The amounts of folic acid required in enriched cereal-grain products (bread, rolls, and buns; wheat flours; corn meals; farina; rice; and macaroni and noodle products) were specifically chosen to increase daily folic acid consumption for women of childbearing age without consumers in the general population exceeding established safe levels. In addition to mandatory fortification of these foods, folic acid may voluntarily be added at specified levels in breakfast cereal, corn grits, meal replacement products, infant formula, foods for special dietary uses, and medical foods (§ 172.345).

To support the safety of the proposed uses of folic acid, the petitioners submitted dietary exposure estimates of folic acid from the proposed use in CMF, as well as all dietary sources from currently permitted uses of folic acid at levels reported in the U.S. Department of Agriculture's Food and Nutrient Database for Dietary Studies, which represents the most current database for nutrient composition in foods, including folic acid found in fortified foods. The petitioners included intake from dietary supplements reported in the National Health and Nutrition Examination Survey (NHANES) 2001–2008 datasets in their estimates. They

reported exposure estimates at the median for several population groups stratified by gender, race/ethnicity, and age. The petitioners also reported estimates of the percentage of the different population groups whose intake estimates exceeded the Tolerable Upper Intake Levels (ULs) established by the Institute of Medicine (IOM) for folic acid. The IOM UL is the highest level of daily nutrient intake that is likely to pose no risk of adverse health effects to almost all individuals in the general population. Generally, the UL represents total intake from conventional food, water and dietary supplements.

Additionally, the petitioners included over 300 scientific literature reports on folic acid published through 2012. The majority of these references concern epidemiological studies that investigated associations between folate status or folic acid intake levels and health outcomes. The petitioners included some animal studies, most of which focused on the mechanisms of action of folic acid.

The petitioners also provided safety information from the 1998 IOM Dietary Reference Intake (DRI) report on folic acid (Ref. 1). In the 1998 report, the IOM established Recommended Dietary Allowances (RDA) for folate and ULs for folic acid. The petitioners also presented safety reviews and data evaluations on folic acid that were conducted by various national health agencies: United Kingdom (UK) Scientific Advisory Committee on Nutrition (Refs. 2 and 3); Food Standards Australia New Zealand (Refs. 4 and 5); Food Safety Authority Ireland (Refs. 6 and 7); and Health Council of the Netherlands (Refs. 8 and 9). These health agencies conducted thorough reviews of scientific papers, published through 2009, on the potential health outcomes of folic acid intake.

II. Evaluation of Safety

To establish with reasonable certainty that a food additive is not harmful under its intended conditions of use, we consider the projected human dietary exposure to the additive, toxicological data on the additive, and other relevant information (such as published literature) available to us. We compare an individual's estimated daily intake (EDI) of the additive from all food sources, including dietary supplements, to an acceptable intake level established by toxicological data. The EDI is determined by projections based on the amount of the additive proposed for use in particular foods and on data regarding the amount consumed from all food sources of the additive. We

chose the 95th percentile of exposure as a conservative representation of habitual intake of folic acid by "high" consumers.

As part of our safety evaluation of folic acid fortification in CMF, we conducted an updated literature search for relevant scientific publications from 1998 through 2015. Results of our updated literature search confirmed that the petitioners adequately covered the available published relevant safety information on folic acid, and we found only a few additional relevant publications in our search.

A. Acceptable Daily Intake Level for Folic Acid

In the 1993 proposed rule (58 FR 53305, October 14, 1993) and the 1996 final rule for mandatory folic acid fortification in certain foods, we adopted a safe upper limit of 1 mg per day (d) of total folate intake for the general population. This decision was based on the recommendation of the PHS that all women of childbearing age consume 0.4 mg (400 µg) of folic acid daily to reduce the risk of NTDs. The PHS further reported that total folate and folic acid consumption should be maintained at levels under 1 mg/d because high folic acid intakes could mask the signs of pernicious anemia thereby complicating the diagnosis of vitamin B₁₂ deficiency (Ref. 10).

In its 1998 safety assessment, the IOM concluded that, based on the weight of the limited but suggestive evidence, excessive folic acid intake may precipitate or exacerbate neuropathy in vitamin B₁₂-deficient individuals and justifies the selection of this endpoint as the critical endpoint for the development of a UL (Ref. 1). In its dose-response analysis, the IOM evaluated case reports of patients with vitamin B₁₂ deficiency who developed or demonstrated a progression of neurological complications and who had been treated with oral administrations of folic acid. The data from this analysis did not provide a non-observed-adverse-effect level. Instead, the IOM established a lowest-observed-adverse-effect level (LOAEL) at the 5 mg/d dose based on the number of reported cases of neurological deterioration at certain doses of folic acid.

An uncertainty factor of 5 was applied to the LOAEL, establishing a UL of 1 mg/d for adults 19 years and older. This UL was adjusted for children and adolescents on the basis of relative metabolic body weights and the resulting values were rounded down. For children 1 to 3 years of age, the IOM established a UL of 300 µg/p/d; for

children 4 to 8 years of age, the IOM established a UL of 400 µg/p/d; for children 9 to 13 years of age, the IOM established a UL of 600 µg/p/d; for children 14 to 18 years of age; the IOM established a UL of 800 µg/p/d. The IOM determined that a UL for infants could not be established because of a lack of data on adverse effects in this age group and concerns about the infant's ability to handle excess amounts of folic acid (Ref. 1).

Folic acid intake of 1 mg/d is widely recognized by different international bodies as the safe or tolerable UL for adults. This UL has been used by different countries in the evaluation of their fortification policies, including Australia and New Zealand, the UK, Ireland, and the Netherlands. In a reevaluation in 2008, the European Food Safety Authority (EFSA) concluded that the evidence and dose-response information on other health endpoints were not sufficient to support establishing a different UL (Ref. 11). We reviewed available updated safety and epidemiological studies published after the publication of the 1998 IOM report and found no scientific concerns that would justify revision of the current IOM ULs (Ref. 12).

B. Estimated Daily Intake for Folic Acid

The petitioners provided dietary intake estimates for folic acid from the proposed use in CMF and from all current dietary sources, including dietary supplements. In calculating exposure to folic acid from foods, the petitioners used food consumption data from the NHANES 2001–2002 dataset, which is based on one 24-hour dietary recall survey, and from the NHANES 2003–2008 dataset, which is based on two 24-hour dietary recall surveys. We note that estimates of nutrient exposure based on a single day of consumption do not adequately account for within-person variation in intake and can lead to underestimation of population variance, thereby underestimating the exposure (Ref. 13).

In modeling folic acid exposure from fortified CMF, the petitioners identified 103 foods as containing CMF. The petitioners considered CMF as a non-

whole grain and used a proxy of non-whole grains to estimate the amount of CMF in each identified food item based on the number of “ounce equivalents” of non-whole grains present in each food item. The petitioners’ estimate indirectly determined the proportion of CMF present in a grain product; however, we typically use the weight (e.g., gram, milligram) percentage of CMF in each food item for dietary exposure assessments. Based on our review, we identified 118 foods currently available on the market that contain CMF as an ingredient. For these reasons, we conducted our own exposure estimate to folic acid for the overall U.S. population 1 year of age and older, excluding pregnant women, and various population subgroups stratified by age, gender, and race/ethnicity, and for various percentiles of intake.

Specifically, we calculated total dietary exposure estimates for folic acid that included exposure to folic acid from currently fortified foods, dietary supplements, and the proposed fortification in CMF. We used consumption data from the NHANES 2003–2008 database and a method for estimating usual dietary intakes of foods and nutrients developed by the National Cancer Institute (<http://appliedresearch.cancer.gov/diet/usualintakes/method.html>). Naturally occurring food folate was not included in the total folic acid exposure estimates because the IOM ULs were established for synthetic folic acid only.

The NHANES survey has five race/ethnicity codes in its demographic data file. According to NHANES, this race/ethnicity variable was derived from responses to the survey questions on race and Hispanic origin. Respondents who self-identified as “Mexican American” were coded as such (Mexican American) regardless of their other race-ethnicity identities. For respondents who self-identified as “Hispanic” but not as “Mexican American” the race/ethnicity was categorized as “Other Hispanic.” Non-Hispanic respondents were categorized based on their self-reported races: Non-Hispanic White, non-Hispanic Black,

and other non-Hispanic races including non-Hispanic multiracial (Ref. 14).

Using a statistical analysis software program (SAS®), we calculated exposure to folic acid from the proposed use in CMF by adding the daily exposure to folic acid from conventional foods to the average daily exposure of folic acid from dietary supplements. We used this software program to determine distributions of exposure (i.e., means, medians, percentiles) and the percentage of individuals with usual daily total folic acid whose exposure exceeded the UL (1,000 µg or other age-specific ULs). We estimated exposure for the same population subgroups for which the petitioners reported exposure in their submission in 8 age groups (1 to 3 years, 4 to 8 years, 9 to 13 years, 14 to 18 years, 19 to 30 years, 31 to 50 years, 51 to 70 years, and 71+ years), 2 gender groups (male and female), and 3 race/ethnicity subgroups (Non-Hispanic (NH) White, NH Black, and Mexican American).

We estimated exposure for two scenarios. The first estimate represented a background (current) cumulative exposure of folic acid that included currently permitted uses of folic acid in conventional foods and dietary supplement use. The second estimate represented a modeled cumulative exposure of folic acid that included currently permitted uses of folic acid in conventional food, dietary supplement use, and the proposed use in CMF and products made from CMF, such as tortillas and tortilla chips (modeled). For the second scenario, we assumed a fortification level of 140 µg folic acid/100 g CMF. This fortification level was chosen to account for the petitioners’ estimates of loss of folic acid during processing and storage (Ref. 13). Exposure estimates at the 95th percentile represent “high” consumers of folic acid and provide a conservative estimate of exposure.

Table 1 summarizes our exposure estimates for the overall U.S. population for each of the scenarios at the median and 95th percentile of intake with the number of people represented in each age group in the NHANES survey indicated in the table:

TABLE 1—ESTIMATED CUMULATIVE FOLIC ACID INTAKE FOR THE U.S. POPULATION

Age (years)	NHANES (n)	IOM UL (µg/d)	Median intake (µg/d)		95th percentile intake (µg/d)	
			Current	Modeled	Current	Modeled
All (1+ years)	22717	231	244	765	775
1–3	1911	300	156	160	493	504
4–8	2071	400	255	267	618	633
9–13	2608	600	240	257	622	628

TABLE 1—ESTIMATED CUMULATIVE FOLIC ACID INTAKE FOR THE U.S. POPULATION—Continued

Age (years)	NHANES (n)	IOM UL (µg/d)	Median intake (µg/d)		95th percentile intake (µg/d)	
			Current	Modeled	Current	Modeled
14–18	3038	800	239	252	646	658
19–30	2608	1000	229	247	744	758
31–50	4118	1000	219	237	769	783
51–70	3861	1000	266	271	919	927
71+	2302	1000	255	258	836	840

The median intakes for all age groups are well below the respective ULs. For children (1 to 13 years of age), the current 95th percentile folic acid intake estimates exceed their respective age-corresponding IOM ULs. We estimate that the addition of folic acid in CMF at the proposed level would result in a small additional increase of up to 15 µg/d of folic acid intake for this population group. Our exposure estimates at the 95th percentile for the adult population 19 years of age and older and for

children 14 to 18 years of age did not exceed the IOM UL for either exposure scenario.

Results from our exposure assessment demonstrate that CMF fortification would result in a slight increase in total folic acid exposure among the U.S. population. Further, as shown in Table 2, the proposed CMF fortification would result in a greater proportional increase in the median usual total folic acid exposure among Mexican Americans than among the NH White and NH Black

populations. The estimated current median usual total folic acid intake of Mexican Americans is lower than that of the NH White population. Intake estimates that include the proposed CMF fortification show a larger increase for the median usual total folic acid exposure of Mexican Americans compared to the other groups, but the median intake estimate for Mexican Americans remains lower than that of NH Whites.

TABLE 2—USUAL TOTAL FOLIC ACID INTAKE ESTIMATES FOR THE U.S. POPULATION BY RACE/ETHNICITY

Race/Ethnicity	Exposure (median/95th percentile)	
	Current (µg/d)	Modeled (µg/d)
All	231/765	244/775
Non-Hispanic White	253/820	261/834
Non-Hispanic Black	181/597	191/608
Mexican American	187/588	228/622

In addition, for non-pregnant women of childbearing age (15 to 44 years), our exposure estimates show an increase in the median usual total folic acid intake of Mexican American women from 164 µg/d to 206 µg/d when intake from fortified CMF was included in the analysis. Our exposure estimates also show an increase in folic acid intake among NH White women (214 µg/d to 221 µg/d) and NH Black women (168

µg/d to 179 µg/d) from the petitioned use of folic acid in CMF (Ref. 13).

Dietary Supplements

Because the use of supplements containing folic acid is a contributing factor to total exposure, we calculated usual folic acid intake for supplement non-users (*i.e.*, those who did not report consuming supplements containing folic acid in the NHANES Dietary

Supplement Questionnaire) and supplement users (*i.e.*, those who reported consuming supplements containing folic acid).

As shown in Table 3, among dietary supplement users who consume CMF products, the 95th percentile total folic acid intake estimates for all age groups exceeded the respective age-corresponding ULs, except for the population 71 years of age and older.

TABLE 3—ESTIMATED TOTAL FOLIC ACID INTAKE AMONG CORN MASA CONSUMERS WHO ARE DIETARY SUPPLEMENT USERS AND NON-USERS

Dietary supplement usage	Age (years)	NHANES (n)	IOM UL (µg/d)	95th percentile intake (µg/d)		Amount of folic acid intake exceeding the UL (95th percentile minus UL) (µg/d)	
				Current	Modeled	Current	Modeled
	4–8	626	400	774	811	374	411
	9–13	444	600	699	724	99	124
	14–18	361	800	998	1051	198	251
	19–30	536	1000	1091	1135	91	135
	31–50	1161	1000	1107	1130	107	130
	51–70	1482	1000	1133	1148	133	148
	71+	947	1000	889	866	0	0
Non-users	1–3	655	300	259	287	0	0

TABLE 3—ESTIMATED TOTAL FOLIC ACID INTAKE AMONG CORN MASA CONSUMERS WHO ARE DIETARY SUPPLEMENT USERS AND NON-USERS—Continued

Dietary supplement usage	Age (years)	NHANES (n)	IOM UL (µg/d)	95th percentile intake (µg/d)		Amount of folic acid intake exceeding the UL (95th percentile minus UL) (µg/d)	
				Current	Modeled	Current	Modeled
	4–8	830	400	357	388	0	0
	9–13	1086	600	450	489	0	0
	14–18	1239	800	457	510	0	0
	19–30	862	1000	344	400	0	0
	31–50	1122	1000	329	389	0	0
	51–70	675	1000	312	354	0	0
	71+	258	1000	413	419	0	0

For the 51 to 70 year age group, exposure at the 95th percentile was estimated to be 1133 µg/d, representing 113 µg/d more than the adult UL of 1 mg/d (1000 µg/d). CMF fortification would further increase the 95th percentile intake by 15 µg/d, resulting in an intake estimated to be 1148 µg/d, which is 148 µg/d more than the UL.

In contrast, CMF consumers who are not dietary supplement users had considerably lower folic acid exposure estimates compared to the supplement users. The 95th percentile folic acid intakes for all dietary supplement non-user age groups did not exceed their respective age-corresponding IOM ULs. While the proposed folic acid CMF fortification will increase folic acid intakes in these individuals, their modeled 95th percentile folic acid intakes remain below their respective age-corresponding ULs.

The population group of users of dietary supplements with the highest percentile exceeding the UL for folic acid was children 1 to 8 years of age. For this population, exposure estimates exceed the age-specific ULs whether consumption of fortified CMF was included in the estimate or not (Ref. 13). Children are more likely than adults to exceed their age-specific UL because of their higher consumption of food and drink on a body weight basis as compared to adults. Another reason is the lower UL values established for children. We note that the ULs for children were not based on adverse effects, but extrapolated from the adult UL.

C. Safety of the Petitioned Uses of Folic Acid

In our safety review, we considered several potential health effects of folic acid intake that the petitioners reported in their submission. Specifically, these health effects include:

- Masking vitamin B₁₂ deficiency;

- Direct effects on vitamin B₁₂ deficiency-related neurological complications and cognitive decline;

- Cancer;
- Effects of prenatal exposure on childhood health outcomes;
- Hypersensitivity;
- Reproductive effects; and
- Folic acid-drug interaction.

Of these health effects, our review found suggestive evidence for masking of vitamin B₁₂ deficiency and exacerbation of vitamin B₁₂ deficiency-related neurological complications and cognitive decline. The most at-risk population for both of these potential health effects is the population 50 years of age and older. For the other health effects, the overall evidence is unclear and could not be substantiated based on the available evidence (Ref. 12).

1. Masking Effect of Folic Acid on Vitamin B₁₂ Deficiency

We reviewed data from clinical case reports from vitamin B₁₂ deficient patients and found that masking cases were mostly associated with pharmacological doses of folic acid (greater than 5 mg/d). There was no information in the reports to identify the lowest level of folic acid associated with the masking effect. For populations with dietary exposure to folic acid, epidemiological studies have shown mixed results and study design limitations. In a recent study in which data from the NHANES 1991–1994 (pre-mandatory fortification in the United States) and 2001–2006 (post-mandatory fortification) surveys were compared, the prevalence of low vitamin B₁₂ status in the absence of megaloblastic anemia or macrocytosis among adults 50 years of age and older did not increase after fortification (Ref. 15). The masking effect of folic acid has been reviewed by other regulatory authorities (Refs. 2 to 9). We agree with their conclusions that folic acid intake up to the UL of 1 mg/d is not likely to mask vitamin B₁₂

deficiency. Additionally, current medical practice does not rely primarily on the hematological index to screen for vitamin B₁₂ deficiency (Refs. 16 to 18). Currently, the recommended testing for vitamin B₁₂ deficiency includes analyzing for serum levels of vitamin B₁₂ and of the metabolites, methylmalonic acid and homocysteine. Based on our exposure estimates and the incremental increase in estimated exposure from the proposed use of folic acid in CMF, we conclude that the CMF fortification at the proposed level is not likely to increase the risk of masking vitamin B₁₂ deficiency, and that the risk of the masking effect from current and proposed levels of dietary folic acid intake is low (Ref. 12).

2. Direct Effects of Folic Acid on Vitamin B₁₂ Deficiency-Related Neurological Complications and Cognitive Decline

a. Accelerating or exacerbating neurological complications. In addition to the indirect masking effect of folic acid, there have been concerns that excess folic acid also may directly accelerate or exacerbate B₁₂ deficiency-related neurological complications such as neuropathy. These endpoints were evaluated by IOM to determine the folic acid UL. In reviewing the historical clinical cases of neuropathy related to vitamin B₁₂ deficiency, we noted that the rate of disease progression varied significantly among vitamin B₁₂-deficient patients, regardless of folic acid treatment. Because of the limited number of recorded cases, the large variability among patients at clinical presentation, and no new evidence presented after the IOM evaluation, the evidence remains suggestive as IOM stated in 1998. A definitive conclusion cannot be determined in this review whether folic acid directly enhances or worsens B₁₂ deficiency-related neuropathy.

The potential neurological effects of high folic acid intake in children and women of childbearing age have not been thoroughly studied. However, because vitamin B₁₂ deficiency is rare in these two populations in the United States (Ref. 19), the public health risk of this effect associated with increased exposure from folic acid fortification of CMF is likely to be insignificant.

b. *Cognitive decline among the population group ages 50 years and older.* Acceleration of cognitive decline among individuals who are vitamin B₁₂-deficient is a potential adverse health effect if undetected because of high folic acid intake. The most at-risk population for this adverse effect are consumers 50 years and older who have total folic acid intake higher than the UL. As described previously, people 50 years of age and older are unlikely to have total folic acid intake higher than the UL unless they use dietary supplements. According to an analysis in 2007, most multivitamins for seniors that contain folic acid also contain vitamin B₁₂ (Ref. 20). Therefore, unless their vitamin B₁₂ absorption is severely impaired due to certain diseases, individuals in this age group who have total folic acid higher than the UL are unlikely to have vitamin B₁₂ deficiency, and thus are not at risk for this effect. Therefore, we conclude that cognitive health risks are not likely to be an issue for this sensitive population as a result of the petitioned use of folic acid in CMF (Ref. 12).

3. Metabolic Fate of Folic Acid

Folic acid is a water soluble vitamin that is quickly absorbed by the body. In humans, the bioavailability of folic acid is about 85 percent in fortified foods (Ref. 1). To be used as a methyl group donor, it must first be converted to dihydrofolate (DHF) and then tetrahydrofolate (THF) by the liver enzyme dihydrofolate reductase (DHFR). Evidence has shown that the activity of DHFR in humans is extremely low in comparison to that in rats; highly variable due to genetic polymorphism; and may become saturated when folic acid is consumed at levels higher than the 1 mg/d (Ref. 21). In addition, unlike DHF, folic acid is a poor substrate of DHFR, making the first step of metabolism rate-limiting (Ref. 22).

Upon conversion, THF is distributed in all body tissues. Excretion is the main elimination route of folic acid. In response to normal intake from food, the majority of folate is effectively reabsorbed in the kidney proximal tubules and little or no folate is lost in the urine (Ref. 22). Following oral administration of single 0.1 mg to 0.2

mg doses of folic acid in healthy adults, only a trace amount appears in urine. However, after doses of about 2.5 mg to 5 mg folic acid, about 50 percent is excreted in urine as a result of exceeded renal capacity for reabsorption (Refs. 22 and 23). Therefore, a significant amount of folic acid can be excreted from urine when the renal capacity for reabsorption is saturated by high intake, eliminating excess folic acid (Refs. 22 and 24).

4. Conclusions on the Potential Adverse Health Outcomes From High Intakes of Folic Acid

There is some evidence linking two potential adverse health outcomes with high folic acid intake in adults: (1) Masking vitamin B₁₂ deficiency and (2) accelerating or exacerbating neurological complications and cognitive decline among those who are vitamin B₁₂ deficient.

For both of these adverse health outcomes, the most at-risk population is individuals 50 years of age and older who have total folic acid intake higher than the UL. According to the results from our exposure assessment, these individuals primarily are dietary supplement users. The NHANES 1999–2002 data have established that, among the 60 years of age and older population in the United States, about 25 percent have low vitamin B₁₂ status. Because about 10 to 30 percent of the population 50 years and older have decreased absorption of food-bound vitamin B₁₂, the IOM DRI report recommends that individuals 50 years of age and older obtain most of their vitamin B₁₂ RDA, (2.4 µg/d) from vitamin B₁₂-fortified foods or supplements (Ref. 1). Since most multivitamins for seniors contain both folic acid and vitamin B₁₂ (Ref. 20), their risk for vitamin B₁₂ deficiency should be low, unless their vitamin B₁₂ absorption is severely impaired due to certain diseases. In addition, because the currently recommended medical practice in the United States does not rely primarily on the hematological index to screen for vitamin B₁₂ deficiency but rather serum B₁₂ metabolites, the masking effect is less likely. Therefore, we conclude that these health risks (vitamin B₁₂ masking and exacerbating neurological deterioration) are not likely to be an issue for this population as a result of the petitioned use of folic acid in CMF.

For other potential health outcomes, such as promoting the progression of established neoplasms, childhood hypersensitivity and reproductive outcomes, the evidence is not clear but suggests further study. There may be other, as-yet unidentified potential adverse effects of high folic acid intake

in children and further study is warranted. However, as previously discussed, allowing folic acid in CMF is only projected to result in a slight increase for children 1 to 13 years and 14 to 18 years of age at the 95th percentile of folic acid intake, such that there is only a marginal increase in exposure beyond the current intake levels for children.

5. Safety and Risk Characterization for Folic Acid

Based on the data reviewed in this safety and risk assessment on folic acid, there was no definitive association of adverse effects of folic acid at the noted levels of folic acid exposure. We do not consider that any of the intake estimates in excess of the UL in this evaluation would cause an adverse health impact on any of the population subgroups because of the following reasons:

- The increase in exposure to folic acid for the studied populations from CMF fortification is small other than for Mexican Americans. For Mexican Americans, the increase in exposure is significantly larger but the resultant exposure levels are still below the levels for the general population.

- The ULs were calculated using a five-fold uncertainty factor, which is approximately twice that used for other B vitamins, providing an additional margin of safety (Ref. 12).

- The risk of masking vitamin B₁₂ deficiency and related neurological complications from the estimated intake levels of folic acid is low because the most at-risk population to these health outcomes are individuals 50 years of age and older and most multivitamins for seniors that contain folic acid also contain vitamin B₁₂. Additionally, current medical practice does not rely primarily on the hematological index to screen for vitamin B₁₂ deficiency but rather serum testing for vitamin B₁₂ and its metabolites, making the masking effect less likely.

- The metabolic activation of folic acid by the enzyme DHFR is slow in humans and may be saturated at doses higher than 1 mg/d.

- Unmetabolized folic acid (UMFA) has no known biological function as a methyl group donor in DNA synthesis and methylation. To become active, folic acid must be reduced to THF. Excess levels of folic acid are unable to completely convert to its active form resulting in circulating UMFA. Currently there is no consistent evidence of adverse health effects causatively associated with circulating UMFA.

- Folic acid is a water-soluble vitamin. A significant amount of folic

acid is excreted from urine when the renal capacity for reabsorption is saturated by high intake, eliminating excess folic acid.

- FDA's modeled intake estimates for folic acid in CMF are conservative in that they assume all CMF will be fortified with folic acid at the maximum permitted level and that manufacturing and storage losses would result in folic acid levels of 140 µg/100 g in CMF as consumed.

III. Incorporation by Reference

FDA is incorporating by reference the Food Chemicals Codex (FCC), 9th ed. (updated through Third Supplement, effective December 1, 2015), pp. 495–496 (the most current edition), which was approved by the Office of the Federal Register. You may obtain a copy of the material from the United States Pharmacopeial Convention, 12601 Twinbrook Pkwy., Rockville, MD 20852, 1–800–227–8772, <http://www.usp.org/>.

The FCC is a compendium of internationally recognized standards for the purity and identity of food ingredients. Because the current regulation for the use of folic acid in food (§ 172.345) indicates that the additive must meet the specifications in the FCC, we are amending the regulation to provide for the most current edition.

IV. Conclusion

Based on all data relevant to folic acid that we reviewed, we conclude that the petitioned use of folic acid in CMF at a level not to exceed 0.7 mg folic acid per lb. CMF is safe. Consequently, we are amending the food additive regulations as set forth in this document. Additionally, the current regulation for the use of folic acid in food (§ 172.345) indicates that the additive must meet the specifications in the FCC, 7th Edition (FCC 7). The more current FCC is the 9th Edition (FCC 9). Because the specifications for folic acid in FCC 9 are identical to those in FCC 7, we are amending § 172.345 by adopting the specifications for folic acid in FCC 9 in place of FCC 7.

V. Public Disclosure

In accordance with § 171.1(h) (21 CFR 171.1(h)), the petition and the documents that we considered and relied upon in reaching our decision to approve the petition will be made available for public disclosure (see **FOR FURTHER INFORMATION CONTACT**). As provided in § 171.1(h), we will delete from the documents any materials that are not available for public disclosure.

VI. Analysis of Environmental Impacts

We previously considered the environmental effects of this rule, as stated in the June 13, 2012, **Federal Register** notice of petition for FAP 2A4796 (77 FR 35317). We stated that we had determined, under 21 CFR 25.32(k), that this action “is of a type that does not individually or cumulatively have a significant effect on the human environment” such that neither an environmental assessment nor an environmental impact statement is required. We have not received any new information or comments that would affect our previous determination.

VII. Paperwork Reduction Act of 1995

This final rule contains no collection of information. Therefore, clearance by the Office of Management and Budget under the Paperwork Reduction Act of 1995 is not required.

VIII. Objections

If you will be adversely affected by one or more provisions of this regulation, you may file with the Division of Dockets Management (see **ADDRESSES**) either electronic or written objections. You must separately number each objection, and within each numbered objection you must specify with particularity the provision(s) to which you object, and the grounds for your objection. Within each numbered objection, you must specifically state whether you are requesting a hearing on the particular provision that you specify in that numbered objection. If you do not request a hearing for any particular objection, you waive the right to a hearing on that objection. If you request a hearing, your objection must include a detailed description and analysis of the specific factual information you intend to present in support of the objection in the event that a hearing is held. If you do not include such a description and analysis for any particular objection, you waive the right to a hearing on the objection.

Any objections received in response to the regulation may be seen in the Division of Dockets Management between 9 a.m. and 4 p.m., Monday through Friday, and will be posted to the docket at <http://www.regulations.gov>.

IX. Section 301(I) of the Federal Food, Drug, and Cosmetic Act

Our review of this petition was limited to section 409 of the Federal Food, Drug, and Cosmetic Act (the FD&C Act) (21 U.S.C. 348). This final rule is not a statement regarding compliance with other sections of the

FD&C Act. For example, section 301(I) of the FD&C Act (21 U.S.C. 331(I)) prohibits the introduction or delivery for introduction into interstate commerce of any food that contains a drug approved under section 505 of the FD&C Act (21 U.S.C. 355), a biological product licensed under section 351 of the Public Health Service Act (42 U.S.C. 262), or a drug or biological product for which substantial clinical investigations have been instituted and their existence has been made public, unless one of the exemptions in section 301(I)(1) to (I)(4) of the FD&C Act applies. In our review of this petition, FDA did not consider whether section 301(I) of the FD&C Act or any of its exemptions apply to food containing this additive. Accordingly, this final rule should not be construed to be a statement that a food containing this additive, if introduced or delivered for introduction into interstate commerce, would not violate section 301(I) of the FD&C Act. Furthermore, this language is included in all food additive final rules and therefore should not be construed to be a statement of the likelihood that section 301(I) of the FD&C Act applies.

X. References

The following references marked with an asterisk (*) are on display at the Division of Dockets Management (see **ADDRESSES**), under Docket No. FDA–2012–F–0480, and are available for viewing by interested persons between 9 a.m. and 4 p.m., Monday through Friday, they also are available electronically at <http://www.regulations.gov>. References without asterisks are not on display; they are available as published articles and books.

1. IOM, 1998. “Dietary Reference Intakes for Thiamin, Riboflavin, Niacin, Vitamin B₆, Folate, Vitamin B₁₂, Pantothenic Acid, Biotin, and Choline.” Washington, DC: National Academy Press. Available at: <http://www.ncbi.nlm.nih.gov/books/NBK114310/> (accessed April 1, 2016).
- *2. Scientific Advisory Committee on Nutrition (SACN), 2006. “Folate and Disease Prevention,” London.
- *3. SACN, 2009. “Folic Acid and Colorectal Cancer Risk: Review of Recommendation for Mandatory Folic Acid Fortification.”
- *4. Food Standards Australia New Zealand (FSANZ), 2007. “Folic Acid and Colorectal Cancer Risk: Review of Recommendation for Mandatory Folic Acid Fortification.”
- *5. FSANZ, 2009. “Mandatory Folic Acid Fortification and Health Outcomes.”
- *6. Food Safety Authority of Ireland (FSAI), 2006. “Report of the National Committee on Folic Acid Food Fortification.”
- *7. FSAI, 2008. “Report of the Implementation Group on Folic Acid

- Food Fortification to the Department of Health and Children.”
- *8. GR Health Council of the Netherlands (HCN), 2000. “Risks of Folic Acid Fortification.” The Hague, Health Council of the Netherlands 2000/21.
- *9. GR HCN, 2008. “Towards an Optimal Use of Folic Acid.” The Hague, Health Council of the Netherlands 2008/02E.
10. CDC, 1992. “Recommendations for the Use of Folic Acid to Reduce the Number of Cases of Spina Bifida and Other Neural Tube Defects.” *Morbidity and Mortality Weekly Report* 41. Available at: <http://www.cdc.gov/mmwr/preview/mmwrhtml/00019479.htm> (accessed April 1, 2016).
- *11. EFSA, 2009. Report prepared by the EFSA Scientific Cooperation Working Group on “Analysis of Risks and Benefits of Fortification of Food with Folic A.”
- *12. Memorandum from J. Zang, Toxicology Team, Division of Petition Review, to J. Kidwell, Division of Petition Review, March 23, 2016.
- *13. Memorandum from H. Lee, Chemistry Review Group, Division of Petition Review, to J. Kidwell, Regulatory Group I, Division of Petition Review, April 2, 2014.
14. National Health and Nutrition Examination Survey 2007–2008 Data Documentation, Codebook, and Frequencies, CDC, 2009. Available at: http://www.cdc.gov/nchs/nhanes/search/nhanes07_08.aspx (accessed April 1, 2016).
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20. Berry, R.J., H.K. Carter, and Q. Yang, 2007. “Cognitive Impairment in Older Americans in the Age of Folic Acid Fortification.” *American Journal of Clinical Nutrition* 86, 265–267; author reply 267–269.
21. Bailey, S.W. and J.E. Ayling, 2009. “The Extremely Slow and Variable Activity of Dihydrofolate Reductase in Human Liver and its Implications for High Folic Acid Intake.” *Proceedings of the National Academy of Sciences of the United States of America* 106 (36), 15424–15429.
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List of Subjects in 21 CFR Part 172

Food additives, Incorporation by reference, Reporting and recordkeeping requirements.

Therefore, under the Federal Food, Drug, and Cosmetic Act and under authority delegated to the Commissioner of Food and Drugs and redelegated to the Director, Center for Food Safety and Applied Nutrition, 21 CFR part 172 is amended as follows:

PART 172—FOOD ADDITIVES PERMITTED FOR DIRECT ADDITION TO FOOD FOR HUMAN CONSUMPTION

■ 1. The authority citation for 21 CFR part 172 continues to read as follows:

Authority: 21 U.S.C. 321, 341, 342, 348, 371, 379e.

■ 2. Amend § 172.345 by revising the first sentence of paragraph (b) and adding paragraph (i) to read as follows:

§ 172.345 Folic acid (folacin).

* * * * *

(b) Folic acid meets the specifications of the Food Chemicals Codex, 9th ed., updated through Third Supplement, effective December 1, 2015, pp. 495–496, which is incorporated by reference.

* * * * *

(i) Folic acid may be added to corn masa flour at a level not to exceed 0.7 milligrams of folic acid per pound of corn masa flour.

Dated: April 12, 2016.

Susan Bernard,

Director, Office of Regulations, Policy and Social Sciences, Center for Food Safety and Applied Nutrition.

[FR Doc. 2016–08792 Filed 4–14–16; 8:45 am]

BILLING CODE 4164–01–P

DEPARTMENT OF THE INTERIOR

Bureau of Indian Affairs

[167A2100DD/AAK001030/
AOA501010.999900 253G]

25 CFR Part 151

RIN 1076–AF28

Title Evidence for Trust Land Acquisitions

AGENCY: Bureau of Indian Affairs, Interior.

ACTION: Interim final rule; delay of effective date.

SUMMARY: The Bureau of Indian Affairs (BIA) published an interim final rule on title evidence for trust land acquisitions and received comments during the public comment period. The BIA anticipates making technical revisions to the rule in response to those comments. This notice delays the effective date of the interim final rule for 30 days, during which time BIA plans to publish a final rule with technical revisions.

DATES: The effective date of the interim final rule published March 1, 2016 (81 FR 10477) is delayed from April 15, 2016 to May 16, 2016.

FOR FURTHER INFORMATION CONTACT: Ms. Elizabeth Appel, Director, Office of Regulatory Affairs and Collaborative Action, Office of the Assistant Secretary—Indian Affairs; telephone (202) 273–4680, elizabeth.appel@bia.gov.

SUPPLEMENTARY INFORMATION: On March 1, 2016, BIA published an interim final rule with an effective date of April 15, 2016. 81 FR 10477. The interim final rule deletes the requirement for fee-to-trust applicants to furnish title evidence that meets the “Standards for the Preparation of Title Evidence in Land Acquisitions by the United States” issued by the U.S. Department of Justice (DOJ), and replaces the requirement with a more targeted requirement for title evidence, because adherence to the DOJ standards is not required for acquisitions of land in trust for individual Indians or Indian tribes. The BIA received 13 comments during the public comment period and anticipates making technical changes in response to those comments. The interim final rule stated that BIA may withdraw, initiate a proposed rulemaking, or revise the rule in response to comments. The BIA has determined that technical revisions to the rule may be appropriate and is therefore delaying the effective date of the rule for 30 days, during which time

BIA will publish a final rule with technical revisions.

Dated: April 12, 2016.

Lawrence S. Roberts,
Acting Assistant Secretary—Indian Affairs.
[FR Doc. 2016–08776 Filed 4–14–16; 8:45 am]
BILLING CODE 4337–15–P

PENSION BENEFIT GUARANTY CORPORATION

29 CFR Part 4022

Benefits Payable in Terminated Single-Employer Plans; Interest Assumptions for Paying Benefits

AGENCY: Pension Benefit Guaranty Corporation.

ACTION: Final rule.

SUMMARY: This final rule amends the Pension Benefit Guaranty Corporation’s regulation on Benefits Payable in Terminated Single-Employer Plans to prescribe interest assumptions under the regulation for valuation dates in May 2016. The interest assumptions are used for paying benefits under terminating single-employer plans covered by the pension insurance system administered by PBGC.

DATES: Effective May 1, 2016.

FOR FURTHER INFORMATION CONTACT: Catherine B. Klion (*Klion.Catherine@pbgc.gov*), Assistant General Counsel for Regulatory Affairs, Pension Benefit Guaranty Corporation, 1200 K Street NW., Washington, DC 20005, 202–326–4024. (TTY/TDD users may call the Federal relay service toll-free at 1–800–877–8339 and ask to be connected to 202–326–4024.)

SUPPLEMENTARY INFORMATION: PBGC’s regulation on Benefits Payable in Terminated Single-Employer Plans (29 CFR part 4022) prescribes actuarial assumptions—including interest assumptions—for paying plan benefits under terminating single-employer plans covered by title IV of the Employee Retirement Income Security Act of 1974. The interest assumptions in the regulation are also published on PBGC’s Web site (<http://www.pbgc.gov>).

PBGC uses the interest assumptions in Appendix B to Part 4022 to determine whether a benefit is payable as a lump sum and to determine the amount to pay. Appendix C to Part 4022 contains interest assumptions for private-sector pension practitioners to refer to if they wish to use lump-sum interest rates determined using PBGC’s historical methodology. Currently, the rates in Appendices B and C of the benefit payment regulation are the same.

The interest assumptions are intended to reflect current conditions in the financial and annuity markets. Assumptions under the benefit payments regulation are updated monthly. This final rule updates the benefit payments interest assumptions for May 2016.¹

The May 2016 interest assumptions under the benefit payments regulation will be 1.00 percent for the period during which a benefit is in pay status and 4.00 percent during any years preceding the benefit’s placement in pay status. In comparison with the interest assumptions in effect for April 2016, these interest assumptions are unchanged.

PBGC has determined that notice and public comment on this amendment are impracticable and contrary to the public interest. This finding is based on the

need to determine and issue new interest assumptions promptly so that the assumptions can reflect current market conditions as accurately as possible.

Because of the need to provide immediate guidance for the payment of benefits under plans with valuation dates during May 2016, PBGC finds that good cause exists for making the assumptions set forth in this amendment effective less than 30 days after publication.

PBGC has determined that this action is not a “significant regulatory action” under the criteria set forth in Executive Order 12866.

Because no general notice of proposed rulemaking is required for this amendment, the Regulatory Flexibility Act of 1980 does not apply. See 5 U.S.C. 601(2).

List of Subjects in 29 CFR Part 4022

Employee benefit plans, Pension insurance, Pensions, Reporting and recordkeeping requirements.

In consideration of the foregoing, 29 CFR part 4022 is amended as follows:

PART 4022—BENEFITS PAYABLE IN TERMINATED SINGLE-EMPLOYER PLANS

■ 1. The authority citation for part 4022 continues to read as follows:

Authority: 29 U.S.C. 1302, 1322, 1322b, 1341(c)(3)(D), and 1344.

■ 2. In appendix B to part 4022, Rate Set 271, as set forth below, is added to the table.

Appendix B to Part 4022—Lump Sum Interest Rates for PBGC Payments

* * * * *

Rate set	For plans with a valuation date		Immediate annuity rate (percent)	Deferred annuities (percent)					
	On or after	Before		<i>i</i> ₁	<i>i</i> ₂	<i>i</i> ₃	<i>n</i> ₁	<i>n</i> ₂	
* 271	* 5–1–16	* 6–1–16	* 1.00	* 4.00	* 4.00	* 4.00	* 7	* 8	

■ 3. In appendix C to part 4022, Rate Set 271, as set forth below, is added to the table.

Appendix C to Part 4022—Lump Sum Interest Rates for Private-Sector Payments

* * * * *

¹ Appendix B to PBGC’s regulation on Allocation of Assets in Single-Employer Plans (29 CFR part 4044) prescribes interest assumptions for valuing

benefits under terminating covered single-employer plans for purposes of allocation of assets under

ERISA section 4044. Those assumptions are updated quarterly.

Rate set	For plans with a valuation date		Immediate annuity rate (percent)	Deferred annuities (percent)				
	On or after	Before		i_1	i_2	i_3	n_1	n_2
*	*	*	*	*	*	*	*	*
271	5-1-16	6-1-16	1.00	4.00	4.00	4.00	7	8

Issued in Washington, DC, on this 11th day of April 2016.

Judith Starr,

General Counsel, Pension Benefit Guaranty Corporation.

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DEPARTMENT OF THE TREASURY

Office of Foreign Assets Control

31 CFR Part 566

Hizballah Financial Sanctions Regulations

AGENCY: Office of Foreign Assets Control, Treasury.

ACTION: Final rule.

SUMMARY: The Department of the Treasury's Office of Foreign Assets Control (OFAC) is adding new part 566 to 31 CFR chapter V to implement the Hizballah International Financing Prevention Act of 2015, which requires the President to prescribe certain regulations.

DATES: *Effective:* April 15, 2016.

FOR FURTHER INFORMATION CONTACT: The Department of the Treasury's Office of Foreign Assets Control: Assistant Director for Licensing, tel.: 202-622-2480, Assistant Director for Regulatory Affairs, tel.: 202-622-4855, Assistant Director for Sanctions Compliance & Evaluation, tel.: 202-622-2490; or the Department of the Treasury's Office of the Chief Counsel (Foreign Assets Control), Office of the General Counsel, tel.: 202-622-2410.

SUPPLEMENTARY INFORMATION:

Electronic and Facsimile Availability

This document and additional information concerning OFAC are available from OFAC's Web site (www.treasury.gov/ofac). Certain general information pertaining to OFAC's sanctions programs also is available via facsimile through a 24-hour fax-on-demand service, tel.: 202-622-0077.

Background

On December 18, 2015, the President signed the Hizballah International Financing Prevention Act of 2015,

Public Law 114-102 (HIFPA), into law. Section 102(a)(1) of HIFPA requires the President, within 120 days of the enactment of HIFPA, to prescribe regulations to prohibit or impose strict conditions on the opening or maintaining in the United States of a correspondent account or a payable-through account by a foreign financial institution that the President determines, on or after December 18, 2015, engages in one or more of the following activities: (1) Knowingly facilitating a significant transaction or transactions for Hizballah; (2) knowingly facilitating a significant transaction or transactions of a person identified on the List of Specially Designated Nationals and Blocked Persons (SDN List) maintained by OFAC, the property and interests in property of which are blocked pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 *et seq.*) for acting on behalf of or at the direction of, or being owned or controlled by, Hizballah; (3) knowingly engaging in money laundering to carry out an activity described in (1) or (2); or (4) knowingly facilitating a significant transaction or transactions or providing significant financial services to carry out an activity described in (1), (2), or (3).

Pursuant to Presidential Memorandum of March 18, 2016: Delegation of Functions Under Sections 102(a), 102(c), 204, and 302 of HIFPA, the President delegated certain functions and authorities, with respect to the determinations provided for therein, to the Secretary of the Treasury, in consultation with the Secretary of State. In furtherance of HIFPA's requirement and the Presidential delegation of functions and authorities noted above, OFAC is promulgating the Hizballah Financial Sanctions Regulations, 31 CFR part 566 (the "Regulations").

Subpart A of the Regulations clarifies the relation of this part to other laws and regulations. Subpart B of the Regulations implements section 102(a) of HIFPA. The names of foreign financial institutions that are determined by the Secretary of the Treasury, in consultation with the Secretary of State, to engage in the activities described in § 566.201(a) of

the Regulations, and which are subject to prohibitions or strict conditions on the opening or maintaining of correspondent or payable-through accounts as set forth in § 566.201(b) of the Regulations, will be listed on the Hizballah Financial Sanctions Regulations List (HFSR List) on OFAC's Web site (www.treasury.gov/ofac) on the Counter Terrorism Sanctions page and published in the **Federal Register**.

Subpart C of the Regulations defines key terms used throughout the Regulations, and subpart D contains interpretive sections regarding the Regulations. Section 566.404 of subpart D of the Regulations sets forth the types of factors that, as a general matter, the Secretary of the Treasury will consider in determining, for purposes of paragraph (a) of § 566.201, whether transactions or financial services are significant.

Transactions otherwise prohibited under the Regulations but found to be consistent with U.S. policy may be authorized by the general licenses contained in subpart E of the Regulations or by a specific license issued pursuant to the procedures described in subpart E of 31 CFR part 501. Subpart E of the Regulations includes a general license in § 566.504 authorizing transactions related to winding down and closing a correspondent account or a payable-through account. Section 566.504 authorizes transactions related to closing a correspondent account or payable-through account for a foreign financial institution whose name is added to the HFSR List during the 10-day period beginning on the effective date of the prohibition in § 566.201. This general license includes a reporting requirement pursuant to which a U.S. financial institution that maintained a correspondent account or a payable-through account for a foreign financial institution whose name is added to the HFSR List must file a report with OFAC that provides full details on the closing of each such account within 30 days of the closure of the account. The report must include complete information on all transactions processed or executed in winding down and closing the account.

Subpart F of the Regulations refers to subpart C of part 501 for recordkeeping

and reporting requirements. Subpart G of the Regulations describes the civil and criminal penalties applicable to violations of the Regulations, as well as the procedures governing the potential imposition of a civil monetary penalty. Subpart G also refers to Appendix A of part 501 for a more complete description of these procedures.

Subpart H of the Regulations refers to subpart E of part 501 for applicable provisions relating to administrative procedures and contains a delegation of authority by the Secretary of the Treasury. Subpart I of the Regulations sets forth a Paperwork Reduction Act notice.

Public Participation

Because the Regulations involve a foreign affairs function, the provisions of Executive Order 12866 and the Administrative Procedure Act (5 U.S.C. 553) requiring notice of proposed rulemaking, opportunity for public participation, and delay in effective date are inapplicable. Because no notice of proposed rulemaking is required for this rule, the Regulatory Flexibility Act (5 U.S.C. 601–612) does not apply.

Paperwork Reduction Act

With respect to section 2 of the Paperwork Reduction Act of 1995, 44 U.S.C. 3507, the collection of information in § 566.601 of the Regulations is made pursuant to OFAC's Reporting, Procedures and Penalties Regulations, 31 CFR part 501, and has been approved by OMB under control number 1505–0164. See 31 CFR 501.901. The collection of information in § 566.504(b) of the Regulations has been submitted to OMB under Information Collection Request (ICR) number 201603–1505–002 and is pending approval. Section 566.504(b) specifies that a U.S. financial institution that maintained a correspondent account or payable-through account for a foreign financial institution listed on the HFSR List must file a report with OFAC that provides full details on the closing of each such account within 30 days of the closure of the account. This collection of information assists in verifying that U.S. financial institutions are complying with prohibitions on maintaining correspondent accounts or payable-through accounts for foreign financial institutions listed on the HFSR List, and the information collected will be used to further OFAC's compliance and enforcement functions.

With respect to all of the foregoing collections of information, an agency may not conduct or sponsor, and a person is not required to respond to, a collection of information, unless the

collection of information displays a valid control number. The likely respondents and recordkeepers affected by the new collection of information in § 566.504(b) are U.S. financial institutions operating correspondent accounts or payable-through accounts for foreign financial institutions. Because this is a new collection of information, OFAC cannot predict the response rate for the § 566.504(b) reporting requirement at this time. For future submissions, OFAC will report retrospectively on the response rate during the previous reporting period.

The estimated average reporting/recordkeeping burden is 2 hours per response.

Comments are invited on: (a) Whether this collection of information is necessary for the proper performance of the functions of the agency, including whether the information has practical utility; (b) the accuracy of the agency's estimate of the 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 and other forms of information technology; and (e) the estimated capital or start-up costs of the operation, maintenance, and/or purchase of services to provide information.

Comments concerning the above information and the accuracy of these burden estimates, and suggestions for reducing this burden, should be directed to OMB, Attention: Desk Officer for the Department of the Treasury, Office of Information and Regulatory Affairs, Washington, DC 20503, with a copy to Chief of Records, Attention: Request for Comments, Office of Foreign Assets Control, Department of the Treasury, 1500 Pennsylvania Avenue NW., Freedman's Bank Building, Washington, DC 20220. Any such comments should be submitted not later than June 14, 2016. All comments on the collection of information in § 566.504(b) will be a matter of public record.

List of Subjects in 31 CFR Part 566

Administrative practice and procedure, Banking, Banks, Brokers, Foreign trade, Hizballah, Investments, Loans, Money laundering, Securities, Services.

For the reasons set forth in the preamble, the Department of the Treasury's Office of Foreign Assets Control adds part 566 to 31 CFR chapter V to read as follows:

PART 566—HIZBALLAH FINANCIAL SANCTIONS REGULATIONS

Subpart A—Relation of This Part to Other Laws and Regulations

Sec.

566.101 Relation of this part to other laws and regulations.

Subpart B—Prohibitions

566.201 Prohibitions or strict conditions with respect to correspondent or payable-through accounts of certain foreign financial institutions identified by the Secretary of the Treasury.

566.202 Evasions; attempts; causing violations; conspiracies.

Subpart C—General Definitions

566.300 Applicability of definitions.

566.301 Agent.

566.302 Correspondent account.

566.303 Covered financial institution.

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566.305 Entity.

566.306 Financial institution.

566.307 Financial services.

566.308 Financial transaction.

566.309 Foreign financial institution.

566.310 HIFPA.

566.311 Hizballah.

566.312 Knowingly.

566.313 Licenses; general and specific.

566.314 Money laundering.

566.315 OFAC.

566.316 Payable-through account.

566.317 Person.

566.318 Transaction account.

566.319 United States.

566.320 U.S. financial institution.

Subpart D—Interpretations

566.401 Reference to amended sections.

566.402 Effect of amendment.

566.403 Facilitation of certain efforts, activities, or transactions by foreign financial institutions.

566.404 Significant transaction or transactions; significant financial services.

Subpart E—Licenses, Authorizations, and Statements of Licensing Policy

566.501 General and specific licensing procedures.

566.502 Effect of license or authorization.

566.503 Exclusion from licenses.

566.504 Transactions related to closing a correspondent or payable-through account.

Subpart F—Reports

566.601 Records and reports.

Subpart G—Penalties

566.701 Penalties.

566.702 Pre-Penalty Notice; settlement.

566.703 Penalty imposition.

566.704 Administrative collection; referral to United States Department of Justice.

Subpart H—Procedures

566.801 Procedures.

566.802 Delegation by the Secretary of the Treasury.

Subpart I—Paperwork Reduction Act

566.901 Paperwork Reduction Act notice.

Authority: 3 U.S.C. 301; 31 U.S.C. 321(b); 50 U.S.C. 1601–1651, 1701–1706; Pub. L. 101–410, 104 Stat. 890 (28 U.S.C. 2461 note); Pub. L. 110–96, 121 Stat. 1011 (50 U.S.C. 1705 note); Pub. L. 114–102.

Subpart A—Relation of This Part to Other Laws and Regulations**§ 566.101 Relation of this part to other laws and regulations.**

This part is separate from, and independent of, the other parts of this chapter, with the exception of part 501 of this chapter, the recordkeeping and reporting requirements and license application and other procedures of which apply to this part. Actions taken pursuant to part 501 of this chapter with respect to the prohibitions contained in this part are considered actions taken pursuant to this part. Differing foreign policy and national security circumstances may result in differing interpretations of similar language among the parts of this chapter. No license or authorization contained in or issued pursuant to those other parts authorizes any transaction prohibited by this part. No license or authorization contained in or issued pursuant to any other provision of law or regulation authorizes any transaction prohibited by this part. No license or authorization contained in or issued pursuant to this part relieves the involved parties from complying with any other applicable laws or regulations.

Subpart B—Prohibitions**§ 566.201 Prohibitions or strict conditions with respect to correspondent or payable-through accounts of certain foreign financial institutions identified by the Secretary of the Treasury.**

Upon a determination by the Secretary of the Treasury that a foreign financial institution knowingly engages in one or more of the activities described in paragraphs (a)(1) through (a)(4) of this section, the Secretary of the Treasury may, as set forth in paragraph (b) of this section, impose one or more strict conditions on the opening or maintaining of a correspondent account or a payable-through account in the United States for that foreign financial institution, or, as set forth in paragraph (c) of this section, prohibit a U.S. financial institution from opening or maintaining a correspondent account or a payable-through account in the United States for that foreign financial institution.

(a) A foreign financial institution engages in an activity described in this paragraph if, in any location or

currency, the foreign financial institution, on or after December 18, 2015, knowingly:

(1) Facilitates a significant transaction or transactions for Hizballah;

(2) Facilitates a significant transaction or transactions of a person identified on OFAC's Specially Designated Nationals and Blocked Persons List (SDN List), the property and interests in property of which are blocked pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 *et seq.*) (IEEPA) for acting on behalf of or at the direction of, or being owned or controlled by, Hizballah;

Note to paragraph (a)(2): The SDN List is accessible through the following page on OFAC's Web site: www.treasury.gov/sdn. Additional information pertaining to the SDN List can be found in appendix A to this chapter. Persons whose property and interests in property are blocked pursuant to IEEPA for acting on behalf of or at the direction of or being owned or controlled by Hizballah are identified by a special reference to Hizballah at the end of their entries on the SDN List, in addition to the reference to the regulatory part of this chapter pursuant to which their property and interests in property are blocked. For example, a person whose property and interests in property are blocked pursuant to the Global Terrorism Sanctions Regulations, 31 CFR part 594, and identified on the SDN List, will have the program tag “[SDGTT]” and descriptive text “[“Subject to secondary sanctions pursuant to the Hizballah Financial Sanctions Regulations”].

(3) Engages in money laundering to carry out an activity described in paragraphs (a)(1) or (a)(2) of this section; or

(4) Facilitates a significant transaction or transactions or provides significant financial services to carry out an activity described in paragraphs (a)(1), (a)(2), or (a)(3) of this section.

(b) The Secretary of the Treasury may impose one or more strict conditions on the opening or maintaining by a U.S. financial institution of a correspondent account or a payable-through account in the United States for a foreign financial institution that the Secretary finds engages in one or more of the activities described in paragraph (a) of this section. Except as otherwise authorized pursuant to this part, a U.S. financial institution shall not open or maintain a correspondent account or payable-through account in the United States in a manner that is inconsistent with any strict condition imposed and in effect pursuant to this paragraph. Such conditions may include the following:

(1) Prohibiting or restricting any provision of trade finance through the correspondent account or payable-through account of the foreign financial institution;

(2) Restricting the transactions that may be processed through the correspondent account or payable-through account of the foreign financial institution to certain types of transactions, such as personal remittances;

(3) Placing monetary limits on, or limiting the volume of, the transactions that may be processed through the correspondent account or payable-through account of the foreign financial institution;

(4) Requiring pre-approval from the U.S. financial institution for all transactions processed through the correspondent account or payable-through account of the foreign financial institution; or

(5) Prohibiting or restricting the processing of foreign exchange transactions through the correspondent account or payable-through account of the foreign financial institution.

Note to paragraph (b): The name of the foreign financial institution, together with the actual strict condition(s) to be imposed, will be added to the HFSR List on the Office of Foreign Assets Control's Web site (www.treasury.gov/ofac) on the Counter Terrorism Sanctions page, and published in the **Federal Register**.

(c) If the Secretary of the Treasury does not impose one or more strict conditions, pursuant to paragraph (b) of this section, on the opening or maintaining by a U.S. financial institution of a correspondent account or a payable-through account in the United States for a foreign financial institution that the Secretary determines engages in one or more of the activities described in paragraph (a) of this section, the Secretary may prohibit the opening or maintaining by a U.S. financial institution of a correspondent account or a payable-through account in the United States for that foreign financial institution. Except as otherwise authorized pursuant to this part, a U.S. financial institution shall not open or maintain a correspondent account or a payable-through account in the United States for a foreign financial institution for which the opening or maintaining of such an account is prohibited pursuant to this paragraph.

Note to paragraph (c): The names of foreign financial institutions for which the opening or maintaining of a correspondent account or a payable-through account in the United States is prohibited will be listed on the HFSR List on OFAC's Web site (www.treasury.gov/ofac) on the Counter Terrorism Sanctions page, and published in the **Federal Register**.

§ 566.202 Evasions; attempts; causing violations; conspiracies.

(a) Any transaction on or after the effective date that evades or avoids, has the purpose of evading or avoiding, causes a violation of, or attempts to violate any of the prohibitions set forth in this part is prohibited.

(b) Any conspiracy formed to violate any of the prohibitions set forth in this part is prohibited.

Subpart C—General Definitions**§ 566.300 Applicability of definitions.**

The definitions in this subpart apply throughout the entire part.

§ 566.301 Agent.

The term *agent* includes an entity established by a person for purposes of conducting transactions on behalf of the person in order to conceal the identity of the person.

§ 566.302 Correspondent account.

The term *correspondent account* means an account established to receive deposits from, make payments on behalf of, or handle other financial transactions related to a foreign financial institution.

§ 566.303 Covered financial institution.

The term *covered financial institution* means a broker or dealer in securities registered, or required to be registered, with the Securities and Exchange Commission under the Securities Exchange Act of 1934 (15 U.S.C. 78a *et seq.*), except persons who register pursuant to section 15(b)(11) of the Securities Exchange Act of 1934; a futures commission merchant or an introducing broker registered, or required to be registered, with the Commodity Futures Trading Commission under the Commodity Exchange Act (7 U.S.C. 1 *et seq.*), except persons who register pursuant to section 4(f)(a)(2) of the Commodity Exchange Act; or a mutual fund.

§ 566.304 Effective date.

The *effective date* refers to the effective date of a prohibition or strict condition imposed pursuant to § 566.201 on the opening or maintaining of a correspondent account or a payable-through account in the United States by a U.S. financial institution for a particular foreign financial institution and is the earlier of the date the U.S. financial institution receives actual or constructive notice of such prohibition or condition.

§ 566.305 Entity.

The term *entity* means a partnership, association, trust, joint venture,

corporation, group, subgroup, or other organization.

§ 566.306 Financial institution.

The term *financial institution* means:

- (a) An insured bank (as defined in section 3(h) of the Federal Deposit Insurance Act (12 U.S.C. 1813(h));
- (b) A commercial bank or trust company;
- (c) A private banker;
- (d) An agency or branch of a foreign bank in the United States;
- (e) Any credit union;
- (f) A thrift institution;
- (g) A broker or dealer registered with the Securities and Exchange Commission under the Securities Exchange Act of 1934 (15 U.S.C. 78a *et seq.*);
- (h) A broker or dealer in securities or commodities;
- (i) An investment banker or investment company;
- (j) A currency exchange;
- (k) An issuer, redeemer, or cashier of travelers' checks, checks, money orders, or similar instruments;
- (l) An insurance company;
- (m) A dealer in precious metals, stones, or jewels;
- (n) A loan or finance company;
- (o) A licensed sender of money or any other person who engages as a business in the transmission of funds including any person who engages as a business in an informal money transfer system or any network of people who engage as a business in facilitating the transfer of money domestically or internationally outside of the conventional financial institutions system;
- (p) A business engaged in vehicle sales, including automobile, airplane, and boat sales;
- (q) Any business or agency which engages in any activity which the Secretary of the Treasury determines, by regulation, to be an activity which is similar to, related to, or a substitute for any activity in which any business described in this paragraph is authorized to engage; or
- (r) Any other business designated by the Secretary whose cash transactions have a high degree of usefulness in criminal, tax, or regulatory matters.

§ 566.307 Financial services.

The term *financial services* includes loans, transfers, accounts, insurance, investments, securities, guarantees, foreign exchange, letters of credit, and commodity futures or options.

§ 566.308 Financial transaction.

The term *financial transaction* means any transfer of value involving a financial institution.

§ 566.309 Foreign financial institution.

(a) The term *foreign financial institution* means:

- (1) A foreign bank;
 - (2) Any branch or office located outside the United States of a covered financial institution, as defined in § 566.304;
 - (3) Any other person organized under foreign law (other than a branch or office of such person in the United States) that, if it were located in the United States, would be a covered financial institution, as defined in § 566.304; and
 - (4) Any person organized under foreign law (other than a branch or office of such person in the United States) that is engaged in the business of, and is readily identifiable as, a dealer in foreign exchange or a money transmitter.
- (b) For purposes of paragraph (a)(4) of this section, a person is not "engaged in the business" of a dealer in foreign exchange or a money transmitter if such transactions are merely incidental to the person's business.

§ 566.310 HIFPA.

The term *HIFPA* means the Hizballah International Financing Prevention Act of 2015, Public Law 114–102.

§ 566.311 Hizballah.

The term *Hizballah* means:

- (a) The entity known as Hizballah and designated by the Secretary of State as a foreign terrorist organization pursuant to section 219 of the Immigration and Nationality Act (8 U.S.C. 1189); or
- (b) Any person:
 - (1) The property and interests in property of which are blocked pursuant to the International Emergency Economic Powers Act (50 U.S.C. 1701 *et seq.*); and
 - (2) Who is identified on the Specially Designated Nationals and Blocked Persons List (SDN List) maintained by OFAC as an agent, instrumentality, or affiliate of Hizballah.

Note to § 566.311: The SDN List is accessible through the following page on OFAC's Web site: www.treasury.gov/sdn. Additional information pertaining to the SDN List can be found in Appendix A to this chapter. Persons on the SDN List that fall within the definition of Hizballah set forth in this section are identified by a special reference to Hizballah at the end of their entries on the SDN List, in addition to the reference to the regulatory part of this chapter pursuant to which their property and interests in property are blocked. For example, a person whose property and interests in property are blocked pursuant to the Global Terrorism Sanctions Regulations, 31 CFR part 594, and identified on the SDN List will have the program tag "[SDGT]" and

descriptive text [“Subject to secondary sanctions pursuant to the Hizballah Financial Sanctions Regulations”].

§ 566.312 Knowingly.

The term *knowingly*, with respect to conduct, a circumstance, or a result, means that a person has actual knowledge, or should have known, of the conduct, the circumstance, or the result.

§ 566.313 Licenses; general and specific.

(a) Except as otherwise provided in this part, the term license means any license or authorization contained in or issued pursuant to this part.

(b) The term *general license* means any license or authorization the terms of which are set forth in subpart E of this part or made available on OFAC’s Web site: www.treasury.gov/ofac.

(c) The term *specific license* means any license or authorization issued pursuant to this part but not set forth in subpart E of this part or made available on OFAC’s Web site: www.treasury.gov/ofac.

Note to § 566.313: See § 501.801 of this chapter on licensing procedures.

§ 566.314 Money laundering.

The term *money laundering* includes the movement of illicit cash or cash equivalent proceeds into, out of, or through a country, or into, out of, or through a financial institution.

§ 566.315 OFAC.

The term *OFAC* means the Department of the Treasury’s Office of Foreign Assets Control.

§ 566.316 Payable-through account.

The term *payable-through account* means an account, including a transaction account as defined in § 566.317, opened at a depository institution by a foreign financial institution by means of which the foreign financial institution permits its customers to engage, either directly or through a subaccount, in banking activities usual in connection with the business of banking in the United States.

§ 566.317 Person.

The term *person* means an individual or entity.

§ 566.318 Transaction account.

The term *transaction account* means a deposit or account on which the depositor or account holder is permitted to make withdrawals by negotiable or transferable instrument, payment orders of withdrawal, telephone transfers, or other similar items for the purpose of

making payments or transfers to third persons or others. Such term includes demand deposits, negotiable order of withdrawal accounts, savings deposits subject to automatic transfers, and share draft accounts.

§ 566.319 United States.

The term *United States* means the United States, its territories and possessions, and all areas under the jurisdiction or authority thereof.

§ 566.320 U.S. financial institution.

The term *U.S. financial institution* means a financial institution located in or organized under the laws of the United States or any jurisdiction within the United States.

Subpart D—Interpretations

§ 566.401 Reference to amended sections.

Except as otherwise provided in this part, reference to any provision in or appendix to this part or chapter or to any regulation, ruling, order, instruction, directive, or license issued pursuant to this part refers to the same as currently amended.

§ 566.402 Effect of amendment.

Unless otherwise specifically provided, any amendment, modification, or revocation of any provision in or appendix to this part or chapter or of any regulations, ruling, order, instruction, or license issued by OFAC does not affect any act done or omitted, or any civil or criminal proceeding commenced or pending, prior to such amendment, modification, or revocation. All penalties, forfeitures, and liabilities under any such regulation, ruling, order, instruction, or license continue and may be enforced as if such amendment, modification, or revocation had not been made.

§ 566.403 Facilitation of certain efforts, activities, or transactions by foreign financial institutions.

For purposes of § 566.201, the term *facilitate* used with respect to certain efforts, activities, or transactions refers to the provision of assistance by a foreign financial institution for those efforts, activities, or transactions, including the provision of currency, financial instruments, securities, or any other transmission of value; purchasing; selling; transporting; swapping; brokering; financing; approving; guaranteeing; the provision of other services of any kind; the provision of personnel; or the provision of software, technology, or goods of any kind.

§ 566.404 Significant transactions; significant financial services.

In determining, for purposes of paragraph (a) of § 566.201, whether a transaction(s) or financial service(s) is significant, the Secretary of the Treasury may consider the totality of the facts and circumstances. As a general matter, the Secretary may consider some or all of the following factors:

(a) *Size, number, and frequency.* The size, number, and frequency of transaction(s) or financial service(s) performed over a period of time, including whether the transaction(s) or financial service(s) is increasing or decreasing over time and the rate of increase or decrease.

(b) *Nature.* The nature of the transaction(s) or financial service(s), including the type, complexity, and commercial purpose of the transaction(s) or financial service(s).

(c) *Level of awareness; pattern of conduct.* (1) Whether the transaction(s) or financial service(s) is performed with the involvement or approval of management or only by clerical personnel; and

(2) Whether the transaction(s) or financial service(s) is part of a pattern of conduct or the result of a business development strategy.

(d) *Nexus.* The proximity between the foreign financial institution engaging in the transaction(s) or providing the financial service(s) and Hizballah or a blocked person described in paragraph (a)(2) of § 566.201. For example, a transaction or financial service in which a foreign financial institution provides brokerage or clearing services to, or maintains an account or makes payments for, Hizballah or such a blocked person generally would be of greater significance than a transaction or financial service a foreign financial institution conducts for or provides to Hizballah or such a blocked person indirectly or in a tertiary relationship.

(e) *Impact.* The impact of the transaction(s) or financial service(s) on the objectives of the Hizballah International Financing Prevention Act of 2015, including:

(1) The economic or other benefit conferred or attempted to be conferred on Hizballah or a blocked person described in paragraph (a)(2) of § 566.201; and

(2) Whether and how the transaction(s) or financial service(s) contributes to support for international terrorism.

(f) *Deceptive practices.* Whether the transaction(s) or financial service(s) involves an attempt to obscure or conceal the actual parties or true nature

of the transaction(s) or financial service(s) to evade sanctions.

(g) *Other relevant factors.* Such other factors that the Secretary deems relevant on a case-by-case basis in determining the significance of a transaction(s) or financial service(s).

Subpart E—Licenses, Authorizations, and Statements of Licensing Policy

§ 566.501 General and specific licensing procedures.

For provisions relating to licensing procedures, see part 501, subpart E of this chapter. Licensing actions taken pursuant to part 501 of this chapter with respect to the prohibitions contained in this part are considered actions taken pursuant to this part. General licenses and statements of licensing policy relating to this part also may be available through the Counter Terrorism Sanctions page on OFAC's Web site: www.treasury.gov/ofac.

§ 566.502 Effect of license or other authorization.

(a) No license or other authorization contained in this part, or otherwise issued by OFAC, authorizes or validates any transaction or financial service effected prior to the issuance of such license or other authorization, unless specifically provided in such license or authorization.

(b) No regulation, ruling, instruction, or license authorizes any transaction or financial service prohibited under this part unless the regulation, ruling, instruction, or license is issued by OFAC and specifically refers to this part. No regulation, ruling, instruction, or license referring to this part shall be deemed to authorize any transaction or financial services prohibited by any other part of this chapter unless the regulation, ruling, instruction, or license specifically refers to such part.

(c) Any regulation, ruling, instruction, or license authorizing any transaction or financial service otherwise prohibited under this part has the effect of removing a prohibition contained in this part from the transaction, but only to the extent specifically stated by its terms. Unless the regulation, ruling, instruction, or license otherwise specifies, such an authorization does not create any right, duty, obligation, claim, or interest in, or with respect to, any property that would not otherwise exist under ordinary principles of law.

(d) Nothing contained in this part shall be construed to supersede the requirements established under any other provision of law or to relieve a person from any requirement to obtain a license or other authorization from

another department or agency of the U.S. Government in compliance with applicable laws and regulations subject to the jurisdiction of that department or agency.

§ 566.503 Exclusion from licenses.

OFAC reserves the right to exclude any person, property, transaction, or class thereof from the operation of any license or from the privileges conferred by any license. OFAC also reserves the right to restrict the applicability of any license to particular persons, property, transactions, or classes thereof. Such actions are binding upon actual or constructive notice of the exclusions or restrictions.

§ 566.504 Transactions related to closing a correspondent or payable-through account.

(a) During the 10-day period beginning on the effective date of the prohibition in § 566.201(c) on the opening or maintaining of a correspondent account or a payable-through account for a foreign financial institution listed in the HFSR List, U.S. financial institutions that maintain correspondent accounts or payable-through accounts for the foreign financial institution are authorized to:

(1) Process only those transactions through the account, or permit the foreign financial institution to execute only those transactions through the account, that are for the purpose of, and necessary for, closing the account; and

(2) Transfer the funds remaining in the correspondent account or the payable-through account to an account of the foreign financial institution located outside of the United States and close the correspondent account or the payable-through account.

(b) A report must be filed with OFAC within 30 days of the closure of an account, providing full details on the closing of each correspondent account or payable-through account maintained by a U.S. financial institution for a foreign financial institution whose name is added to the HFSR List, maintained on OFAC's Web site (www.treasury.gov/ofac) on the Hizballah Sanctions page. Such report must include complete information on the closing of the account and on all transactions processed or executed through the account pursuant to this section, including the account outside of the United States to which funds remaining in the account were transferred. Reports should be addressed to the attention of the Sanctions, Compliance & Evaluation Division, Office of Foreign Assets Control, U.S. Department of the Treasury, 1500 Pennsylvania Avenue

NW., Freedman's Bank Building, Washington, DC 20220.

(c) Specific licenses may be issued on a case-by-case basis to authorize transactions outside the scope or time period authorized in paragraph (a) by a U.S. financial institution with respect to a correspondent account or a payable-through account maintained by the U.S. financial institution for a foreign financial institution whose name is added to the HFSR List. License applications should be filed in conformance with § 501.801 of the Reporting, Procedures and Penalties Regulations, 31 CFR part 501.

(d) Nothing in this section authorizes the opening of a correspondent account or a payable-through account for a foreign financial institution whose name appears on the HFSR List.

Note to § 566.504: This section does not authorize a U.S. financial institution to unblock property or interests in property, or to engage in any transaction or dealing in property or interests in property, blocked pursuant to any other part of this chapter, in the process of closing a correspondent account or a payable-through account for a foreign financial institution whose name has been added to the HFSR List, maintained on OFAC's Web site (www.treasury.gov/ofac) on the Counter Terrorism Sanctions page. See § 566.101.

Subpart F—Reports

§ 566.601 Records and reports.

For provisions relating to required records and reports, see part 501, subpart C, of this chapter. Recordkeeping and reporting requirements imposed by part 501 of this chapter with respect to the prohibitions contained in this part are considered requirements arising pursuant to this part.

Subpart G—Penalties

§ 566.701 Penalties.

(a) *Civil penalties.* As set forth in section 102(a)(3) of the Hizballah International Financing Prevention Act of 2015 (Pub. L. 114–102, 129 Stat. 2205 (50 U.S.C. 1701 note)), a civil penalty not to exceed the amount set forth in section 206(b) of the International Emergency Economic Powers Act (IEEPA) (50 U.S.C. 1705(b)) may be imposed on any person who violates, attempts to violate, conspires to violate, or causes a violation of any license, order, regulation, or prohibition set forth in or issued pursuant to this part.

Note to paragraph (a): As of the date of publication in the **Federal Register** of the final rule adding this part to 31 CFR chapter V, April 15, 2016), IEEPA provides for a maximum civil penalty not to exceed the

greater of \$250,000 or an amount that is twice the amount of the transaction that is the basis of the violation with respect to which the penalty is imposed.

(b) *Criminal penalties.* As set forth in section 102(a)(3) of HIFPA, a person who willfully commits, willfully attempts to commit, or willfully conspires to commit a violation of any license, order, regulation, or prohibition set forth in or issued pursuant to this part shall, upon conviction, be fined not more than \$1,000,000, or if a natural person, be imprisoned for not more than 20 years, or both.

(c) *Adjustments to penalty amounts.* (1) The civil penalties provided in IEEPA are subject to adjustment pursuant to the Federal Civil Penalties Inflation Adjustment Act of 1990 (Pub. L. 101-410, as amended, 28 U.S.C. 2461 note).

(2) The criminal penalties provided in IEEPA are subject to adjustment pursuant to 18 U.S.C. 3571.

(d) Attention is also directed to 18 U.S.C. 1001, which provides that “whoever, in any matter within the jurisdiction of the executive, legislative, or judicial branch of the Government of the United States, knowingly and willfully falsifies, conceals, or covers up by any trick, scheme, or device a material fact; or makes any materially false, fictitious, or fraudulent statement or representation; or makes or uses any false writing or document knowing the same to contain any materially false, fictitious, or fraudulent statement or entry” shall be fined under title 18, United States Code, imprisoned, or both.

(e) Violations of this part may also be subject to other applicable laws.

§ 566.702 Pre-Penalty Notice; settlement.

(a) *When required.* If OFAC has reason to believe that there has occurred a violation of any provision of this part or a violation of the provisions of any license, ruling, regulation, order, directive, or instruction issued by or pursuant to the direction or authorization of the Secretary of the Treasury pursuant to this part and determines that a civil monetary penalty or finding of violation is warranted, OFAC will issue a Pre-Penalty Notice informing the alleged violator of the agency’s intent to impose a monetary penalty or finding of violation. A Pre-Penalty Notice shall be in writing. The Pre-Penalty Notice may be issued whether or not another agency has taken any action with respect to the matter. For a description of the contents of a Pre-Penalty Notice, see Appendix A to part 501 of this chapter.

(b)(1) *Right to respond.* An alleged violator has the right to respond to a Pre-Penalty Notice by making a written presentation to OFAC. For a description of the information that should be included in such a response, see Appendix A to part 501 of this chapter.

(2) *Deadline for response.* A response to a Pre-Penalty Notice must be made within 30 days as set forth below. The failure to submit a response within 30 days shall be deemed to be a waiver of the right to respond.

(i) *Computation of time for response.* A response to a Pre-Penalty Notice must be postmarked or date-stamped by the U.S. Postal Service (or foreign postal service, if mailed abroad) or courier service provider (if transmitted to OFAC by courier) on or before the 30th day after the postmark date on the envelope in which the Pre-Penalty Notice was mailed. If the Pre-Penalty Notice was personally delivered by a non-U.S. Postal Service agent authorized by OFAC, a response must be postmarked or date-stamped on or before the 30th day after the date of delivery.

(ii) *Extensions of time for response.* If a due date falls on a federal holiday or weekend, that due date is extended to include the following business day. Any other extensions of time will be granted, at the discretion of OFAC, only upon specific request to OFAC.

(3) *Form and method of response.* A response to a Pre-Penalty Notice need not be in any particular form, but it must be typewritten and signed by the alleged violator or a representative thereof, must contain information sufficient to indicate that it is in response to the Pre-Penalty Notice, and must include the OFAC identification number listed on the Pre-Penalty Notice. A copy of the written response may be sent by facsimile, but the original also must be sent to OFAC’s Enforcement Division by mail or courier and must be postmarked or date-stamped in accordance with paragraph (b)(2) of this section.

(c) *Settlement.* Settlement discussions may be initiated by OFAC, the alleged violator, or the alleged violator’s authorized representative. For a description of practices with respect to settlement, see Appendix A to part 501 of this chapter.

(d) *Guidelines.* Guidelines for the imposition or settlement of civil penalties or finding of violations by OFAC are contained in Appendix A to part 501 of this chapter.

(e) *Representation.* A representative may act on behalf of the alleged violator, but any oral communication with OFAC prior to a written submission regarding the specific allegations contained in the

Pre-Penalty Notice must be preceded by a written letter of representation, unless the Pre-Penalty Notice was served upon the alleged violator in care of the representative.

§ 566.703 Penalty imposition.

If, after considering any written response to the Pre-Penalty Notice and any relevant facts, OFAC determines that there was a violation by the alleged violator named in the Pre-Penalty Notice and that a civil monetary penalty or finding of violation is appropriate, OFAC may issue a Penalty Notice or finding of violation to the violator containing a determination of the violation and the imposition of the monetary penalty, if appropriate. For additional details concerning issuance of a Penalty Notice or finding of violation, see Appendix A to part 501 of this chapter. The issuance of the Penalty Notice or finding of violation shall constitute final agency action. The violator has the right to seek judicial review of that final agency action in federal district court.

§ 566.704 Administrative collection; referral to United States Department of Justice.

In the event that the violator does not pay the penalty imposed pursuant to this part or make payment arrangements acceptable to OFAC, the matter may be referred for administrative collection measures by the Department of the Treasury or to the United States Department of Justice for appropriate action to recover the penalty in a civil suit in a federal district court.

Subpart H—Procedures

§ 566.801 Procedures.

For license application procedures and procedures relating to amendments, modifications, or revocations of licenses; administrative decisions; rulemaking; and requests for documents pursuant to the Freedom of Information and Privacy Acts (5 U.S.C. 552 and 552a), see part 501, subpart E, of this chapter.

§ 566.802 Delegation by the Secretary of the Treasury.

Any action that the Secretary of the Treasury is authorized to take pursuant to the Hizballah International Financing Prevention Act of 2015 (Pub. L. 114-102, 129 Stat. 2205 (50 U.S.C. 1701 note)) may be taken by the Director of OFAC or by any other person to whom the Secretary of the Treasury has delegated authority to so act.

Subpart I—Paperwork Reduction Act**§ 566.901 Paperwork Reduction Act notice.**

For approval by the Office of Management and Budget (OMB) under the Paperwork Reduction Act of 1995 (44 U.S.C. 3507) of information collections relating to recordkeeping and reporting requirements, licensing procedures (including those pursuant to statements of licensing policy), and other procedures, see § 501.901 of this chapter. 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.

Dated: April 11, 2016.

John E. Smith,

Acting Director, Office of Foreign Assets Control.

Approved:

Dated: April 11, 2016.

Adam J. Szubin,

Acting Under Secretary, Office of Terrorism and Financial Intelligence, Department of the Treasury.

[FR Doc. 2016-08720 Filed 4-14-16; 8:45 am]

BILLING CODE P

DEPARTMENT OF HOMELAND SECURITY**Coast Guard****33 CFR Part 100**

[Docket No. USCG-2016-0208]

RIN 1625-AA08

Special Local Regulation; Hebda Cup Rowing Regatta; Detroit River, Trenton Channel; Wyandotte, MI

AGENCY: Coast Guard, DHS.

ACTION: Temporary final rule.

SUMMARY: The Coast Guard is establishing a temporary special local regulation controlling movement of vessels for certain waters of the Detroit River, Trenton Channel. This action is necessary and is intended to ensure safety of life on navigable waters to be used for a rowing event immediately prior to, during, and immediately after this event. This regulation requires vessels to maintain a minimum speed for safe navigation and maneuvering.

DATES: This temporary final rule is effective from 7:30 a.m. until 3 p.m. on April 30, 2016. For the purposes of enforcement, actual notice will be used on April 30, 2016.

ADDRESSES: To view documents mentioned in this preamble as being available in the docket, go to [http://](http://www.regulations.gov)

www.regulations.gov, type USCG-2016-0208 in the “SEARCH” box and click “SEARCH.” Click on Open Docket Folder on the line associated with this rule.

FOR FURTHER INFORMATION CONTACT: If you have questions on this temporary final rule, call or email Petty Officer Todd Manow, Prevention Department, Sector Detroit, Coast Guard; telephone 313-568-9508, email Todd.M.Manow@uscg.mil.

SUPPLEMENTARY INFORMATION:**I. Table of Abbreviations**

COTP Captain of the Port
DHS Department of Homeland Security
E.O. Executive Order
NAD 83 North American Datum of 1983
NPRM Notice of Proposed Rulemaking

II. Background History and Regulatory Information

On April 30, 2016, the Wyandotte Boat Club is holding a rowing regatta in which at least 100 youth rowers will participate in a race in the Trenton Channel, a tributary of the Detroit River. Due to the projected amount of human-powered watercraft on the water, there is a need to require vessels in the affected waterways to maintain a minimum speed for safe navigation. The rowing regatta will occur between 7:30 a.m. and 3 p.m. on April 30, 2016. This event has taken place under the same sponsorship in the same location annually for the past 51 years.

The Coast Guard is issuing this temporary final rule without prior notice and opportunity to comment pursuant to authority under section 4(a) of the Administrative Procedure Act (APA) (5 U.S.C. 553(b)). This provision authorizes an agency to issue a rule without prior notice and opportunity to comment when the agency, for good cause, finds that those procedures are “impracticable, unnecessary, or contrary to the public interest.” Under 5 U.S.C. 553(b)(B), the Coast Guard finds that good cause exists for not publishing a notice of proposed rulemaking (NPRM) with respect to this rule because doing so would be impracticable. The final details of this event were not known to the Coast Guard until there was insufficient time remaining before the event to publish an NPRM. Thus, delaying the effective date of this rule to wait for a comment period to run would be impracticable because it would inhibit the Coast Guard’s ability to event participants, spectators, and other waterway users during this youth rowing regatta.

Under 5 U.S.C. 553(d)(3), the Coast Guard finds that good cause exists for making this temporary rule effective less

than 30 days after publication in the **Federal Register**. For the same reasons discussed in the preceding paragraph, waiting for a 30 day notice period to run would be impracticable.

III. Legal Authority and Need for Rule

The Coast Guard is issuing this rule under authority in 33 U.S.C. 1231, 33 CFR 1.05-1 and 160.5; and Department of Homeland Security Delegation No. 0170.1. The Captain of the Port Detroit (COTP) has determined that the likely combination of recreation vessels, commercial vessels, and an unknown number of spectators in close proximity to a youth rowing regatta along the water pose extra and unusual hazards to public safety and property. Therefore, the COTP is establishing a Special Local Regulation around the event location to help minimize risks to safety of life and property during this event.

IV. Discussion of Rule

This rule establishes a temporary special local regulation from 7:30 a.m. until 3 p.m. on April 30, 2016. In light of the aforementioned hazards, the COTP has determined that a special local regulation is necessary to protect spectators, vessels, and participants. The special local regulation will encompass the following waterway: All waters of the Detroit River, Trenton Channel between the following two lines going from bank-to-bank: The first line is drawn directly across the channel from position 42°11.0’ N., 083°09.4’ W. (NAD 83); the second line, to the north, is drawn directly across the channel from position 42°11.7’ N., 083°8.9’ W. (NAD 83).

An on-scene representative of the COTP or event sponsor representatives may permit vessels to transit the area when no race activity is occurring. The on-scene representative may be present on any Coast Guard, state or local law enforcement vessel assigned to patrol the event. Vessel operators desiring to transit through the regulated area must contact the Coast Guard Patrol Commander to obtain permission to do so. The COTP or his designated on-scene representative may be contacted via VHF Channel 16.

The COTP or his designated on-scene representative will notify the public of the enforcement of this rule by all appropriate means, including a Broadcast Notice to Mariners and Local Notice to Mariners.

V. Regulatory Analyses

We developed this rule after considering numerous statutes and executive orders related to rulemaking. Below we summarize our analyses

based on these statutes or executive orders.

A. Regulatory Planning and Review

This rule is not a significant regulatory action under section 3(f) of E.O. 12866, Regulatory Planning and Review, as supplemented by E.O. 13563, Improving Regulation and Regulatory Review, and does not require an assessment of potential costs and benefits under section 6(a)(3) of Executive Order 12866 or under section 1 of E.O. 13563. The Office of Management and Budget has not reviewed it under those Orders.

We conclude that this rule is not a significant regulatory action because we anticipate that it will have minimal impact on the economy, will not interfere with other agencies, will not adversely alter the budget of any grant or loan recipients, and will not raise any novel legal or policy issues.

The Coast Guard's use of this special local regulation will be of relatively small size and only seven and a half hours in duration, and it is designed to minimize the impact on navigation. Moreover, vessels may transit through the area affected by this special local regulation at a minimum speed for safe navigation. Overall, the Coast Guard expects minimal impact to vessel movement from the enforcement of this special local regulation.

B. Impact on Small Entities

As per the Regulatory Flexibility Act of 1980 (RFA), 5 U.S.C. 601–612, as amended, we have considered the potential impact of regulations on small entities during rulemaking. 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 will affect the following entities, some of which might be small entities: The owners or operators of vessels intending to transit or anchor in this portion of the Detroit River, Trenton Channel in the vicinity of Wyandotte, MI between 7:30 a.m. and 3 p.m. on April 30, 2016.

This special local regulation will not have a significant economic impact on a substantial number of small entities for the reasons cited in the *Regulatory Planning and Review* section.

Additionally, before the enforcement of the regulation, Coast Guard Sector Detroit will issue a local Broadcast Notice to Mariners so vessel owners and operators can plan accordingly.

C. Assistance for Small Entities

Under section 213(a) of the Small Business Regulatory Enforcement

Fairness Act of 1996 (Public Law 104–121), we want to assist small entities in understanding this rule so that they can better evaluate its effects on them. If this 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** section 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 entities that question or complain about this rule or any policy or action of the Coast Guard.

D. 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).

E. Federalism

A rule has implications for federalism under E.O. 13132, Federalism, if it has 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. We have analyzed this rule under that Order and determined that this rule does not have implications for federalism.

F. 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.

G. 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 (adjusted for inflation) or more in any one year. Though this rule will not result in such expenditure, we do discuss the effects of this rule elsewhere in this preamble.

H. Taking of Private Property

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

I. Civil Justice Reform

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

J. Protection of Children

We have analyzed this rule under E.O. 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 may disproportionately affect children.

K. Indian Tribal Governments

This rule does not have tribal implications under E.O. 13175, Consultation and Coordination with Indian Tribal Governments, because it does 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.

L. Energy Effects

This action is not a “significant energy action” under E.O. 13211, Actions Concerning Regulations That Significantly Affect Energy Supply, Distribution, or Use.

M. Technical Standards

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

N. Environment

We have analyzed this rule under Department of Homeland Security Management Directive 023–01 and Commandant Instruction M16475.1D, which guide the Coast Guard in complying with the National Environmental Policy Act of 1969 (NEPA) (42 U.S.C. 4321–4370f), and have concluded 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 involves the establishment of a special local regulation and is therefore categorically excluded from further review under paragraph 34(h) of Figure 2–1 of the Commandant Instruction. An environmental analysis checklist supporting this determination and a Categorical Exclusion Determination are available in the docket where indicated under **ADDRESSES**. We seek any comments or information that may lead to the discovery of a significant environmental impact from this rule.

List of Subjects in 33 CFR Part 100

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

For the reasons discussed in the preamble, the Coast Guard amends 33 CFR part 100 as follows:

PART 100—SAFETY OF LIFE ON NAVIGABLE WATERS

■ 1. The authority citation for part 100 continues to read as follows:

Authority: 33 U.S.C. 1233.

■ 2. Add § 100.35T09–0208 to read as follows:

§ 100.35T09–0208 Special Local Regulation; Hebda Cup Rowing Regatta; Detroit River, Trenton Channel; Wyandotte, MI.

(a) *Regulated area.* A regulated area is established to encompass the following waterway: All waters of the Detroit River, Trenton Channel between the following two lines going from bank-to-bank: The first line is drawn directly across the channel from position 42°11.0' N., 083°9.4' W. (NAD 83); the second line, to the north, is drawn directly across the channel from position 42°11.7' N., 083°8.9' W. (NAD 83).

(b) *Effective period.* This section is effective and will be enforced from 7:30 a.m. until 3 p.m. on April 30, 2016.

(c) *Regulations.* (1) Vessels transiting through the regulated area are to maintain the minimum speeds for safe navigation.

(2) Vessel operators desiring to operate in the regulated area must contact the Coast Guard Patrol Commander to obtain permission to do so. The Captain of the Port Detroit (COTP) or his on-scene representative may be contacted via VHF Channel 16 or at 313–568–9560. Vessel operators given permission to operate within the regulated area must comply with all directions given to them by the COTP or his on-scene representative.

(3) The “on-scene representative” of the COTP is any Coast Guard commissioned, warrant or petty officer or a Federal, State, or local law enforcement officer designated by or assisting the COTP to act on his behalf.

Dated: March 25, 2016.

Scott B. Lemasters,

Captain, U. S. Coast Guard, Captain of the Port Detroit.

[FR Doc. 2016–08781 Filed 4–14–16; 8:45 am]

BILLING CODE 9110–04–P

DEPARTMENT OF HOMELAND SECURITY

Coast Guard

33 CFR Part 117

[Docket No. USCG–2016–0228]

Drawbridge Operation Regulation; Delaware River, Delair, NJ to Philadelphia, PA

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 Delair Bridge across the Delaware River, mile 104.6, between Philadelphia PA and Delair, NJ. The deviation is necessary to perform bridge repairs. This deviation allows the bridge to remain in the closed-to-navigation position.

DATES: This deviation is effective from 5 a.m. on April 30, 2016 to 5 a.m. on June 11, 2016.

ADDRESSES: The docket for this deviation, [USCG–2016–0228] 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.

FOR FURTHER INFORMATION CONTACT: If you have questions on this temporary deviation, call or email Mrs. Traci Whitfield, Bridge Administration Branch Fifth District, Coast Guard; telephone (757) 398–6629, email Traci.G.Whitfield@uscg.mil.

SUPPLEMENTARY INFORMATION: Conrail, owner of the Delair Bridge, has requested a temporary deviation from the current operating regulation to perform urgent repairs by replacing wire ropes connecting the counterweights and the lift span. The bridge is a vertical lift-span bridge and has a vertical clearance in the closed position of 49 feet above mean high water.

The current operating schedule is set out in 33 CFR 117.716. Under this

temporary deviation, the bridge will remain in the closed-to-navigation position from 5 a.m. April 30, 2016 to 5 a.m. May 7, 2016; from 5 a.m. May 14, 2016 to 5 a.m. May 21, 2016; and from 5 a.m. June 4, 2016 to 5 a.m. June 11, 2016. The lift span will not be able to open since one counterweight will be detached until the end of the repair work.

Vessels able to pass through the bridge in the closed position may do so at anytime. The bridge will not be able to open for emergencies and there is no immediate alternate route for vessels unable to pass through the bridge in the closed position. The rope replacement construction schedule was developed through the coordination with Coast Guard Sector Delaware Bay and the Mariners’ Advisory Committee for the Bay and River Delaware (MAC). The Coast Guard will also inform the users of the waterways through our Local and Broadcast Notices to Mariners of the change in operating schedule for the bridge so that vessel operators can arrange their transits to minimize any impact caused by the temporary deviation.

In accordance with 33 CFR 117.35 (e), the drawbridge 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: April 11, 2016.

Hal R. Pitts,

Bridge Program Manager, Fifth Coast Guard District.

[FR Doc. 2016–08690 Filed 4–14–16; 8:45 am]

BILLING CODE 9110–04–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Parts 52 and 81

[EPA–R09–OAR–2014–0636; FRL–9944–93–Region 9]

Adequacy Status of Motor Vehicle Emissions Budgets in Submitted PM_{2.5} Moderate Area Plan for San Joaquin Valley; California

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of adequacy.

SUMMARY: The Environmental Protection Agency (EPA) is notifying the public that the Agency has found that the motor vehicle emissions budgets (MVEBs or “budgets”) for the years 2014 and 2017 in the San Joaquin Valley Moderate Area Plan, as revised in a

December 29, 2014 submittal, for the 2006 24-hour fine particulate (PM_{2.5}) national ambient air quality standards (NAAQS) are adequate for transportation conformity purposes. The Moderate Area Plan was submitted to the EPA on March 4, 2013 by the California Air Resources Board (CARB) as a revision to the California State Implementation Plan (SIP) and includes a demonstration of reasonable further progress for the 2006 PM_{2.5} NAAQS. CARB submitted a Supplement to the Moderate Area Plan on November 6, 2014 (“2014 Supplement”) and a revision to the budgets on December 29, 2014. We refer to these submittals collectively as the “2012 PM_{2.5} Plan” or “Plan.” Upon the effective date of this notice of adequacy, the San Joaquin Valley metropolitan planning organizations (MPO) and the U.S. Department of Transportation (DOT) must use these budgets for future transportation conformity determinations.

DATES: This finding is effective May 2, 2016.

FOR FURTHER INFORMATION CONTACT:

Wienke Tax, U.S. EPA, Region IX, Air Division AIR-2, 75 Hawthorne Street, San Francisco, CA 94105-3901; (415) 947-4192 or tax.wienke@epa.gov.

SUPPLEMENTARY INFORMATION:

Throughout this document, whenever “we,” “us,” or “our” is used, we mean the EPA.

This action is simply an announcement of a finding that we have already made. EPA Region IX sent a letter to CARB on April 1, 2016 stating that the motor vehicle emissions budgets in the submitted 2012 PM_{2.5} Plan for the reasonable further progress (RFP) milestone years of 2014 and 2017 are adequate.

In response to an October 7, 2014 request by CARB for parallel processing of the revised budgets in the 2012 PM_{2.5} Plan,¹ we announced the availability of the revised budgets on the EPA’s adequacy review Web page at <http://www.epa.gov/otaq/stateresources/transconf/currsubs.htm> from October 23, 2014 to November 24, 2014. We received no comments on the budgets during this period.

On January 13, 2015, we proposed to approve these budgets as part of our proposed action on the 2012 PM_{2.5} Plan and 2014 Supplement.² We received

two comments on the budgets.³ We respond to the first of these two comments below. The second comment concerns the transportation conformity interpollutant trading mechanism in the 2012 PM_{2.5} Plan that we proposed to approve for use in transportation conformity analyses. We will respond to this comment when we take final action on the interpollutant trading mechanism as part of our final action on the 2012 PM_{2.5} Plan and 2014 Supplement. The interpollutant trading mechanism cannot be used until it is approved as part of the SIP. Therefore, the appropriate venue for responding to the comment on the trading mechanism is the final rule on the 2012 PM_{2.5} Plan and 2014 Supplement.

Transportation conformity is required by Clean Air Act section 176(c). The EPA’s conformity rule requires that transportation plans, transportation improvement programs, and projects conform to a SIP and establishes the criteria and procedures for determining whether or not they do. Conformity to a SIP means that transportation activities will not produce new air quality violations, worsen existing violations, or delay timely attainment of the NAAQS.

The criteria by which we determine whether a SIP’s MVEBs are adequate for conformity purposes are outlined in 40 CFR 93.118(e)(4) which was promulgated in our August 15, 1997 final rule (62 FR 43780 at 43781–43783). We have further described our process for determining the adequacy of submitted SIP MVEBs in our July 1, 2004 final rule (69 FR 40004 at 40038), and we used the information in these resources in making our adequacy determination. Please note that an adequacy review is separate from the EPA’s completeness review and should not be used to prejudge the EPA’s ultimate action on the SIP. Even if we find a budget adequate, the SIP could later be disapproved.

Response to Comment

Comment: Earthjustice asserts that the EPA must disapprove the RFP demonstration in the 2012 PM_{2.5} Plan and 2014 Supplement because it does not adequately address ammonia emission reductions and, therefore, does not provide “such annual incremental reductions in emissions of the relevant air pollutant as are required . . . for the purpose of ensuring attainment . . . by the applicable date.” Earthjustice argues that, because the RFP demonstration is

not approvable, the EPA cannot find that the motor vehicle emissions budgets in the 2012 PM_{2.5} Plan and 2014 Supplement are consistent with applicable requirements for reasonable further progress, as required by 40 CFR 98.118(e)(4)(iv).

Response: On January 13, 2015, the EPA proposed to approve several elements of the 2012 PM_{2.5} Plan and 2014 Supplement, which California submitted to address Clean Air Act requirements for the 2006 PM_{2.5} NAAQS in the San Joaquin Valley.⁴ As part of this action, the EPA proposed to approve the Plan’s RFP demonstration for 2014 and 2017, based on a conclusion that the 2014 and 2017 emissions projections for direct PM_{2.5}, nitrogen oxides (NO_x), sulfur dioxide (SO₂), and ammonia (NH₃) reflect full implementation of the State’s and District’s Reasonably Available Control Measures/Reasonably Available Control Technology control strategy, which achieves substantial reductions in emissions of each of these pollutants over the period covered by the Plan. *Id.* at 1835–37. The EPA also proposed to approve the direct PM_{2.5} and NO_x MVEBs for 2014 and 2017, based on a conclusion that these MVEBs are consistent with applicable requirements for reasonable further progress and the other adequacy requirements. *Id.* at 1838–41. Finally, in accordance with 40 CFR 93.102(b)(2)(v), the EPA proposed to find that on-road emissions of volatile organic compounds (VOC), SO₂, and NH₃ are not significant contributors to the PM_{2.5} nonattainment problem in the SJV area, and accordingly, that transportation conformity requirements do not apply for these pollutants in this area. *Id.* at 1840.

In PM_{2.5} nonattainment areas, the transportation conformity provisions of 40 CFR part 93, subpart A, apply with respect to emissions of VOC, SO₂ and/or NH₃ if the EPA Regional Administrator or the director of the state air agency has made a finding that on-road emissions of any of these precursors within the nonattainment area are a significant contributor to the PM_{2.5} nonattainment problem and has so notified the MPO and DOT, or if the applicable implementation plan (or implementation plan submission) establishes an approved (or adequate) budget for such emissions as part of the reasonable further progress, attainment or maintenance strategy. 40 CFR 93.102(b)(2)(v). With respect to VOC, SO₂, and NH₃, neither the EPA nor the State has made a finding that on-road emissions of any of these precursors are

¹ See letter dated October 7, 2014, from Richard Corey, Executive Officer, CARB, to Jared Blumenfeld, Regional Administrator, EPA Region 9.

² 80 FR 1816 at 1841 (January 13, 2015).

³ See letter dated February 27, 2015, from Paul Cort and Adenike Adeyeye, Earthjustice, to Wienke Tax, Air Planning Office, EPA Region 9.

⁴ See 80 FR 1816 (January 13, 2015).

a significant contributor to the PM_{2.5} nonattainment problem in the SJV area, and neither the approved California SIP nor the submitted 2012 PM_{2.5} Plan and 2014 Supplement establish adequate MVEBs for such emissions as part of an RFP, attainment or maintenance strategy for the PM_{2.5} NAAQS. Accordingly, the transportation conformity provisions of 40 CFR part 93, subpart A, do not apply with respect to emissions of VOC, SO₂ or NH₃ for purposes of the 2006 PM_{2.5} NAAQS in the SJV.

The provisions of 40 CFR part 93, subpart A, apply with respect to emissions of NO_x because neither the EPA nor the State has made a finding that on-road emissions of NO_x within the SJV nonattainment are not a significant contributor to the PM_{2.5} nonattainment problem, and because the 2012 PM_{2.5} Plan and 2014 Supplement establish adequate budgets for such emissions as part of the Plan's RFP strategy. 40 CFR 93.102(b)(2)(iv). The provisions of 40 CFR part 93, subpart A, also apply with respect to emissions of direct PM_{2.5} because PM_{2.5}

is a criteria pollutant identified in 40 CFR 93.102(b)(1).

In order to find an MVEB in a submitted control strategy implementation plan revision to be adequate for transportation conformity purposes, the EPA must find, among other things, that the motor vehicle emissions budget(s), when considered together with all other emission sources, is consistent with applicable requirements for reasonable further progress, attainment, or maintenance (whichever is relevant to the given plan). 40 CFR 93.118(e)(4)(iv). Because the provisions of 40 CFR part 93, subpart A, apply only with respect to emissions of NO_x and direct PM_{2.5} for purposes of the 2006 PM_{2.5} NAAQS in the SJV area, we have evaluated the submitted NO_x and direct PM_{2.5} MVEBs for consistency with our adequacy criteria in § 93.118(e)(4). The commenter's arguments about NH₃ emissions are not germane to our evaluation of the MVEBs under these adequacy criteria.

As explained in our January 13, 2015 proposed rule, the 2014 and 2017

MVEBs for NO_x and direct PM_{2.5} in the 2012 PM_{2.5} Plan and 2014 Supplement are consistent with the RFP demonstration with respect to these pollutants in the submitted plan. We find, therefore, that these MVEBs meet the requirement in 40 CFR 93.118(e)(4) for consistency with applicable requirements for RFP in the submitted plan. We note that our adequacy review is a cursory review of the SIP and MVEBs to ensure that the minimum adequacy criteria are met before a submitted budget is used in a conformity determination. This adequacy finding should not be used to prejudge the EPA's final rulemaking action on the SIP.

In summary, we are announcing our finding that the motor vehicle emissions budgets for the years 2014 and 2017 from the 2012 PM_{2.5} Plan are adequate for transportation conformity purposes. The finding is available at the EPA's conformity Web site: <http://www.epa.gov/otaq/stateresources/transconf/adequacy.htm>. The adequate MVEBs are provided in the following table:

ADEQUATE MVEBS IN THE SAN JOAQUIN VALLEY FOR THE 2006 24-HOUR PM_{2.5} STANDARDS

[Winter daily average in tons]

County	2014		2017	
	PM _{2.5}	NO _x	PM _{2.5}	NO _x
Fresno	1.0	31.6	0.9	25.2
Kern (SJV)	1.2	43.2	1.0	34.4
Kings	0.2	8.8	0.2	7.2
Madera	0.3	8.7	0.2	7.0
Merced	0.5	17.2	0.4	13.7
San Joaquin	0.7	20.0	0.6	15.9
Stanislaus	0.5	15.1	0.5	12.0
Tulare	0.5	14.3	0.4	10.7
Total *	4.9	159.0	4.3	126.0

Source: Letter, Richard Corey, Executive Officer, CARB, to Jared Blumenfeld, Regional Administrator, EPA Region 9, dated December 29, 2014, and Staff Report, Appendix A, Table C-4.

* Totals reflect disaggregated emissions and may not add exactly as shown here due to rounding. Letter, Richard Corey, Executive Officer, CARB, to Jared Blumenfeld, Regional Administrator, EPA Region 9, dated December 29, 2014, Staff Report with Attachment, revised Table C-4, "Transportation Conformity Budgets" to 2012 PM_{2.5} Plan.

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

Dated: April 1, 2016.

Jared Blumenfeld,
Regional Administrator, Region IX.

[FR Doc. 2016-08510 Filed 4-14-16; 8:45 am]

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Proposed Rules

Federal Register

Vol. 81, No. 73

Friday, April 15, 2016

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.

GOVERNMENT ACCOUNTABILITY OFFICE

4 CFR Part 21

Government Accountability Office, Administrative Practice and Procedure, Bid Protest Regulations, Government Contracts

AGENCY: Government Accountability Office.

ACTION: Proposed rule.

SUMMARY: The Government Accountability Office (GAO) is proposing to amend its Bid Protest Regulations, promulgated in accordance with the Competition in Contracting Act of 1984 (CICA), to implement the requirements in sec. 1501 of the Consolidated Appropriations Act for Fiscal Year 2014, which was enacted on January 14, 2014, and to make certain administrative changes. The proposed amendments implement the legislation's direction to establish and operate an electronic filing and document dissemination system for the filing of bid protests with GAO. At this time, GAO believes that these proposed revisions are the only regulatory changes necessary to implement the statutory requirement of sec. 1501. The proposed amendments also include administrative changes to reflect current practice and to streamline the bid protest process.

DATES: Comments must be submitted on or before May 16, 2016.

ADDRESSES: Comments may be submitted by email at bidprotestregs@gao.gov, to the attention of Jonathan L. Kang, Senior Attorney, Government Accountability Office, 441 G Street NW., Washington, DC 20548. GAO intends to make all comments filed available to the public, including names and other identifying information. Information in a submission that the sender does not believe should be released should be clearly marked.

FOR FURTHER INFORMATION CONTACT: Ralph O. White (Managing Associate General Counsel, whitero@gao.gov),

Kenneth E. Patton (Managing Associate General Counsel, pattonk@gao.gov) or Jonathan L. Kang (Senior Attorney, kangj@gao.gov).

SUPPLEMENTARY INFORMATION:

Comments Invited

GAO is not subject to the Administrative Procedures Act and accordingly is not required by law to seek comments before issuing a final rule. However, GAO has decided to invite written comments regarding the proposed revisions. Application of the Administrative Procedures Act to GAO is not to be inferred from this invitation for comments. GAO will consider all comments received on or before the closing date for comments. GAO may change the proposed revisions based on the comments received.

Background

GAO determined to undertake these revisions to GAO's Bid Protest Regulations as the result of a statutory requirement imposed by the Consolidated Appropriations Act for 2014, Public Law 113-76, 128 Stat. 5 (Jan. 14, 2014). Section 1501 of this act directs GAO to establish and operate an electronic filing and document dissemination system, "under which, in accordance with procedures prescribed by the Comptroller General—(A) a person filing a protest under this subchapter may file the protest through electronic means; and (B) all documents and information required with respect to the protest may be disseminated and made available to the parties to the protest through electronic means." Public Law 113-76, div. I, title I, sec. 1501, 128 Stat. 5, 433-34 (Jan. 17, 2014). At the time of this proposed rule, GAO is developing the system, which will be called the Electronic Protest Docketing System (EPDS). EPDS will be the sole means for filing a bid protest at GAO (with the exception of protests containing classified information), and will enable parties to a bid protest and GAO to file and receive documents. Additional guidance for the use of EPDS will be provided by GAO, separate from the regulations in 4 CFR part 21.

In addition to directing GAO to establish and operate an electronic filing and document dissemination system, sec. 1501 of the Consolidated Appropriations Act for 2014 authorizes GAO to "require each person who files

a protest under this subchapter to pay a fee to support the establishment and operation of the electronic system under this subsection." Public Law 113-76, div. I, title I, sec. 1501, 128 Stat. 5, 434 (Jan. 17, 2014). GAO anticipates requiring persons filing a protest to pay a fee to file a protest through EPDS, which, as discussed above, will be the sole means for filing a bid protest at GAO. Additional guidance regarding procedures for payment of the fee will be provided by GAO, separate from the regulations in 4 CFR part 21.

GAO anticipates the bid protest filing fee will be \$350. GAO derived the fee using actual costs GAO has incurred to develop the system, estimates of future costs for hosting and maintaining the system (adjusted for inflation), estimates of future annual bid protest filings as determined by considering historical filings of the past five fiscal years, and a recovery period for development costs of approximately six years. System establishment costs include payments made by GAO under an interagency agreement for development of the system, as well as GAO's internal costs incurred for system development. Costs to maintain the system include estimated payments for post-development hosting and support of the electronic protest filing system, as well as estimates of GAO's internal costs associated with maintaining the system after it has been deployed. All fees collected will be maintained in a separate account established by GAO. The fee will be reviewed every two years to ensure that it is properly calibrated to recover the costs of establishing and maintaining the system.

The proposed revisions to GAO's Bid Protest Regulations to implement sec. 1501 of the Consolidated Appropriations Act for Fiscal Year 2014 and to make certain administrative changes to reflect current practice and to streamline the bid protest process are set forth below:

Interested Party

GAO proposes to revise paragraph (a)(2) of 4 CFR 21.0 to clarify that the Office of Management and Budget should be abbreviated as "OMB."

Federal Agency or Agency

GAO proposes to revise paragraph (c) of 4 CFR 21.0 to change a reference to

the Architect of the Capitol to be gender-neutral.

Electronic Protest Docket System (EPDS)

GAO proposes to redesignate paragraph (f) of 4 CFR 21.0 as paragraph (g), redesignate paragraph (g) as paragraph (h), and add a new paragraph (f). Revised paragraph (f) defines EPDS as GAO's web-based electronic docketing system. In the final rule, GAO will provide a Web site where additional guidance regarding the EPDS may be found.

To clarify how a document is "filed" under GAO's Bid Protest Regulations, GAO proposes to revise redesignated paragraph (g) to specify that EPDS is the sole method for filing a document with GAO for a bid protest (with the exception of protests containing classified material, as explained in a sentence added to the revised paragraph (h) of 4 CFR 21.1). The proposed revisions throughout this proposed rule reflect that all filings are presumed to be made through EPDS (with the exception of protests containing classified material), which will enable the parties and GAO to file and receive documents.

Filing a Protest

GAO proposes to revise paragraph (b) of 4 CFR 21.1 to specify that EPDS will be the sole means for filing a bid protest at GAO.

GAO proposes to revise paragraph (c)(1) of 4 CFR 21.1 to ensure a consistent reference to the term "email."

GAO proposes to revise the last sentence of paragraph (g) of 4 CFR 21.1 to reflect the requirement in redesignated paragraph (g) of 4 CFR 21.0 that documents must be filed through EPDS.

GAO proposes to add a sentence to paragraph (h) of 4 CFR 21.1 to reflect that documents containing classified material may not be filed through EPDS.

Time for Filing a Protest

GAO proposes to add a sentence to paragraph (a)(1) of 4 CFR 21.2 to clarify the time for filing challenges to a solicitation where the basis for a protest becomes known when there is no solicitation closing date or when no further submissions in response to the solicitation are anticipated. Such protests must be filed within 10 days of when the alleged impropriety was known or should have been known.

GAO proposes to revise paragraph (a)(2) of 4 CFR 21.2 to clarify that the 10-day "safe-harbor" provision in paragraph (a)(2) (*i.e.*, the provision in paragraph (a)(2) establishing that protests challenging a procurement

conducted on the basis of competitive proposals under which a debriefing is requested and, when requested, is required shall be filed not later than 10 days after the date on which the debriefing is held) does not apply to protests challenging alleged solicitation improprieties covered by paragraph (a)(1) of 4 CFR 21.2. This clarification resolves a potential uncertainty in 4 CFR 21.2(a)(2) that was addressed by GAO in a recent decision, *Protect the Force, Inc.—Recon.*, B-411897.3, Sept. 30, 2015, 2015 CPD ¶ 306, wherein we denied the protester's request to reconsider our dismissal of its protest challenging the terms of a solicitation as untimely. The protest was filed within 10 days of a requested and required debriefing, but more than 10 days after the agency allegedly revised its solicitation. Because the solicitation did not establish a new closing date, we concluded that the challenge to the terms of the solicitation was required to be filed within 10 days of the revision to the solicitation. We concluded that the outcome in the prior dismissal was consistent with our decision in *Armorworks Enters., LLC*, B-400394, B-400394.2, Sept. 23, 2008, 2008 CPD ¶ 176 at 6, and the principles enunciated by the United States Court of Appeals for the Federal Circuit in *Blue & Gold Fleet, L.P. v. United States*, 492 F.3d 1308, 1313–14 (Fed. Cir. 2007). The revision here is to ensure that paragraph (a)(2) of 4 CFR 21.2 expressly reflects our decision in *Protect the Force, Inc.—Recon.*

GAO proposes to revise paragraph (a)(3) of 4 CFR 21.2 to make a minor phrasing change for purposes of consistency to the requirement that protests to GAO following agency-level protests must be filed within 10 days of actual or constructive knowledge of initial adverse agency action.

Communications Among Parties

GAO proposes to revise the heading of 4 CFR 21.3.

GAO proposes to revise paragraph (a) of 4 CFR 21.3 to make minor phrasing changes for purposes of consistency, and to reflect the requirement in redesignated paragraph (g) of 4 CFR 21.0 that documents must be filed through EPDS. Revised paragraph (a) also requires that parties to a protest must provide copies of all communications with the agency or other parties to the protest to the other participating parties either through EPDS or email. When the final rule is published GAO will provide a link to a GAO Web site in revised paragraph (a) that will provide information concerning when

communications must be made through EPDS or email.

Submission of Agency Report

GAO proposes to revise paragraph (c) of 4 CFR 21.3 to reflect the requirement in redesignated paragraph (g) of 4 CFR 21.0 that documents must be filed through EPDS. Revised paragraph (c) also clarifies that if the fifth day for filing the agency's required response to a protester's request for documents falls on a weekend or federal holiday, the response shall be filed on the last business day that precedes the weekend or federal holiday.

GAO proposes to revise paragraph (d) of 4 CFR 21.3 to reflect the requirement in redesignated paragraph (g) of 4 CFR 21.0 that documents must be filed through EPDS. Revised paragraph (d) also deletes the requirement for the agency report to include a copy of the protest, as this document will have already been provided to all parties.

GAO proposes to revise paragraph (e) of 4 CFR 21.3 to provide that where a protester or intervenor does not have counsel admitted to a protective order, and documents are withheld from the protester or intervenor on that basis, the agency must provide appropriately-redacted documents that adequately inform the protester or intervenor of the basis for the agency's arguments in response to the protest. In the final rule, the revised paragraph (e) will provide a link to a GAO Web site that provides information concerning filing of documents when no protective order is issued, or where a protester or intervenor is not admitted to a protective order.

Additional Documents

GAO proposes to revise paragraph (f) of 4 CFR 21.3 to reflect the requirement in redesignated paragraph (g) of 4 CFR 21.0 that documents must be filed through EPDS. Paragraph (f) is also revised to make minor phrasing changes, consistent with the proposed revisions in paragraph (c) of 4 CFR 21.3.

GAO proposes to revise paragraphs (g) and (h) of 4 CFR 21.3 to reflect the requirement in redesignated paragraph (g) of 4 CFR 21.0 that documents must be filed through EPDS.

GAO proposes to revise paragraph (i) of 4 CFR 21.3 by replacing the previous section with new paragraphs (i)(1), (i)(2), and (i)(3), to clarify the time when comments on the agency report must be filed. New paragraph (i)(1) provides that comments on the agency report must be filed within 10 days after the agency files the report, unless GAO establishes a shorter period of time or grants an extension. New paragraph (i)(2)

provides that a protest shall be dismissed if the protester does not file comments within the period of time established in revised paragraph (i)(1). New paragraph (i)(3) provides that a protest allegation or argument shall be dismissed where the agency report responds to the allegation or argument, but the protester's comments do not address the agency's response. New paragraph (i)(3) reflects a longstanding practice by GAO, described in numerous GAO bid protest decisions.

Protective Orders

GAO proposes to revise paragraph (a) of 4 CFR 21.4 to reflect that GAO generally does not issue a protective order where an intervenor retains counsel, but the protester does not. This revision reflects GAO's longstanding practice of generally permitting the protester's decision whether to retain counsel to dictate whether GAO will issue a protective order. This practice is consistent with GAO's statutory mandate to provide for an inexpensive protest forum. 31 U.S.C. 3554(a)(1). Notwithstanding this general practice, GAO may, if circumstances warrant, issue a protective order where the protester is not represented by counsel.

GAO proposes to redesignate paragraph (b) of 4 CFR 21.4 as paragraph (c), redesignate paragraph (c) as paragraph (d), redesignate paragraph (d) as paragraph (e), and add a new paragraph (b). New paragraph (b) provides that when parties file documents that are covered by a protective order, the parties must provide copies of proposed redacted versions of the document to the other parties. Proposed redacted versions of documents should not be filed in EPDS; rather, the party responsible for preparing the proposed redacted version of the document should provide the document to the other parties by email or facsimile. New paragraph (b) provides that, where appropriate, the exhibits to the agency report or other documents may be proposed for redaction in their entirety. New paragraph (b) also provides that the party that files the protected document must file in EPDS within 5 days a final, agreed-to redacted version of the document. New paragraph (b) also directs the parties to seek GAO's resolution of any disputes concerning redacted documents.

GAO proposes to revise redesignated paragraph (c) of 4 CFR 21.4, to reflect the requirements of revised paragraph (e) of 4 CFR 21.3.

GAO proposes to revise redesignated paragraph (d) of 4 CFR 21.4, to reflect the requirement in redesignated

paragraph (g) of 4 CFR 21.0 that documents must be filed through EPDS.

Protest Issues Not for Consideration

GAO proposes to revise paragraph (a) of 4 CFR 21.5 to reflect the recodification of statutory provisions in Title 41 of the United States Code.

GAO proposes to revise paragraph (b) of 4 CFR 21.5 to make consistent references to the Small Business Administration (SBA). GAO proposes to revise paragraph (d) of 4 CFR 21.5 to reflect the recodification of statutory provisions in Title 41 of the United States Code.

GAO proposes to revise paragraph (e) of 4 CFR 21.5 to revise the term "in GAO" to "with GAO."

GAO proposes to revise paragraph (f) of 4 CFR 21.5 to replace the word "which" with "that" in two locations.

GAO proposes to revise paragraph (g) of 4 CFR 21.5 to reflect the recodification of statutory provisions in Title 40 of the United States Code.

GAO proposes to revise paragraph (h) of 4 CFR 21.5 to reflect the requirement in redesignated paragraph (g) of 4 CFR 21.0 that documents must be filed through EPDS.

GAO proposes to add paragraph (l) to 4 CFR 21.5 to reflect that, under the provisions of 10 U.S.C. 2304(e)(1) and 41 U.S.C. 4106(f)(1), GAO does not have jurisdiction to review protests of orders issued under task or delivery order contracts where the order is valued at less than \$10 million, unless it is alleged that the order increases the scope, period, or maximum value of the contract under which the order was issued. At the time of this proposed rule, the provisions concerning procurements under Title 10 are permanent. The provisions concerning procurements under Title 41, however, are subject to a sunset clause, under which GAO's jurisdiction to hear protests over \$10 million will no longer be in effect after September 30, 2016. 41 U.S.C. 4106(f)(1).

GAO proposes to add paragraph (m) to 4 CFR 21.5 to clarify GAO's review of awards that are not procurement contracts. Proposed new paragraph (m) reflects GAO's longstanding view that GAO's statutory jurisdiction under CICA does not include the review of protests of awards, or solicitations for awards, or of agreements other than procurement contracts, with the exception of instances where an agency has agreed in writing to have nonstatutory protests decided by GAO, as described in 4 CFR 21.13. The new paragraph (m) proposes to clarify that GAO reviews protests that an agency is improperly using a nonprocurement instrument.

Withholding of Award and Suspension of Contract Performance

GAO proposes to revise 4 CFR 21.6 to require agencies to file a notification where it overrides a statutory requirement to withhold award or suspend contract performance and to require agencies to file any issued determination. 31 U.S.C. 3553(c)(2)(B), (d)(3)(C)(ii). GAO previously did not require this information, but believes it is necessary to implement our statutory requirement, pursuant to 31 U.S.C. 3554(b)(2), to consider the basis for an agency's override in determining the remedy to recommend in the event GAO sustains a protest, as provided in paragraph (c) of 4 CFR 21.8.

Hearings

GAO proposes to revise paragraph (a) of 4 CFR 21.7 to reflect the requirement in redesignated paragraph (g) of 4 CFR 21.0 that documents must be filed through EPDS.

GAO proposes to revise paragraph (e) of 4 CFR 21.7 to reflect GAO's longstanding practice of not providing hearing transcripts, but permitting the parties to provide for transcription of a hearing as long as a copy of such transcript is provided to GAO at the parties' expense.

Remedies

GAO proposed to add new headings to paragraphs (e) and (f) which will distinguish the different remedial recommendations.

Recommendation for Reimbursement of Costs

GAO proposes to revise paragraph (e) of 4 CFR 21.8 to provide more specific guidance regarding recommendations for reimbursement of protest costs. Revised paragraph (e) requires the agency to file a response to the request within 15 days after the request is filed. The prior version of paragraph (e) provided that the agency "may" respond within 15 days. This change is intended to allow the agency to either agree to the request, which eliminates the need for GAO to issue a decision, or to provide a specific basis for the agency's objection to the request, upon which the protester must comment. Revised paragraph (e) also requires the protester to file comments on the agency's response within 10 days, and further provides that GAO will dismiss the request if the protester fails to file comments within 10 days. This change is intended to provide an adequate record for GAO to review its decision, and also reflects that GAO will not issue a decision where the protester effectively abandons its request by

failing to comment on the agency’s response.

Recommendation on the Amount of Costs

GAO proposes to add a heading to paragraph (f) of 4 CFR 21.8 to highlight specific guidance regarding recommendations on the amount of costs to be reimbursed.

GAO proposes to revise paragraph (f)(2) by moving the discussion of disagreements between the agency and protester to revised paragraph (f)(3) for purposes of clarity.

New paragraph (f)(3) reflects GAO’s longstanding practice of not recommending that an agency reimburse a protester its costs for filing and pursuing a protest where the protester does not diligently pursue its claim for costs.

GAO proposes to add a new paragraph (f)(4) to require the agency to file a response to the request within 15 days after the request is filed. The prior version of paragraph (f) did not require the agency to respond to a request. This change is intended to allow the agency to either agree to the request, which eliminates the need for GAO to issue a decision, or to provide a specific basis for the agency’s objection to the request, upon which the protester must comment. Revised paragraph (f)(4) also requires the protester to file comments on the agency’s response within 10 days, and further provides that GAO will dismiss the request if the protester fails to file comments within 10 days. This change is intended to provide an adequate record for GAO to review in issuing its decision, and also reflects that GAO will not issue a decision where the protester effectively abandons its request by failing to comment on the agency’s response.

GAO proposes to add a new paragraph (f)(5) to reflect that GAO will recommend the amount of costs the agency should pay, and that GAO may also recommend that the agency pay the protester the costs of pursuing a claim for costs before GAO.

GAO proposes to redesignate former paragraph (f)(3) as paragraph (f)(6). Redesignated paragraph (f)(6) is revised to require the agency to file within 60 days a notification of the action the agency took in response to the recommendation.

Time for Decision by GAO

GAO proposes to revise paragraph (a) of 4 CFR 21.9 to reflect that a bid protest will be resolved within 100 days after it is filed, but that other decisions are not subject to the 100-day deadline. Revised paragraph (a) provides that GAO will

attempt to resolve a request for recommendation for reimbursement of protest costs under 4 CFR 21.8(e), a request for recommendation on the amount of protest costs under 4 CFR 21.8(f), or a request for reconsideration under 4 CFR 21.14 within 100 days after the request is filed.

Express Options, Flexible Alternative Procedures, Accelerated Schedules, Summary Decisions, and Status and Other Conferences

GAO proposes to revise paragraphs (a), (c), (d)(1), (d)(2), and (d)(3) of 4 CFR 21.10 to reflect the requirement in redesignated paragraph (g) of 4 CFR 21.0 that documents must be filed through EPDS.

Effect of Judicial Proceedings

GAO proposes to revise paragraph (a) of 4 CFR 21.11 to reflect the requirement in redesignated paragraph (g) of 4 CFR 21.0 that documents must be filed through EPDS.

Distribution of Decisions

GAO proposes to revise paragraph (b) of 4 CFR 21.12 to reflect that GAO will distribute decisions on protests to the parties through EPDS.

Nonstatutory Protests

GAO proposes to revise paragraph (b) of 4 CFR 21.13 to reflect proposed revisions to sections 21.6 and 21.8 of this title.

Request for Reconsideration

GAO proposes to revise paragraph (b) of 4 CFR 21.14 to reflect the requirement in redesignated paragraph (g) of 4 CFR 21.0 that documents must be filed through EPDS.

GAO proposes to revise paragraph (c) of 4 CFR 21.11 to clarify that the word “our” refers to GAO.

List of Subjects in 4 CFR Part 21

Administrative practice and procedure, Appeals, Bid protest regulations, Government contracts.

For the reasons set out in the preamble, title 4, chapter i, subchapter B, part 21 of the Code of Federal Regulations is proposed to be revised to read as follows:

PART 21—BID PROTEST REGULATIONS

■ 1. The authority citation for Part 21 continues to read as follows:

Authority: 31 U.S.C. 3551–3556.

■ 2. In § 21.0:

■ a. Amend paragraph (a)(2) introductory text by adding the

abbreviation “(OMB)” between the words Budget and Circular;

■ b. Amend paragraph (c) by removing the word “his” and adding in its place the words “the Architect’s”;

■ c. Redesignate paragraphs (f) and (g) as paragraphs (g) and (h), respectively, and add a new paragraph (f);

■ d. Revise newly redesignated paragraph (g).

The revision and addition read as follows:

§ 21.0 Definitions.

* * * * *

(f) *Electronic Protest Docket System (EPDS)* is GAO’s web-based electronic docketing system. GAO’s Web site includes instructions and guidance on the use of EPDS.

(g) A document is *filed* on a particular day when it is received in EPDS by 5:30 p.m., Eastern Time. Delivery of a protest or other document by means other than those set forth in the online EPDS instructions does not constitute a filing. Filing a document in EPDS constitutes notice to all parties of that filing.

* * * * *

■ 3. Amend § 21.1 by revising paragraphs (b) and (c)(1), the third sentence of paragraph (g), and by adding a new first sentence to paragraph (h) to read as follows:

§ 21.1 Filing a protest.

* * * * *

(b) Protests must be filed through the EPDS.

(c) * * *

(1) Include the name, street address, email address, and telephone and facsimile numbers of the protester,

* * * * *

(g) * * * This information must be identified wherever it appears, and within 1 day after the filing of its protest, the protester must file a final redacted copy of the protest which omits the information.

(h) Protests and other documents containing classified information may not be filed through the EPDS. * * *

* * * * *

■ 4. Amend § 21.2 by adding a third sentence to paragraph (a)(1) and by revising the second sentence of paragraph (a)(2) and the first sentence of paragraph (a)(3) to read as follows:

§ 21.2 Time for filing.

(a)(1) * * * If no closing time has been established, or if no further submissions are anticipated, any alleged solicitation improprieties must be protested within 10 days of when the alleged impropriety was known or should have been known.

(2) * * * In such cases, with respect to any protest basis which is known or should have been known either before or as a result of the debriefing, and which does not involve an alleged solicitation impropriety covered by paragraph (a)(1) of this section, the initial protest shall not be filed before the debriefing date offered to the protester, but shall be filed not later than 10 days after the date on which the debriefing is held.

(3) If a timely agency-level protest was previously filed, any subsequent protest to GAO must be filed within 10 days of actual or constructive knowledge of initial adverse agency action, provided the agency-level protest was filed in accordance with paragraphs (a)(1) and (2) of this section, unless the agency imposes a more stringent time for filing, in which case the agency's time for filing will control. * * *

* * * * *

■ 5. Amend § 21.3 by revising the section heading and paragraphs (a), (c), (d), and (e), the first sentence of paragraph (f), paragraph (g), the first sentence of paragraph (h), and paragraph (i) to read as follows:

§ 21.3 Notice of protest, communications among parties, submission of agency report, and time for filing of comments on report.

(a) GAO shall notify the agency within 1 day after the filing of a protest, and, unless the protest is dismissed under this part, shall promptly provide a written confirmation to the agency and an acknowledgment to the protester. The agency shall immediately give notice of the protest to the awardee if award has been made or, if no award has been made, to all bidders or offerors who appear to have a substantial prospect of receiving an award. The agency shall provide copies of the protest submissions to those parties, except where disclosure of the information is prohibited by law, with instructions to communicate further directly with GAO. All parties shall provide copies of all protest communications to the agency and to other participating parties either through EPDS or by email. GAO's Web site includes guidance regarding when to file through EPDS versus communicating by email or other means.

* * * * *

(c) The agency shall file a report on the protest within 30 days after receiving notice of the protest from GAO. The report provided to the parties need not contain documents which the agency has previously provided or otherwise made available to the parties

in response to the protest. At least 5 days prior to the filing of the report, in cases in which the protester has filed a request for specific documents, the agency shall file a response to the request for documents. If the fifth day prior to the filing of the report falls on a weekend or Federal holiday, the response shall be filed on the last business day that precedes the weekend or holiday. The agency's response shall, at a minimum, identify whether the requested documents exist, which of the requested documents or portions thereof the agency intends to withhold, and the basis for not producing any of the requested documents or portions thereof. Any objection to the scope of the agency's proposed disclosure or nondisclosure of documents must be filed within 2 days of receipt of this response.

(d) The report shall include the contracting officer's statement of the relevant facts, including a best estimate of the contract value, a memorandum of law, and a list and a copy of all relevant documents, or portions of documents, not previously produced, including, as appropriate: the bid or proposal submitted by the protester; the bid or proposal of the firm which is being considered for award, or whose bid or proposal is being protested; all evaluation documents; the solicitation, including the specifications; the abstract of bids or offers; and any other relevant documents. In appropriate cases, a party may file a request that another party produce relevant documents, or portions of documents, that are not in the agency's possession.

(e) Where a protester or intervenor does not have counsel admitted to a protective order and documents are withheld from the protester or intervenor on that basis, the agency shall file redacted documents that adequately inform the protester and/or intervenor of the basis of the agency's arguments in response to the protest. GAO's Web site provides guidance regarding filing documents where no protective order is issued or where a protester or intervenor does not have counsel admitted to a protective order.

(f) The agency may file a request for an extension of time for the submission of the response to be provided by the agency pursuant to § 21.3(c) or for the submission of the agency report. * * *

(g) The protester may file a request for additional documents after receipt of the agency report when their existence or relevance first becomes evident. Except when authorized by GAO, any request for additional documents must

be filed not later than 2 days after their existence or relevance is known or should have been known, whichever is earlier. The agency shall file the requested documents, or portions of documents, within 2 days or explain why it is not required to produce the documents.

(h) Upon a request filed by a party, GAO will decide whether the agency must provide any withheld documents, or portions of documents, and whether this should be done under a protective order. * * *

(i)(1) Comments on the agency report shall be filed within 10 days after the agency has filed the report, except where GAO has granted an extension of time, or where GAO has established a shorter period for filing of comments. Extensions will be granted on a case-by-case basis.

(2) The protest shall be dismissed unless the protester files comments within the period of time established in § 21.3(i)(1).

(3) GAO will dismiss any protest allegation or argument where the agency's report responds to the allegation or argument, but the protester's comments fail to address that response.

* * * * *

■ 6. In § 21.4:

■ a. Amend paragraph (a) by removing the word "under" in the first sentence and adding in its place the word "to"; and adding a fifth sentence;

■ b. Redesignate paragraphs (b), (c), and (d) as paragraphs (c), (d), and (e), respectively, and add a new paragraph (b);

■ c. Revise the first sentence of newly redesignated paragraph (c); and revise the first and third sentences of newly designated paragraph (d).

The addition and revisions read as follows:

§ 21.4 Protective orders.

(a) * * * GAO generally does not issue a protective order where an intervenor retains counsel, but the protester does not.

(b) Any agency or party filing a document that the agency or party believes to contain protected material shall provide to the other parties (unless they are not admitted to the protective order) an initial proposed redacted version of the document within 1 day after the protected version is filed. Where appropriate, the exhibits to the agency report or other documents may be proposed for redaction in their entirety. Within 5 days after the proposed redacted version of a document is provided, the party that authored the document shall file a final

redacted version of the document, which has been agreed to by all of the parties. Only the final agreed-to version of a redacted document must be filed. If the parties are unable to reach an agreement regarding redactions, the objecting party may submit the matter to GAO for resolution. Until GAO resolves the matter, the disputed information must be treated as protected.

(c) If no protective order has been issued, or a protester or intervenor does not have counsel admitted to a protective order, the agency may withhold from the parties those portions of its report that would ordinarily be subject to a protective order, provided that the requirements of § 21.3(e) are met. * * *

(d) After a protective order has been issued, counsel or consultants retained by counsel appearing on behalf of a party may apply for admission under the order by filing an application. * * * Objections to an applicant's admission shall be filed within 2 days after the application is filed, although GAO may consider objections filed after that time. * * *

■ 7. In § 21.5:

■ a. Amend paragraph (a) by removing "601–613" and adding in its place "7101–7109";

■ b. Revise paragraph (b)(1), the first sentence in paragraph (b)(2), and paragraph (b)(3);

■ c. Amend paragraph (d) by removing "423" and adding in its place "2101–2107";

■ d. Amend paragraph (e) by removing the words "in GAO" and adding in their place the words "with GAO";

■ e. Amend paragraph (f) by removing the word "which" in two places and adding in its place the word "that";

■ f. Amend paragraph (g) by removing "472" and adding in its place "102";

■ g. Revise paragraph (h); and

■ h. Add paragraphs (l) and (m).

The revisions and additions read as follows:

§ 21.5 Protest issues not for consideration.

* * * * *

(b) *Small Business Administration (SBA) issues.* (1) Small business size standards and North American Industry Classification System (NAICS) standards. Challenges of established size standards or the size status of particular firms, and challenges of the selected NAICS code may be reviewed solely by the SBA. 15 U.S.C. 637(b)(6).

(2) *Small Business Certificate of Competency Program.* Referrals made to the SBA pursuant to sec. 8(b)(7) of the Small Business Act, or the issuance of, or refusal to issue, a certificate of

competency under that section will generally not be reviewed by GAO.

* * *

(3) *Procurements under sec. 8(a) of the Small Business Act.* Under that section, since contracts are entered into with the SBA at the contracting officer's discretion and on such terms as are agreed upon by the procuring agency and the SBA, the decision to place or not to place a procurement under the 8(a) program is not subject to review absent a showing of possible bad faith on the part of government officials or that regulations may have been violated. 15 U.S.C. 637(a).

* * * * *

(h) *Subcontract protests.* GAO will not consider a protest of the award or proposed award of a subcontract except where the agency awarding the prime contract has filed a request that subcontract protests be decided pursuant to § 21.13.

* * * * *

(l) *Protests of orders issued under task or delivery order contracts.* As established in 10 U.S.C. 2304c(e)(1) and 41 U.S.C. 4106(f)(1), GAO does not have jurisdiction to review protests of orders issued under task or delivery order contracts where the order is valued at less than \$10 million, unless it is alleged that the order increases the scope, period, or maximum value of the contract under which the order was issued.

(m) *Protests of awards, or solicitations for awards, of agreements other than procurement contracts.* GAO generally does not review protests of awards, or solicitations for awards, of agreements other than procurement contracts, with the exception of awards or agreements as described in § 21.13; GAO does, however, review protests alleging that an agency is improperly using a non-procurement instrument.

■ 8. Revise § 21.6 to read as follows:

§ 21.6 Withholding of award and suspension of contract performance.

When a protest is filed, the agency may be required to withhold award and to suspend contract performance. The requirements for the withholding of award and the suspension of contract performance are set forth in 31 U.S.C. 3553(c) and (d); GAO does not administer the requirements to stay award or suspend contract performance. An agency shall file a notification in instances where it overrides a requirement to withhold award or suspend contract performance, and it shall file a copy of any issued determination and finding.

■ 9. Amend § 21.7 by revising the first sentence of paragraph (a) and revising paragraph (e) to read as follows:

§ 21.7 Hearings.

(a) Upon a request filed by a party or on its own initiative, GAO may conduct a hearing in connection with a protest.

* * *

* * * * *

(e) GAO does not provide for hearing transcripts. If the parties wish to have a hearing transcribed, they may do so at their own expense, so long as a copy of the transcript is provided to GAO at the parties' expense.

* * * * *

■ 10. Amend § 21.8 by revising paragraphs (e), adding a paragraph (f) subject heading, revising paragraphs (f)(2) and (3), and adding paragraphs (f)(4) through (6) to read as follows:

§ 21.8 Remedies.

* * * * *

(e) *Recommendation for reimbursement of costs.* If the agency decides to take corrective action in response to a protest, GAO may recommend that the agency pay the protester the reasonable costs of filing and pursuing the protest, including attorneys' fees and consultant and expert witness fees. The protester shall file any request that GAO recommend that costs be paid not later than 15 days after the date on which the protester learned (or should have learned, if that is earlier) that GAO had closed the protest based on the agency's decision to take corrective action. The agency shall file a response within 15 days after the request is filed. The protester shall file comments on the agency response within 10 days of receipt of the response. GAO shall dismiss the request unless the protester files comments within the 10-day period, except where GAO has granted an extension or established a shorter period.

(f) *Recommendation on the amount of costs.*

* * * * *

(2) The agency shall issue a decision on the claim for costs as soon as practicable after the claim is filed.

(3) If the protester and the agency cannot reach agreement regarding the amount of costs within a reasonable time, the protester may file a request that GAO recommend the amount of costs to be paid, but such request shall be filed within 10 days of when the agency advises the protester that the agency will not participate in further discussions regarding the amount of costs.

(4) Within 15 days after receipt of the request that GAO recommend the

amount of costs to be paid, the agency shall file a response. The protester shall file comments on the agency response within 10 days of receipt of the response. GAO shall dismiss the request unless the protester files comments within the 10-day period, except where GAO has granted an extension or established a shorter period.

(5) In accordance with 31 U.S.C. 3554(c), GAO may recommend the amount of costs the agency should pay. In such cases, GAO may also recommend that the agency pay the protester the costs of pursuing the claim for costs before GAO.

(6) Within 60 days after GAO recommends the amount of costs the agency should pay the protester, the agency shall file a notification of the action the agency took in response to the recommendation.

■ 11. Amend § 21.9 by revising paragraph (a) to read as follows:

§ 21.9 Time for decision by GAO.

(a) GAO shall issue a decision on a protest within 100 days after it is filed. GAO will attempt to resolve a request for recommendation for reimbursement of protest costs under § 21.8(e), a request for recommendation on the amount of protest costs under § 21.8(f), or a request for reconsideration under § 21.14 within 100 days after the request is filed.

* * * * *

■ 12. Amend § 21.10 by revising paragraph (a), the first sentence of paragraph (c), and paragraphs (d)(1) and (2) and (e) as follows:

§ 21.10 Express options, flexible alternative procedures, accelerated schedules, summary decisions, and status and other conferences.

(a) Upon a request filed by a party or on its own initiative, GAO may decide a protest using an express option.

* * * * *

(c) Requests for the express option shall be filed not later than 5 days after the protest or supplemental/amended protest is filed. * * *

(d) * * *

(1) The agency shall file a complete report within 20 days after it receives notice from GAO that the express option will be used.

(2) Comments on the agency report shall be filed within 5 days after receipt of the report.

* * * * *

(e) GAO, on its own initiative or upon a request filed by the parties, may use flexible alternative procedures to promptly and fairly resolve a protest, including alternative dispute resolution,

establishing an accelerated schedule, and/or issuing a summary decision.

* * * * *

■ 13. Amend § 21.11 by revising paragraph (a) to read as follows:

§ 21.11 Effect of judicial proceedings.

(a) A protester must immediately advise GAO of any court proceeding which involves the subject matter of a pending protest and must file copies of all relevant court documents.

* * * * *

■ 14. Amend § 21.12 by revising paragraph (b) to read as follows:

§ 21.12 Distribution of decisions.

* * * * *

(b) Decisions will be distributed to the parties through the EPDS.

■ 15. Amend § 21.13 by revising paragraph (b) to read as follows:

§ 21.13 Nonstatutory protests.

* * * * *

(b) The provisions of this part shall apply to nonstatutory protests except for:

(1) § 21.8(d) pertaining to recommendations for the payment of costs; and

(2) § 21.6 pertaining to the withholding of award and the suspension of contract performance pursuant to 31 U.S.C. 3553(c) and (d).

■ 16. Amend § 21.14 by revising paragraph (b) and the second sentence of paragraph (c) to read as follows:

§ 21.14 Request for reconsideration.

* * * * *

(b) A request for reconsideration of a bid protest decision shall be filed not later than 10 days after the basis for reconsideration is known or should have been known, whichever is earlier.

(c) * * * To obtain reconsideration, the requesting party must show that GAO's prior decision contains errors of either fact or law, or must present information not previously considered that warrants reversal or modification of the decision; GAO will not consider a request for reconsideration based on repetition of arguments previously raised.

Susan A. Poling,

General Counsel, United States Government Accountability Office.

[FR Doc. 2016-08622 Filed 4-14-16; 8:45 am]

BILLING CODE 1610-02-P

DEPARTMENT OF AGRICULTURE

Animal and Plant Health Inspection Service

7 CFR Part 319

[Docket No. APHIS-2015-0073]

RIN 0579-AE18

Importation of Fresh Apple and Pear Fruit Into the Continental United States From Certain Countries in the European Union

AGENCY: Animal and Plant Health Inspection Service, USDA.

ACTION: Proposed rule; reopening of comment period.

SUMMARY: We are reopening the comment period for our proposed rule that would amend the regulations to allow the importation of fresh apple and pear fruit from certain countries in the European Union into the continental United States, provided that the fruit is produced in accordance with a systems approach, as an alternative to importation under the current preclearance program. This action will allow interested persons additional time to prepare and submit comments.

DATES: The comment period for the proposed rule published on January 20, 2016 (81 FR 3033-3038) is reopened. We will consider all comments that we receive on or before May 5, 2016.

ADDRESSES: You may submit comments by either of the following methods:

- *Federal eRulemaking Portal:* Go to <http://www.regulations.gov/#!docketDetail;D=APHIS-2015-0073>.

- *Postal Mail/Commercial Delivery:* Send your comment to Docket No. APHIS-2015-0073, Regulatory Analysis and Development, PPD, APHIS, Station 3A-03.8, 4700 River Road Unit 118, Riverdale, MD 20737-1238.

Supporting documents and any comments we receive on this docket may be viewed at <http://www.regulations.gov/#!docketDetail;D=APHIS-2015-0073> or

in our reading room, which is located in Room 1141 of the USDA South Building, 14th Street and Independence Avenue SW., Washington, DC. Normal reading room hours are 8 a.m. to 4:30 p.m., Monday through Friday, except holidays. To be sure someone is there to help you, please call (202) 799-7039 before coming.

FOR FURTHER INFORMATION CONTACT: Mr. David B. Lamb, Senior Regulatory Policy Specialist, PPO, APHIS, USDA, 4700 River Road Unit 133, Riverdale, MD 20737-1236; (301) 851-2103; David.B.Lamb@aphis.usda.gov.

SUPPLEMENTARY INFORMATION: On January 20, 2016, we published in the **Federal Register** (81 FR 3033–3038, Docket No. APHIS–2015–0073) a proposal to amend the regulations to allow the importation of fresh apple and pear fruit from certain countries in the European Union into the continental United States, provided that the fruit is produced in accordance with a systems approach, as an alternative to importation under the current preclearance program.

Comments on the proposed rule were required to be received on or before March 21, 2016. We are reopening the comment period on Docket No. APHIS–2015–0073 for an additional 45 days until May 5, 2016. This action will allow interested persons additional time to prepare and submit comments. We will also consider all comments received between March 22, 2016, and the date of this notice.

Authority: 7 U.S.C. 450, 7701–7772, and 7781–7786; 21 U.S.C. 136 and 136a; 7 CFR 2.22, 2.80, and 371.3.

Done in Washington, DC, this 11th day of April 2016.

Kevin Shea,

Administrator, Animal and Plant Health Inspection Service.

[FR Doc. 2016–08806 Filed 4–14–16; 8:45 am]

BILLING CODE 3410–34–P

DEPARTMENT OF EDUCATION

34 CFR Chapter II

[Docket ID ED–2015–OESE–0130]

Negotiated Rulemaking Committee; Schedule of Committee Meetings

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

ACTION: Intent to establish a negotiated rulemaking committee.

SUMMARY: On February 4, 2016, we announced our intention to establish a negotiated rulemaking committee prior to publishing proposed regulations to implement part A of title I, Improving Basic Programs Operated by Local Educational Agencies, of the Elementary and Secondary Education Act of 1965 (ESEA), as amended by the Every Student Succeeds Act (ESSA). We also announced the schedule for three sessions of committee meetings and the location for each of those meetings. We now announce a change of location for the meeting on the first day of the third session.

DATES: The dates, times, and locations of the committee meetings are set out in

the *Schedule for Negotiations* section in the **SUPPLEMENTARY INFORMATION** section of this notice.

FOR FURTHER INFORMATION CONTACT: James Butler, U.S. Department of Education, 400 Maryland Avenue SW., Room 3W246, Washington, DC 20202. Telephone (202) 260–9737 or by email: OESE.ESSA.nominations@ed.gov.

For general information about the negotiated rulemaking process, see *The Negotiated Rulemaking Process for the Every Student Succeeds Act—Frequently Asked Questions*, available at <http://www2.ed.gov/policy/elsec/leg/essa/essanegregnoticefaqs02022016.pdf>.

If you use a telecommunications device for the deaf or a text telephone, call the Federal Relay Service, toll free, at 1–800–877–8339.

SUPPLEMENTARY INFORMATION:

Background

On February 4, 2016, we published a notice in the **Federal Register** (81 FR 5969) announcing our intention to establish a negotiated rulemaking committee prior to publishing proposed regulations to implement part A of title I of the ESEA, as amended by the ESSA. We explained that the negotiated rulemaking committee would be convened to address proposed regulations that would: (1) Update existing assessment regulations to reflect changes to section 1111(b)(2) of the ESEA; and (2) relate to the requirement under section 1118(b) of the ESEA that title I, part A funds be used to supplement, and not supplant, non-Federal funds. In the February 4, 2016, notice, we set a schedule for three sessions of committee meetings, including an optional third session from April 18–April 19, 2016, if the committee determined that a third session would enable the committee to complete its work of developing regulations that reflect a final consensus of the committee. We also announced the date, time, and locations of the three sessions.

We now announce that the April 18, 2016, meeting of the committee will be held at a different location than indicated in the February 4, 2016, notice.

Schedule for Negotiations: The committee will meet for its third session on April 18–April 19, 2016. The committee meetings will run from 9 a.m. to 5 p.m. each day.

The April 18, 2016, committee meeting will be held at the U.S. Department of Education, Potomac Center Plaza, 550 12th Street SW., Washington, DC 22202. The April 19, 2016, committee meeting will be held at

the U.S. Department of Education, 400 Maryland Avenue SW., Washington, DC 20202.

The meetings are open to the public. *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**.

The negotiated rulemaking meeting sites are accessible to individuals with disabilities. If you need an auxiliary aid or service to participate in the meeting (e.g., interpreting service, assistive listening device, or materials in alternative format), notify the program contact person listed under **FOR FURTHER INFORMATION CONTACT** in advance of the scheduled meeting date. We will make every effort to meet any request we receive.

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: April 12, 2016.

John B. King, Jr.,

Secretary of Education.

[FR Doc. 2016–08795 Filed 4–14–16; 8:45 am]

BILLING CODE 4000–01–P

ENVIRONMENTAL PROTECTION AGENCY

40 CFR Part 52

[EPA–R09–OAR–2016–0105 FRL–9944–94–Region 9]

Limited Approval, Limited Disapproval of California 9+ Air Plan Revisions, Eastern Kern Air Pollution Control District

AGENCY: Environmental Protection Agency (EPA).

ACTION: Proposed rule.

SUMMARY: The Environmental Protection Agency (EPA) is proposing a limited approval and limited disapproval of revisions to the Eastern Kern Air Pollution Control District (EKAPCD) portion of the California State Implementation Plan (SIP). These revisions concern volatile organic compounds (VOCs) emitted from motor vehicle and mobile equipment refinishing operations. We are proposing action on a local rule that regulates these emission sources under the Clean Air Act (CAA or the Act). We are taking comments on this proposal and plan to follow with a final action.

DATES: Any comments must arrive by May 16, 2016.

ADDRESSES: Submit your comments, identified by Docket ID No. EPA-R09-OAR-2016-0105 at <http://www.regulations.gov>, or via email to Steckel.Andrew@epa.gov. For comments submitted at Regulations.gov, follow the online instructions for submitting comments. Once submitted, comments cannot be edited or removed from Regulations.gov. For either manner of submission, the EPA may publish any comment received to its public docket. Do not submit electronically any information you consider to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute. Multimedia

submissions (audio, video, etc.) must be accompanied by a written comment. The written comment is considered the official comment and should include discussion of all points you wish to make. The EPA will generally not consider comments or comment contents located outside of the primary submission (*i.e.* on the web, cloud, or other file sharing system). For additional submission methods, please contact the person identified in the **FOR FURTHER INFORMATION CONTACT** section. For the full EPA public comment policy, information about CBI or multimedia submissions, and general guidance on making effective comments, please visit <http://www2.epa.gov/dockets/commenting-epa-dockets>.

FOR FURTHER INFORMATION CONTACT: Arnold Lazarus, EPA Region IX, (415) 972-3024, Lazarus.Arnold@epa.gov.

SUPPLEMENTARY INFORMATION: Throughout this document, “we,” “us” and “our” refer to the EPA.

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I. The State’s Submittal

A. What rule did the State submit?

Table 1 lists the rule addressed by this proposal with the dates that it was adopted by the local air agency and submitted by the California Air Resources Board (CARB).

TABLE 1—SUBMITTED RULE

Local agency	Rule #	Rule title	Amended	Submitted
EKAPCD	410.4A	Motor Vehicle and Mobile Equipment Refinishing Operations.	03/13/14	07/25/14

On September 11, 2014, the submittal for EKAPCD Rule 410.4A was found to meet the completeness criteria in 40 CFR part 51 Appendix V, which must be met before formal EPA review.

B. Are there other versions of this rule?

We approved an earlier version of Rule 410.4A into the SIP on November 13, 1998 (63 FR 63410). The EKAPCD adopted revisions to the SIP-approved version on March 13, 2014 and CARB submitted them to us on July 25, 2014.

C. What is the purpose of the submitted rule revision?

VOCs help produce ground-level ozone, smog and particulate matter (PM), which harm human health and the environment. Section 110(a) of the CAA requires States to submit regulations that control VOC emissions. The purpose of this rule is to limit VOC emissions from coatings and solvents used in production, repair, refinish, or

maintenance operations where motor vehicles, mobile equipment, or associated parts and components are coated.

The EPA’s technical support document (TSD) has more information about this rule.

II. The EPA’s Evaluation and Action

A. How is the EPA evaluating the rule?

SIP rules must be enforceable (see CAA section 110(a)(2)), must not interfere with applicable requirements concerning attainment and reasonable further progress or other CAA requirements (see CAA section 110(l)), and must not modify certain SIP control requirements in nonattainment areas without ensuring equivalent or greater emissions reductions (see CAA section 193).

Generally, SIP rules must require Reasonably Available Control Technology (RACT) for each category of

sources covered by a Control Techniques Guidelines (CTG) document as well as each major source of VOCs in ozone nonattainment areas classified as moderate or above (see CAA section 182(b)(2)). The EKAPCD regulates an ozone nonattainment area classified as Marginal Nonattainment for the 8-hour Ozone National Ambient Air Quality Standard (40 CFR 81.305). In addition, EKAPCD is classified as Moderate for the 1997 8-hour ozone NAAQS (40 CFR 81.305). There is no EPA CTG for Motor Vehicle and Mobile Equipment Refinishing Operations and, according to CARB’s facility search engine, there are no facilities that emit VOC in the EKAPCD for this category for the most recent database year of 2013. Therefore, Rule 410.4A is not required to implement reasonably available control technology (RACT) pursuant to CAA section 182(b)(2).

Guidance and policy documents that we use to evaluate enforceability, revision/relaxation and rule stringency requirements for the applicable criteria pollutants include the following:

1. "State Implementation Plans; General Preamble for the Implementation of Title I of the Clean Air Act Amendments of 1990," 57 FR 13498 (April 16, 1992); 57 FR 18070 (April 28, 1992).
2. "Issues Relating to VOC Regulation Cutpoints, Deficiencies, and Deviations," EPA, May 25, 1988 (the "Bluebook," revised January 11, 1990).
3. "Guidance Document for Correcting Common VOC & Other Rule Deficiencies," EPA Region 9, August 21, 2001 (the "Little Bluebook").
4. Code of Federal Regulations (CFR) Title 40, Subpart B, Table 1, "Volatile Organic Compound Emission Standards for Automobile Refinish Coatings" (40 CFR part 59, subpart B, table 1).

B. Does the rule meet the evaluation criteria?

Rule 410.4A improves the SIP by establishing more stringent emission limits, and by clarifying labeling, test methods and recordkeeping provisions. The rule is largely consistent with CAA requirements and relevant guidance regarding enforceability, stringency and SIP revisions. Rule provisions that do not meet the evaluation criteria are summarized below and discussed further in the TSD.

C. What are the rule deficiencies?

These provisions do not satisfy the requirements of section 110 and part D of title I of the Act and prevent full approval of the SIP revision.

- Paragraph VI(A), "VOC Content Limits," provides VOC limits for cavity wax, deadener, gasket/gasket sealing material, lubricating wax/compounds and trunk interior coatings. However, in conflict with long-standing guidance on enforceability such as discussed in the Bluebook, these terms are not defined in the rule.¹

D. EPA Recommendations To Further Improve the Rule

The TSD describes additional rule revisions that we recommend for the next time the local agency modifies the rule.

E. Proposed Action and Public Comment

As authorized in sections 110(k)(3) and 301(a) of the Act, the EPA is proposing a limited approval of the submitted rule. If finalized, this action would incorporate the submitted rule

into the SIP, including those provisions identified as deficient. This approval is limited because EPA is simultaneously proposing a limited disapproval of the rule under section 110(k)(3).

Neither sanctions nor a Federal Implementation Plan (FIP) would be imposed should the EPA finalize this limited disapproval. Sanctions would not be imposed under CAA 179(b) because the submittal of Rule 410.4A is discretionary (*i.e.*, not required to be included in the SIP), and the EPA would not promulgate a FIP in this instance under CAA 110(c)(1) because the disapproval does not reveal a deficiency in the SIP for the area that a FIP must correct. Specifically, there is no EPA CTG for Motor Vehicle and Mobile Equipment Refinishing Operations and, according to CARB's Facility Search Engine, there are no facilities that emit VOC in the EKAPCD for this category for the most recent database year of 2013. Accordingly, the failure of the EKAPCD to adopt revisions to Rule 410.4A would not adversely affect the SIP's compliance with the CAA's requirements, such as the requirements for section 182 ozone RACT, reasonable further progress, and attainment demonstrations.

Note that the submitted rule has been adopted by the EKAPCD, and the EPA's final limited disapproval would not prevent the local agency from enforcing it. The limited disapproval also would not prevent any portion of the rule from being incorporated by reference into the federally enforceable SIP.

We will accept comments from the public on the proposed limited approval and limited disapproval for the next 30 days.

III. Incorporation by Reference

In this rule, the EPA is proposing to include in a final EPA rule regulatory text that includes incorporation by reference. In accordance with requirements of 1 CFR 51.5, the EPA is proposing to incorporate by reference EKAPCD Rule 410.4A as described in Table 1 of this notice. The EPA has made, and will continue to make, these documents available electronically through www.regulations.gov and in hard copy at the appropriate EPA office (see the **ADDRESSES** section of this preamble for more information).

IV. Statutory and Executive Order Reviews

A. Executive Order 12866: Regulatory Planning and Review and Executive Order 13563: Improving Regulation and Regulatory Review

This action is not a significant regulatory action and was therefore not submitted to the Office of Management and Budget (OMB) for review.

B. Paperwork Reduction Act (PRA)

This action does not impose an information collection burden under the PRA because this action does not impose additional requirements beyond those imposed by state law.

C. Regulatory Flexibility Act (RFA)

I certify that this action will not have a significant economic impact on a substantial number of small entities under the RFA. This action will not impose any requirements on small entities beyond those imposed by state law.

D. Unfunded Mandates Reform Act (UMRA)

This action does not contain any unfunded mandate as described in UMRA, 2 U.S.C. 1531–1538, and does not significantly or uniquely affect small governments. This action does not impose additional requirements beyond those imposed by state law. Accordingly, no additional costs to State, local, or tribal governments, or to the private sector, will result from this action.

E. Executive Order 13132: Federalism

This action does not have federalism implications. It will not have substantial direct effects 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.

F. Executive Order 13175: Coordination With Indian Tribal Governments

This action does not have tribal implications, as specified in Executive Order 13175, because the SIP is not approved to apply on any Indian reservation land or in any other area where the EPA or an Indian tribe has demonstrated that a tribe has jurisdiction, and will not impose substantial direct costs on tribal governments or preempt tribal law. Thus, Executive Order 13175 does not apply to this action.

¹ See "Issues Relating to VOC Regulation Cutpoints, Deficiencies, and Deviations," (a.k.a., Bluebook) EPA OAQPS, May 25, 1988. P2–7.

G. Executive Order 13045: Protection of Children From Environmental Health Risks and Safety Risks

The EPA interprets Executive Order 13045 as applying only to those regulatory actions that concern environmental health or safety risks that the EPA has reason to believe may disproportionately affect children, per the definition of “covered regulatory action” in section 2–202 of the Executive Order. This action is not subject to Executive Order 13045 because it does not impose additional requirements beyond those imposed by state law.

H. Executive Order 13211: Actions That Significantly Affect Energy Supply, Distribution, or Use

This action is not subject to Executive Order 13211, because it is not a

significant regulatory action under Executive Order 12866.

I. National Technology Transfer and Advancement Act (NTTAA)

Section 12(d) of the NTTAA directs the EPA to use voluntary consensus standards in its regulatory activities unless to do so would be inconsistent with applicable law or otherwise impractical. The EPA believes that this action is not subject to the requirements of section 12(d) of the NTTAA because application of those requirements would be inconsistent with the CAA.

J. Executive Order 12898: Federal Actions To Address Environmental Justice in Minority Populations and Low-Income Population

The EPA lacks the discretionary authority to address environmental justice in this rulemaking.

List of Subjects in 40 CFR Part 52

Environmental protection, Air pollution control, Incorporation by reference, Intergovernmental relations, Ozone, Particulate matter, Reporting and recordkeeping requirements, Volatile organic compounds.

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

Dated: April 4, 2016.

Jared Blumenfeld,

Regional Administrator, Region IX.

[FR Doc. 2016–08508 Filed 4–14–16; 8:45 am]

BILLING CODE 6560–50–P

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

Animal and Plant Health Inspection Service

[Docket No. APHIS–2016–0029]

Secretary's Advisory Committee on Animal Health; Meeting

AGENCY: Animal and Plant Health Inspection Service, USDA.

ACTION: Notice of meeting.

SUMMARY: This is a notice to inform the public of the next meetings of the Secretary's Advisory Committee on Animal Health. The meetings are being organized by the Animal and Plant Health Inspection Service to discuss matters of animal health.

DATES: The meetings will be held May 2, 2016, and June 16, 2016, from 11 a.m. to 1:30 p.m. eastern standard time.

ADDRESSES: The meetings will be conducted as multisite teleconferences. Opportunities for public attendance are described in the Supplementary Information section of this document.

FOR FURTHER INFORMATION CONTACT: Mrs. R.J. Cabrera, Designated Federal Officer, VS, APHIS, 4700 River Road, Unit 34, Riverdale, MD 20737; (301) 851–3478; email: SACAH.Management@aphis.usda.gov.

SUPPLEMENTARY INFORMATION: The Secretary's Advisory Committee on Animal Health (the Committee) advises the Secretary of Agriculture on matters of animal health, including means to prevent, conduct surveillance on, monitor, control, or eradicate animal diseases of national importance. In doing so, the Committee will consider public health, conservation of natural resources, and the stability of livestock economies.

Tentative topics for discussion during the May 2, 2016, meeting include:

- One Health

- U.S. Department of Agriculture Antimicrobial Resistance Action Plan; and

- Zoonotic Diseases.

Tentative topics for discussion during the June 16, 2016, meeting include:

- Emerging Disease Response; and
- Comprehensive Integrated Animal Health Surveillance.

A final agenda will be posted on the Committee Web site 2 weeks prior to each scheduled meeting.

Those wishing to listen in on the meetings should complete a brief registration form by clicking on the "SACAH Meeting Sign-up" button on the Committee's Web site (<http://www.aphis.usda.gov/animalhealth/sacah>). Members of the public may join the teleconference in "listen-only" mode by dialing 1–800–619–4086 and then entering the public passcode, 4414646# for the May 2 meeting, and 9786716# for the June 16 meeting.

Questions and written statements for the Committee's consideration may be submitted up to 5 working days before each scheduled meeting. They may be sent to SACAH.Management@aphis.usda.gov or mailed to the person listed in this notice under **FOR FURTHER INFORMATION CONTACT**. Statements filed with the Committee must include the name of the individual listed under **FOR FURTHER INFORMATION CONTACT**, the docket number listed in this notice, and specify the meeting to which they pertain.

This notice of meeting is given pursuant to section 10 of the Federal Advisory Committee Act (5 U.S.C. App. 2).

Done in Washington, DC, this 11th day of April 2016.

Kevin Shea,

Administrator, Animal and Plant Health Inspection Service.

[FR Doc. 2016–08651 Filed 4–14–16; 8:45 am]

BILLING CODE 3410–34–P

DEPARTMENT OF AGRICULTURE

Forest Service

Central Idaho Resource Advisory Committee

AGENCY: Forest Service, USDA.

ACTION: Notice of meeting.

SUMMARY: The Central Idaho Resource Advisory Committee (RAC) will meet in

Challis, Idaho. The committee is authorized under the Secure Rural Schools and Community Self-Determination Act (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 Title II of the Act. Additional RAC information, including the meeting agenda and the meeting summary/minutes can be found at the following Web site: <http://www.fs.usda.gov/main/scnf/workingtogether/advisorycommittees>.

DATES: The meeting will be held May 10, 2016.

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 the Challis-Yankee Fork and Middle Fork Ranger District Office, 311 N. US Highway 93; Challis, ID 83226.

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 Public Lands Center, 1206 S. Challis Street, Salmon, Idaho 83467. Please call ahead to facilitate entry into the building.

FOR FURTHER INFORMATION CONTACT: Amy Baumer, Public Affairs Officer by phone at 208–756–5145 or via email at abaumer@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.

SUPPLEMENTARY INFORMATION: The purpose of the meeting is:

1. To review and vote on project proposals for 2016.

The meeting is open to the public. 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 May 1, 2016 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 Amy Baumer, Public Affairs Officer; 1206 S. Challis St., Salmon, Idaho 83467; or by email to Salmon, Idaho, or via facsimile to 208-756-5289.

Meeting Accommodations: If you are a person requiring reasonable accommodation, please make requests in advance for sign language interpreting, assistive listening devices or other reasonable accommodation for access to the facility or proceedings by contacting the person listed in the section titled **FOR FURTHER INFORMATION CONTACT**. All reasonable accommodation requests are managed on a case by case basis.

Dated: April 5, 2016.

Charles A. Mark,

Forest Supervisor.

[FR Doc. 2016-08721 Filed 4-14-16; 8:45 am]

BILLING CODE 3411-15-P

DEPARTMENT OF AGRICULTURE

National Institute of Food and Agriculture

Notice of Request for Applications for the Veterinary Medicine Loan Repayment Program

AGENCY: National Institute of Food and Agriculture, USDA.

ACTION: Notice.

SUMMARY: The National Institute of Food and Agriculture (NIFA) is announcing the release of the Veterinary Medicine Loan Repayment Program (VMLRP) request for applications. General information regarding the VMLRP can be obtained at: www.nifa.usda.gov/vmlrp.

The Request for Applications (RFA) can be obtained at: <http://nifa.usda.gov/vmlrp-request-applications-rfa>.

DATES: Applications are due May 20, 2016.

FOR FURTHER INFORMATION CONTACT: Danielle Tack, Program Coordinator, Institute of Food Production and Sustainability, National Institute of Food and Agriculture, U.S. Department of Agriculture, Washington, DC 20024; telephone: (202) 401-6802; fax: (202) 720-6486; email: vmlrp@nifa.usda.gov.

SUPPLEMENTARY INFORMATION:

Background and Purpose

In January 2003, the National Veterinary Medical Service Act

(NVMSA) was passed into law adding section 1415A to the National Agricultural Research, Extension, and Teaching Policy Act of 1997 (NARETPA). This law established a new Veterinary Medicine Loan Repayment Program (7 U.S.C. 3151a) authorizing the Secretary of Agriculture to carry out a program of entering into agreements with veterinarians under which they agree to provide veterinary services in veterinarian shortage situations.

Section 7105 of FCEA amended section 1415A to revise the determination of veterinarian shortage situations to consider (1) geographical areas that the Secretary determines have a shortage of veterinarians; and (2) areas of veterinary practice that the Secretary determines have a shortage of veterinarians, such as food animal medicine, public health, epidemiology, and food safety. This section also added that priority should be given to agreements with veterinarians for the practice of food animal medicine in veterinarian shortage situations.

NARETPA section 1415A requires the Secretary, when determining the amount of repayment for a year of service by a veterinarian to consider the ability of USDA to maximize the number of agreements from the amounts appropriated and to provide an incentive to serve in veterinary service shortage areas with the greatest need. This section also provides that loan repayments may consist of payments of the principal and interest on government and commercial loans received by the individual for the attendance of the individual at an accredited college of veterinary medicine resulting in a degree of Doctor of Veterinary Medicine or the equivalent. This program is not authorized to provide repayments for any government or commercial loans incurred during the pursuit of another degree, such as an associate or bachelor degree. Loans eligible for repayment include educational loans made for one or more of the following: Loans for tuition expenses; other reasonable educational expenses, including fees, books, and laboratory expenses, incurred by the individual; and reasonable living expenses as determined by the Secretary. In addition, the Secretary is directed to make such additional payments to participants as the Secretary determines appropriate for the purpose of providing reimbursements to participants for individual tax liability resulting from participation in this program. Finally, this section requires USDA to promulgate regulations within 270 days of the enactment of FCEA (*i.e.*, June 18,

2008). The Secretary delegated the authority to carry out this program to NIFA. The final rule was published in the **Federal Register** on April 19, 2010 [75 FR 20239-20248] allowing eligible veterinarians to competitively apply for and receive a VMLRP award.

From FY 2010 through FY 2015, NIFA received 996 applications from which 340 VMLRP awards were offered. Additional information by funding year can be found at <http://nifa.usda.gov/vmlrp-reports-and-statistics>. On December 18, 2015, the President signed into law the Consolidated Appropriations Act, 2016 (Pub. L. 114-113), which appropriated \$5,000,000 for the VMLRP. Funding for future years will be based on annual appropriations and balances, if any, remaining from prior years.

The eligibility criteria for applicants and the application forms and associated instructions needed to apply for a VMLRP award can be viewed and downloaded from the VMLRP Web site at: <http://nifa.usda.gov/vmlrp-applicants>.

Done in Washington, DC, this 6th day of April, 2016.

Sonny Ramaswamy,

Director, National Institute of Food and Agriculture.

[FR Doc. 2016-08764 Filed 4-14-16; 8:45 am]

BILLING CODE 3410-22-P

BROADCASTING BOARD OF GOVERNORS

Government in the Sunshine Act Meeting Notice

DATE AND TIME: Wednesday, April 20, 2016, 10:30 a.m.–12:30 p.m. EDT.

PLACE: Cohen Building, Room 3321, 330 Independence Ave. SW., Washington, DC 20237.

SUBJECT: Notice of Meeting of the Broadcasting Board of Governors.

SUMMARY: The Broadcasting Board of Governors (Board) will be meeting at the time and location listed above. The Board will vote on a consent agenda consisting of the minutes of its February 26, 2016 meeting, a resolution honoring the 70th anniversary of Voice of America's (VOA) VOA's Thai Service, a resolution honoring the 25th anniversary of VOA's Tibetan Service, and a resolution changing the June Board meeting date. The Board will receive a report from the Chief Executive Officer (CEO) and Director of BBG. The Board will also hear from representatives of the BBG's networks regarding their efforts to expand in digital and social media.

This meeting will be available for public observation via streamed webcast, both live and on-demand, on the agency's public Web site at www.bbg.gov. Information regarding this meeting, including any updates or adjustments to its starting time, can also be found on the agency's public Web site.

The public may also attend this meeting in person at the address listed above as seating capacity permits. Members of the public seeking to attend the meeting in person must register at <http://bbgboardmeetingapril2016.eventbrite.com> by 12:00 p.m. (EDT) on April 19. For more information, please contact BBG Public Affairs at (202) 203-4400 or by email at pubaff@bbg.gov.

CONTACT PERSON FOR MORE INFORMATION: Persons interested in obtaining more information should contact Oanh Tran at (202) 203-4545.

Oanh Tran,

Director of Board Operations.

[FR Doc. 2016-08901 Filed 4-13-16; 4:15 pm]

BILLING CODE 8610-01-P

DEPARTMENT OF COMMERCE

Bureau of the Census

National Advisory Committee

AGENCY: Bureau of the Census, Department of Commerce.

ACTION: Notice of Public Virtual Meeting; correction.

SUMMARY: The Bureau of the Census (Census Bureau) is issuing this notice to correct the Census Bureau Web site address that identifies how to access the teleconference meeting via WebEx. The Census Bureau originally published in the **Federal Register** on Friday, April 8, 2016 (81 FR 20617), a Notice of Public Virtual Meeting for the National Advisory Committee. This notice corrects the Census Bureau WebEx teleconference URL link. The next to last sentence in the **ADDRESSES** section now reads: "The meeting will be available via WebEx, please use the following URL link: https://census.webex.com/mw0401sp13/mywebex/default.do?service=1&siteurl=census&nomenu=true&main_url=%2Fmc0901sp13%2Fe.do%3Fsiteurl%3Dcensus%26AT%3DDMI%26EventID%3D424606577%26UID%3D2991726397%26Host%3DQUhTSwAAAAlyQSQiyawT_DjBOTsUe68M-jVWHae0Ru7RWgg7cubgEHSWbjgXWgLvItWgQm2Cxyfl2o-icLRBmNBhEFs_

QRx0%26FrameSet%3D2%26MTID%3Dm7d3200255f93f2afdc115cd1b80bc0c.

The last sentence in the **ADDRESSES** section is unchanged and continues to read as: "The meeting number is 744882915." There were no other changes to the notice.

FOR FURTHER INFORMATION CONTACT: Tara Dunlop, Advisory Committee Branch Chief, Customer Liaison and Marketing Services Office, tara.t.dunlop@census.gov, Department of Commerce, U.S. Census Bureau, Room 8H177, 4600 Silver Hill Road, Washington, DC 20233, telephone 301-763-5222. For TTY callers, please use the Federal Relay Service 1-800-877-8339.

Dated: April 12, 2016.

John H. Thompson,

Director, Bureau of the Census.

[FR Doc. 2016-08730 Filed 4-14-16; 8:45 am]

BILLING CODE 3510-07-P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[B-18-2016]

Foreign-Trade Zone (FTZ) 186—Waterville, Maine; Notification of Proposed Production Activity; Flemish Master Weavers (Area Rugs); Sanford, Maine

The City of Waterville, Maine, grantee of FTZ 186, submitted a notification of proposed production activity to the FTZ Board on behalf of Flemish Master Weavers (FMW), located in Sanford, Maine. The notification conforming to the requirements of the regulations of the FTZ Board (15 CFR 400.22) was received on March 31, 2016.

The FMW facility is located at 96 Gatehouse Road, Sanford, Maine. A separate application for subzone designation at the FMW facility has been submitted and will be processed under Section 400.25 of the FTZ Board's regulations. The facility is used for the production of area rugs using polypropylene and polyester yarns. Pursuant to 15 CFR 400.14(b) of the regulations, FTZ activity would be limited to the specific foreign-status materials and components and specific finished products described in the submitted notification (as described below) and subsequently authorized by the FTZ Board.

Production under FTZ procedures could exempt FMW from customs duty payments on foreign status materials used in export production. On its domestic sales, FMW would be able to choose the duty rate during customs

entry procedures that applies to area rugs (free) for the polypropylene and polyester yarns (duty rates: 8.0% and 8.8%, respectively) sourced from abroad. Customs duties also could possibly be deferred or reduced on foreign status production equipment.

Public comment is invited from interested parties. Submissions shall be addressed to the FTZ Board's Executive Secretary at the address below. The closing period for their receipt is May 25, 2016.

A copy of the notification will be available for public inspection at the Office of the Executive Secretary, Foreign-Trade Zones Board, Room 21013, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230-0002, and in the "Reading Room" section of the FTZ Board's Web site, which is accessible via www.trade.gov/ftz.

For further information, contact Pierre Duy at Pierre.Duy@trade.gov or (202) 482-1378.

Dated: April 11, 2016.

Andrew McGilvray,

Executive Secretary.

[FR Doc. 2016-08794 Filed 4-14-16; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

Foreign-Trade Zones Board

[B-19-2016]

Foreign-Trade Zone 172—Oneida County, New York; Application for Reorganization and Expansion Under Alternative Site Framework

An application has been submitted to the Foreign-Trade Zones (FTZ) Board by the County of Oneida, grantee of FTZ 172, requesting authority to reorganize and expand the zone under the alternative site framework (ASF) adopted by the FTZ Board (15 CFR 400.2(c)). The ASF is an option for grantees for the establishment or reorganization of zones and can permit significantly greater flexibility in the designation of new subzones or "usage-driven" FTZ sites for operators/users located within a grantee's "service area" in the context of the FTZ Board's standard 2,000-acre activation limit for a zone. The application was submitted pursuant to the Foreign-Trade Zones Act, as amended (19 U.S.C. 81a-81u), and the regulations of the Board (15 CFR part 400). It was formally docketed on April 12, 2016.

FTZ 172 was approved by the FTZ Board on January 8, 1991 (Board Order 502, 56 FR 1791; January 17, 1991). The

current zone includes the following sites: *Site 1* (534 acres)—Oneida County Airport Industrial Park, Oneida County Airport, Oriskany; *Site 2* (412 acres)—West Rome Industrial Park, 1 Success Dr, Rome; *Site 2a* (100 acres)—Griffiss Business & Technology Park Hanger Road, Rome; *Site 3* (100 acres)—Boonville Industrial Park, Industrial Road, Boonville; *Site 4* (82 acres)—Utica Business Park, Business Park Drive, Utica; and, *Site 5* (52 acres)—East Arterial Industrial Park, Dwyer Avenue, Utica. The zone also includes Subzone 172A (Oneida Ltd.) with three sites in Sherrill and Oneida, New York.

The grantee's proposed service area under the ASF would be Oneida County, New York, as described in the application. If approved, the grantee would be able to serve sites throughout the service area based on companies' needs for FTZ designation. The application indicates that the proposed service area is within and adjacent to the Syracuse, New York Customs and Border Protection port of entry.

The applicant is requesting authority to renumber existing Site 2a as Site 6 and to include the renumbered Site 6 as a "magnet" site, as well as to remove Sites 1, 2, 3, 4, 5 and Subzone 172A. The ASF allows for the possible exemption of one magnet site from the "sunset" time limits that generally apply to sites under the ASF, and the applicant proposes that Site 6 be so exempted. The applicant is also requesting approval of the following magnet site: *Proposed Site 7* (316.5 acres)—Marcy Nanocenter at SUNYIT, 5737 Marcy-SUNYIT Parkway, Marcy, Oneida County.

In accordance with the FTZ Board's regulations, Elizabeth Whiteman of the FTZ Staff is designated examiner to evaluate and analyze the facts and information presented in the application and case record and to report findings and recommendations to the FTZ Board.

Public comment is invited from interested parties. Submissions shall be addressed to the FTZ Board's Executive Secretary at the address below. The closing period for their receipt is June 14, 2016. Rebuttal comments in response to material submitted during the foregoing period may be submitted during the subsequent 15-day period to June 29, 2016.

A copy of the application will be available for public inspection at the Office of the Executive Secretary, Foreign-Trade Zones Board, Room 21013, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230-0002, and in the "Reading Room" section of the FTZ Board's Web site, which is accessible

via www.trade.gov/ftz. For further information, contact Elizabeth Whiteman at Elizabeth.Whiteman@trade.gov or (202) 482-0473.

Dated: April 12, 2016.

Andrew McGilvray,
Executive Secretary.

[FR Doc. 2016-08791 Filed 4-14-16; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

[A-823-805]

Silicomanganese From Ukraine: Notice of Rescission of Antidumping Duty Administrative Review

AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.

FOR FURTHER INFORMATION CONTACT: Dmitry Vladimirov or Minoo Hatten, AD/CVD Operations, Office I, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482-0665, and (202) 482-1690, respectively.

SUPPLEMENTARY INFORMATION:

Background

On August 3, 2015, the Department of Commerce (the Department) published in the *Federal Register* a notice of "Opportunity to Request Administrative Review" of the antidumping duty order on silicomanganese from Ukraine for the period of review (POR), August 1, 2014, through July 31, 2015.¹ On September 3, 2015, we received an untimely-filed request² for an administrative review from two Ukrainian producers and/or exporters of silicomanganese, JSC Zaporizhyya Ferroalloy Plant (ZFP) and JSC Nikopol Ferroalloy Plant (NFP), requesting an administrative review of exports of subject merchandise for the period of September 1, 2014, through August 31, 2015. On September 21, 2015, we received comments from a domestic interested party, Eramet Marietta, Inc. (Eramet), objecting to initiation and placing on the record certain import statistics stating that

there were no entries of subject merchandise from Ukraine during the period of review.

On October 6, 2015, the Department initiated the administrative review of the antidumping duty order on silicomanganese from Ukraine with respect to ZFP and NFP for the POR, August 1, 2014, through July 31, 2015,³ notwithstanding the untimely nature of the Ukrainian producers' request for review.

In accordance with our practice, we requested information from U.S. Customs and Border Protection (CBP) concerning imports of subject merchandise from these companies during the POR. We received the requested CBP information, which showed that neither ZFP nor NFP had suspended entries of subject merchandise during the POR. On October 6, 2015, we documented this finding and invited comments from interested parties regarding this CBP query result.⁴

On October 19, 2015, we received comments from domestic interested parties, Eramet and Felman Production, LLC (collectively, U.S. producers). On October 20, 2015, we received comments from ZFP and NFP (Ukrainian producers). ZFP's and NFP's October 20, 2015, submission contained documentation establishing that both companies made both a sale and an entry of subject merchandise in August 2015.

Because there is no evidence that there were entries of subject merchandise into the United States from Ukraine during the POR, on November 17, 2015, the Department placed a memorandum on the record notifying interested parties of its intent to rescind the 2014-2015 administrative review of silicomanganese from Ukraine, and invited comments.⁵ In its November 17, 2015, memorandum, the Department rejected the Ukrainian producers' arguments that the Department provided defective or inadequate notice concerning the correct anniversary month of the antidumping duty order on silicomanganese from Ukraine, and found no basis to alter the POR to capture the Ukrainian producers' entries

¹ See *Antidumping or Countervailing Duty Order, Finding, or Suspended Investigation; Opportunity to Request Administrative Review*, 80 FR 45952 (August 3, 2015) (*August 2015 Opportunity Notice*).

² The Ukrainian producers' September 3, 2015, request for an administrative review was untimely under 19 CFR 351.213(b) and 19 CFR 351.302(d) because we did not receive it during the anniversary month of August 2015, as required by the regulations and specified in the *August 2015 Opportunity Notice*.

³ See *Initiation of Antidumping and Countervailing Duty Administrative Reviews*, 80 FR 60356 (October 6, 2015).

⁴ See Memorandum to the File, "Silicomanganese from Ukraine—U.S. Customs and Border Protection (CBP) Data" dated October 6, 2015.

⁵ See Memorandum to James Maeder, Senior Director for AD/CVD Operations, Office I, "2014-2015 Antidumping Duty Administrative Review of Silicomanganese from Ukraine; Intent to Rescind Administrative Review" dated November 17, 2015.

of subject merchandise made after the POR.⁶

On November 24, 2015, we received comments from ZFP and NFP. On November 30, 2015, we received rebuttal comments from U.S. producers.

Rescission of Review

It is the Department's practice to rescind an administrative review pursuant to 19 CFR 351.213(d)(3) when there are no suspended entries of subject merchandise during the POR from the country in question.⁷ At the end of an administrative review, all suspended entries during the POR for the parties under review are liquidated at the assessment rate computed in the final results of review.⁸ Therefore, since the purpose of an administrative review is to assess antidumping duties, there must be a suspended AD/CVD entry to be liquidated at the newly calculated assessment rate. As discussed in the Decision Memorandum accompanying this notice,⁹ we find that, because there were no entries of subject merchandise during the POR from Ukraine, we are rescinding the 2014–2015 administrative review of the antidumping duty order on silicomanganese from Ukraine, pursuant to 19 CFR 351.213(d)(3).

Analysis of Comments Received

All issues raised by parties in this administrative review are addressed in the accompanying Decision Memorandum, which is adopted by this notice. The Decision Memorandum is a public document and is on file electronically via Enforcement and Compliance's Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). ACCESS is available to registered users at <http://access.trade.gov>, and to all parties in the Central Records Unit, room B8024 of the main Department of Commerce building. In addition, a complete version of the Decision Memorandum can be accessed directly on the internet at <http://enforcement.trade.gov/frn/index.html>. The signed and electronic versions of the Decision Memorandum are identical in content.

⁶ *Id.*

⁷ See, e.g., *Certain Frozen Warmwater Shrimp From Brazil: Notice of Rescission of Antidumping Duty Administrative Review*, 77 FR 32498 (June 1, 2012).

⁸ See 19 CFR 351.212(b)(1).

⁹ See Memorandum to James Maeder, Senior Director for AD/CVD Operations, Office I, "2014–2015 Antidumping Duty Administrative Review of Silicomanganese from Ukraine; Rescission of Administrative Review" dated concurrently with this notice (Decision Memorandum).

This notice is published in accordance with section 751 of the Tariff Act of 1930, as amended, and 19 CFR 351.213(d)(4).

Dated: April 7, 2016.

Christian Marsh,

Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations.

[FR Doc. 2016–08787 Filed 4–14–16; 8:45 am]

BILLING CODE 3510–DS–P

DEPARTMENT OF COMMERCE

International Trade Administration

[A–570–836]

Glycine From the People's Republic of China: Preliminary Results of Antidumping Duty Administrative Review; 2014–2015

AGENCY: Enforcement and Compliance, International Trade Administration, Department of Commerce.

SUMMARY: The Department of Commerce (the Department) is conducting an administrative review of the antidumping duty order on glycine from the People's Republic of China (PRC). The period of review (POR) is March 1, 2014, through February 28, 2015. This review covers five companies, Baoding Mantong Fine Chemistry Co., Ltd. (Baoding Mantong), Nutracare International (Nutracare), Ravi Industries (Ravi), Kumar Industries (Kumar), and Rudraa International (Rudraa). The Department preliminarily finds that these five companies did not have reviewable entries during the POR. We invite interested parties to comment on these preliminary results.

DATES: *Effective Date:* April 15, 2016.

FOR FURTHER INFORMATION CONTACT: Dena Crossland or Brian Davis, AD/CVD Operations, Office VI, Enforcement and Compliance, International Trade Administration, U.S. Department of Commerce, 14th Street and Constitution Avenue NW., Washington, DC 20230; telephone: (202) 482–3362 or (202) 482–7924, respectively.

Scope of the Order

The product covered by the antidumping duty order is glycine, which is a free-flowing crystalline material, like salt or sugar.¹ The subject

¹ See "Decision Memorandum for the Preliminary Results of Antidumping Duty Administrative Review: Glycine from the People's Republic of China; 2014–2015" from Christian Marsh, Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations, to Ronald K. Lorentzen, Acting Assistant Secretary for Enforcement and Compliance, dated concurrently with this notice (Preliminary Decision

merchandise is currently classifiable under the Harmonized Tariff Schedule of the United States (HTSUS) subheading 2922.49.4020. The HTSUS subheading is provided for convenience and customs purposes only; the written product description of the scope of the order is dispositive.²

Methodology

The Department is conducting this review in accordance with section 751(a)(1)(B) of the Tariff Act of 1930, as amended (the Act). For a full description of the methodology underlying our conclusions, see Preliminary Decision Memorandum. This memorandum is a public document and is on file electronically via Enforcement and Compliance's Antidumping and Countervailing Duty Centralized Electronic Service System (ACCESS). ACCESS is available to registered users at <http://access.trade.gov> and is available to all parties in the Central Records Unit, Room B8024 of the main Department of Commerce building. In addition, a complete version of the Issues and Decision Memorandum can be accessed directly at <http://enforcement.trade.gov/frn/>. The signed and the electronic versions of the memorandum are identical in content.

Background

On April 30, 2015, in accordance with section 751(a) of the Act, the Department published in the **Federal Register** a notice of initiation of this antidumping duty administrative review.³ For a detailed background discussion, see Preliminary Decision Memorandum.

Preliminary Results of Review

The Department preliminarily determines that Baoding Mantong, Kumar, Nutracare, Ravi, and Rudraa did not have reviewable transactions of subject merchandise during the POR.

Disclosure and Public Comment

Interested parties are invited to comment on the preliminary results and may submit case briefs and/or written comments, filed electronically using ACCESS, within 30 days of the date of publication of this notice, pursuant to 19 CFR 351.309(c)(1)(ii). Rebuttal briefs, limited to issues raised in the case

Memorandum), for a complete description of the scope of the order.

² See *Glycine from the People's Republic of China: Antidumping Duty Order*, 60 FR 16116 (March 29, 1995).

³ See *Initiation of Antidumping and Countervailing Duty Administrative Reviews*, 80 FR 24233 (April 30, 2015).

briefs, will be due five days after the due date for case briefs, pursuant to 19 CFR 351.309(d). Parties that submit case or rebuttal briefs in this proceeding are requested to submit with each argument a statement of the issue, a summary of the argument not to exceed five pages, and a table of statutes, regulations, and cases cited, in accordance with 19 CFR 351.309(c)(2).

Pursuant to 19 CFR 351.310(c), interested parties, who wish to request a hearing must submit a written request to the Assistant Secretary for Enforcement and Compliance, U.S. Department of Commerce, filed electronically using ACCESS. Electronically filed case briefs/written comments and hearing requests must be received successfully in their entirety by the Department's electronic records system, ACCESS, by 5:00 p.m. Eastern Time, within 30 days after the date of publication of this notice.⁴ Hearing requests should contain: (1) The party's name, address and telephone number; (2) the number of participants; and (3) a list of issues to be discussed. Issues raised in the hearing will be limited to those issues raised in the respective case briefs. If a request for a hearing is made, parties will be notified of the time and date of the hearing which will be held at the U.S. Department of Commerce, 1401 Constitution Avenue NW., Washington, DC 20230. The Department intends to issue the final results of this administrative review, including the results of its analysis of the issues raised in any written briefs, not later than 120 days after the date of publication of this notice, pursuant to section 751(a)(3)(A) of the Act.

Assessment Rates

Upon issuance of the final results, the Department will determine, and CBP shall assess, antidumping duties on all appropriate entries covered by this review. The Department intends to issue assessment instructions to CBP 15 days after the publication date of the final results of this review. Additionally, pursuant to a refinement to its assessment practice in NME cases, if the Department continues to determine that an exporter under review had no shipments of the subject merchandise, any suspended entries that entered under the exporter's case number (*i.e.*, at that exporter's rate) will be liquidated at the PRC-wide rate. For a full discussion of this practice, see *Non-Market Economy Antidumping Proceedings: Assessment of Antidumping Duties*, 76 FR 65694 (October 23, 2011).

Cash Deposit Requirements

The following cash deposit requirements will be effective upon publication of the final results of this administrative review for all shipments of the subject merchandise entered, or withdrawn from warehouse, for consumption on or after the publication date, as provided for by section 751(a)(2)(C) of the Act: (1) For Baoding Mantong, Nutracare International, Ravi Industries, Kumar Industries, and Rudraa International, which all claimed no shipments, the cash deposit rate will remain unchanged from rates assigned to these companies in the most recently completed reviews of these companies; (2) for previously investigated or reviewed PRC and non-PRC exporters who are not under review in this segment of the proceeding but who have separate rates, the cash deposit rate will continue to be the exporter-specific rate published for the most recent period; (3) for all PRC exporters of subject merchandise that have not been found to be entitled to a separate rate, the cash deposit rate will be the PRC-wide rate of 453.79 percent; and (4) for all non-PRC exporters of subject merchandise which have not received their own rate, the cash deposit rate will be the rate applicable to the PRC exporter(s) that supplied the non-PRC exporter. These deposit requirements, when imposed, shall remain in effect until further notice.

Notification to Importers

This notice also serves as a preliminary reminder to importers of their responsibility under 19 CFR 351.402(f)(2) to file a certification regarding the reimbursement of antidumping duties prior to liquidation of the relevant entries of this 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 administrative review and notice are in accordance with sections 751(a)(1) and 777(i)(1) of the Act, and 19 CFR 351.221(b)(4).

Dated: April 4, 2016.

Ronald K. Lorentzen,
Acting Assistant Secretary for Enforcement and Compliance.

[FR Doc. 2016-08229 Filed 4-14-16; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

International Trade Administration

U.S. Travel and Tourism Advisory Board

AGENCY: International Trade Administration, U.S. Department of Commerce.

ACTION: Notice of an opportunity to apply for membership on the U.S. Travel and Tourism Advisory Board.

SUMMARY: The Department of Commerce is currently seeking applications for membership on the U.S. Travel and Tourism Advisory Board (Board). The purpose of the Board is to advise the Secretary of Commerce on matters relating to the travel and tourism industry.

DATES: Applications for immediate consideration for membership must be received by the Office of Advisory Committees and Industry Outreach by 5:00 p.m. Eastern Daylight Time (EDT) on Friday, May 6, 2016. Applications will continue to be accepted on a rolling basis to fill vacancies when they arise during over the next two years.

ADDRESSES: Please submit application information by email to oaicio@trade.gov, attention to Li Zhou, Office of Advisory Committees and Industry Outreach.

FOR FURTHER INFORMATION CONTACT: Li Zhou, Deputy Director, Office of Advisory Committees and Industry Outreach, U.S. Department of Commerce, Room 4043, 1401 Constitution Avenue NW., Washington, DC 20230, *telephone:* 202-482-4501, *email:* oaicio@trade.gov.

SUPPLEMENTARY INFORMATION: The U.S. Travel and Tourism Advisory Board (Board) is established pursuant to Department of Commerce authority under 15 U.S.C. 1512 and under the Federal Advisory Committee Act, as amended, 5 U.S.C. App. (FACA), and advises the Secretary of Commerce (Secretary) on matters relating to the U.S. travel and tourism industry. The Board provides a means of ensuring regular contact between the U.S. Government and the travel and tourism industry. The Board advises the Secretary on government policies and programs that affect United States travel and tourism, and the Board serves as a forum for discussing and proposing solutions to industry-related problems. The Board acts as a liaison among the stakeholders represented by the membership and provides a forum for those stakeholders on current and emerging issues in the travel and

⁴ See 19 CFR 351.310(c).

tourism sector. The Board recommends ways to ensure that the United States remains the preeminent destination for international visitation and tourism throughout the world.

The Office of Advisory Committees and Industry Outreach is accepting applications for Board members. The Board shall consist of no more than 32 members appointed by the Secretary. Members shall represent companies and organizations in the travel and tourism sector from a broad range of products and services, company sizes, and geographic locations and shall be drawn from large, medium, and small travel and tourism companies, private-sector organizations involved in the export of travel and tourism-related products and services, and other tourism-related entities.

Each Board member shall serve as the representative of a U.S. company in the travel and tourism industry, a private sector U.S. organization involved in the export of travel and tourism-related products and services, or a tourism-related U.S. entity. For eligibility purposes, a "U.S. company" is a for-profit firm that is incorporated in the United States (or an unincorporated U.S. firm with its principal place of business in the United States) that is controlled by U.S. citizens or by other U.S. companies. A company is not a U.S. company if 50 percent plus one share of its stock (if a corporation, or a similar ownership interest of an unincorporated entity) is known to be controlled, directly or indirectly, by non-U.S. citizens or non-U.S. companies. For eligibility purposes, a "U.S. organization" is an organization, including trade associations and nongovernmental organizations (NGOs), established under the laws of the United States, that is controlled by U.S. citizens, by another U.S. organization (or organizations), or by a U.S. company (or companies), as determined based on its board of directors (or comparable governing body), membership, and funding sources, as applicable. For eligibility purposes, a U.S. entity is a tourism-related entity that can demonstrate U.S. ownership or control, including but not limited to state and local tourism marketing entities, state government tourism offices, state and/or local government-supported tourism marketing entities, and multi-state tourism marketing entities.

Members of the Board will be selected, in accordance with applicable Department of Commerce guidelines, based on their ability to carry out the objectives of the Board as set forth in the charter. Members of the Board shall be selected in a manner that ensures that

the Board is balanced in terms of points of view, industry subsector, range of products and services, demographics, geography, and company size.

Additional factors which will be considered in the selection of Board members include candidates' proven experience in the strategic development and management of travel and tourism-related or other service-related organizations; or the candidate's proven experience in promoting, developing, and implementing advertising and marketing programs for travel-related or tourism-related industries.

Priority may be given to a Chief Executive Officer, Executive Director, or President (or comparable level of responsibility) of a U.S. company, U.S. organization, or U.S. entity in the travel and tourism sector.

Members shall serve a term of two years from the date of appointment, at the discretion of the Secretary of Commerce. Although the Board's current charter terminates in September 2017, it is anticipated that it will be rechartered.

Members shall serve in a representative capacity, representing the views and interests of their particular industry subsector. Board members are not special government employees, and will receive no compensation for their participation in Board activities. Members participating in Board meetings and events will be responsible for their travel, living and other personal expenses. Meetings will be held regularly and, to the extent practical, not less than twice annually, usually in Washington, DC.

For immediate consideration for membership, please provide the following information by the Friday, May 6, 2016 deadline to the address listed in the **ADDRESSES** section:

1. Name and title of the individual requesting consideration.
2. A sponsor letter from the applicant on his or her company/organization/entity letterhead or, if the applicant is to represent a company/organization/entity other than his or her employer, a letter from the company/organization/entity to be represented, containing a brief statement of why the applicant should be considered for membership on the Board. This sponsor letter should also address the applicant's travel and tourism-related experience.
3. The applicant's personal resume.
4. An affirmative statement that the applicant is not required to register as a foreign agent under the Foreign Agents Registration Act of 1938, as amended.
5. If the applicant is to represent a company, information regarding the control of the company, including the

stock holdings as appropriate, signifying compliance with the criteria set forth above.

6. If the applicant is to represent an organization, information regarding the control of the organization, including the governing structure, members, and revenue sources as appropriate, signifying compliance with the criteria set forth above.

7. If the applicant is to represent a tourism-related entity, the functions and responsibilities of the entity, and information regarding the entity's U.S. ownership or control, signifying compliance with the criteria set forth above.

8. The company's, organization's, or entity's size, product or service line and major markets in which the company, organization, or entity operates.

9. Brief statement describing how the applicant will contribute to the work of the Board based on his or her unique experience and perspective (not to exceed 100 words).

Dated: April 12, 2016.

Tricia Van Orden,

Office of Advisory Committees & Industry Outreach.

[FR Doc. 2016-08789 Filed 4-14-16; 8:45 am]

BILLING CODE 3510-DS-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Fisheries of the South Atlantic; South Atlantic Fishery Management Council and Mid-Atlantic Fishery Management Council; Public Meeting

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of a public meeting.

SUMMARY: The South Atlantic Fishery Management Council, in conjunction with the Mid-Atlantic Fishery Management Council, will hold a Question and Answer (Q&A) public meeting to address cobia management issues in Kill Devil Hills, NC.

DATES: The Cobia Q&A public meeting will be held beginning at 6 p.m. on May 9, 2016.

ADDRESSES:

Meeting address: The meeting will be held at the Hilton Garden Inn Outer Banks/Kitty Hawk, 5353 N. Virginia Dare Trail, Kitty Hawk, NC 27949; phone: (252) 261-1290; fax: (252) 255-0153. The meeting will be broadcast via webinar as it occurs. Registration is required and information will be posted

on the South Atlantic Council's Web site at www.safmc.net as it becomes available.

Council addresses: South Atlantic Fishery Management Council, 4055 Faber Place Drive, Suite 201, N. Charleston, SC 29405; Mid-Atlantic Fishery Management Council, 800 North State Street, Suite 201, Dover, DE 19901.

FOR FURTHER INFORMATION CONTACT: Kim Iverson, Public Information Officer, SAFMC; phone: (843) 571-4366 or toll free: (866) SAFMC-10; fax: (843) 769-4520; email: kim.iverson@safmc.net.

SUPPLEMENTARY INFORMATION: The recreational fishery for Atlantic migratory group cobia is scheduled to close on June 20, 2016. The closure applies to those fishing for cobia recreationally in federal waters from Georgia to New York from a private vessel, charter vessel, or headboat. The closure is the result of accountability measures required by federal regulations to protect the cobia resource and prevent overfishing. The 2015 recreational catch was 1,540,775 pounds, 123% over the recreational Annual Catch Limit (ACL) of 690,000 pounds.

The scheduled recreational closure has caused concerns from fishermen, particularly those from North Carolina and Virginia where the closure will have negative economic and social impacts due to the seasonality of the fishery. As a result, the two Councils will host a Cobia Q&A public meeting to provide information and help address questions and concerns. Council staff will give a presentation that includes an overview of the Council federal management process, historical management of cobia, and information about current cobia management and the pending recreational closure. The presentation will also include an overview of future management actions for cobia currently under consideration by the South Atlantic Council. Council staff and area Council members will be available to answer questions following the presentation.

Written comments should be directed to Gregg Waugh, Executive Director, South Atlantic Fishery Management Council, 4055 Faber Place Drive, Suite 201, N. Charleston, SC 29405. Email comments to Mike.Collins@safmc.net with the Subject Line "Cobia Comments". FAX comments to (843) 769-4520. Comments must be received in the Council office by 5 p.m. on May 20, 2016.

Special Accommodations

This meeting is physically accessible to people with disabilities. Requests for

auxiliary aids should be directed to the Council office (see **ADDRESSES**) 5 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: April 12, 2016.

Tracey L. Thompson,

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

[FR Doc. 2016-08779 Filed 4-14-16; 8:45 am]

BILLING CODE 3510-22-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

RIN 0648-XE570

New England Fishery Management Council; Public Meeting

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of a public meeting.

SUMMARY: The New England Fishery Management Council (Council) is scheduling a public meeting of its *Scallop* Plan Development Team and Advisory Panel on Wednesday, May 4, 2016, to consider actions affecting New England Fisheries in the exclusive economic zone (EEZ).

Recommendations from this group will be brought to the full Council for formal consideration and action, if appropriate.

DATES: This meeting will be held on Wednesday, May 4, 2016, at 9 a.m., to view the agenda, see **SUPPLEMENTARY INFORMATION**.

ADDRESSES: The meeting will be held at the Hilton Garden Inn Boston Logan Airport, 100 Boardman Street, Boston, MA 02128; telephone: (617) 571-5478; fax: (617) 561-0798.

Council address: New England Fishery Management Council, 50 Water Street, Mill 2, Newburyport, MA 01950.

FOR FURTHER INFORMATION CONTACT: Thomas A. Nies, Executive Director, New England Fishery Management Council; telephone: (978) 465-0492.

SUPPLEMENTARY INFORMATION:

Agenda

Recipients of recent Scallop Research Set-Aside (RSA) awards will provide a status update and summary of preliminary findings to the Scallop Plan Development Team (PDT) and Advisory Panel (AP). Presentations will include RSA projects that have not yet been used directly in the scallop management

process. This meeting is not a formal review of the methods or results of these projects. Instead, this meeting is only an overview to better inform the PDT and AP of current research status and help identify future research priority recommendations. The PDT and AP will review current RSA research priorities and discuss potential recommended changes for the 2017/2018 Scallop RSA funding announcement. Other business discussed as necessary.

Special Accommodations

This meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Thomas A. Nies, Executive Director, at 978-465-0492, at least 5 days prior to the meeting date.

Authority: 16 U.S.C. 1801 *et seq.*

Dated: April 12, 2016.

Tracey L. Thompson,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

[FR Doc. 2016-08714 Filed 4-14-16; 8:45 am]

BILLING CODE 3510-22-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Gulf of Mexico Fishery Management Council; Public Hearings

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice; public hearings and webinar.

SUMMARY: The Gulf of Mexico Fishery Management Council (Council) will hold two public hearings and one webinar to solicit public comments on Reef Fish Amendment 43—Hogfish stock definition, status determination criteria, annual catch limits, and size limit.

DATES: The public hearings will be held May 9-11, 2016. The hearings will begin at 6 p.m. and will conclude no later than 9 p.m. For specific dates and locations, see **SUPPLEMENTARY INFORMATION**. Written public comments must be received on or before 5 p.m. EST on Friday, May 6, 2016.

ADDRESSES: The public documents can be obtained by contacting the Gulf of Mexico Fishery Management Council, 2203 N. Lois Avenue, Suite 1100, Tampa, FL 33607; (813) 348-1630 or on their Web site at www.gulfcouncil.org.

Meeting addresses: The public hearings will be held in Naples and St.

Petersburg, FL; and one webinar. For specific locations, see **SUPPLEMENTARY INFORMATION**.

Public comments: Comments may be submitted online through the Council's public portal by visiting www.gulfcouncil.org and clicking on "CONTACT US".

FOR FURTHER INFORMATION CONTACT: Douglas Gregory, Executive Director, Gulf of Mexico Fishery Management Council; telephone: (813) 348-1630.

SUPPLEMENTARY INFORMATION: The agenda for the two public hearings and one webinar are as follows: Council staff will brief the public on Reef Fish Amendment 43. The staff will then open the meeting for questions and public comments.

Locations, Schedules, and Agendas

Monday, May 9, 2016; Holiday Inn Express & Suites, 1785—5th Avenue South, Naples, FL 34102; telephone: (239) 261-3500.

Tuesday, May 10, 2016; Holiday Inn Express, 2171—54th Avenue North, St. Petersburg, FL 33714; telephone: (727) 520-7800.

Wednesday, May 11, 2016, Webinar—6 p.m. EST at: <https://attendee.gotowebinar.com/register/3081763240819912449>.

After registering, you will receive a confirmation email containing information about joining the webinar.

Special Accommodations

These hearings are physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Kathy Pereira (see **ADDRESSES**), at least 5 working days prior to the meeting date.

Authority: 16 U.S.C. 1801 *et seq.*

Dated: April 12, 2016.

Tracey L. Thompson,

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

[FR Doc. 2016-08778 Filed 4-14-16; 8:45 am]

BILLING CODE 3510-22-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

RIN 0648-XE498

Takes of Marine Mammals Incidental to Specified Activities; Taking Marine Mammals Incidental to the Installation of the Block Island Wind Farm Export and Inter-Array Cables

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and

Atmospheric Administration (NOAA), Commerce.

ACTION: Notice; proposed incidental harassment authorization; request for comments.

SUMMARY: NMFS has received an application from Deepwater Wind Block Island, LLC (DWBI) for an Incidental Harassment Authorization (IHA) to take marine mammals, by harassment, incidental to the installation of the Block Island Wind Farm (BIWF) Export and Inter-Array Cables. Pursuant to the Marine Mammal Protection Act (MMPA), NMFS is requesting comments on its proposal to issue an IHA to DWBI to incidentally take, by Level B harassment only, small numbers of marine mammals during the specified activity.

DATES: Comments and information must be received no later than May 16, 2016.

ADDRESSES: Comments on DWBI's IHA application (the application) should be addressed to Jolie Harrison, Chief, Permits and Conservation Division, Office of Protected Resources, National Marine Fisheries Service, 1315 East-West Highway, Silver Spring, MD 20910. The mailbox address for providing email comments is itp.fiorentino@noaa.gov. Comments sent via email, including all attachments, must not exceed a 25-megabyte file size. NMFS is not responsible for comments sent to addresses other than those provided here.

Instructions: All comments received are a part of the public record and will generally be posted to <http://www.nmfs.noaa.gov/pr/permits/incidental/> without change. All Personal Identifying Information (for example, name, address, etc.) voluntarily submitted by the commenter may be publicly accessible. Do not submit Confidential Business Information or otherwise sensitive or protected information.

FOR FURTHER INFORMATION CONTACT: John Fiorentino, Office of Protected Resources, NMFS, (301) 427-8401.

SUPPLEMENTARY INFORMATION:

Availability

An electronic copy of the application and supporting documents, as well as a list of the references cited in this document, may be obtained by visiting the Internet at: www.nmfs.noaa.gov/pr/permits/incidental/. In case of problems accessing these documents, please call the contact listed above.

Background

Sections 101(a)(5)(A) and (D) of the MMPA (16 U.S.C. 1361 *et seq.*) direct

the Secretary of Commerce to allow, upon request, the incidental, but not intentional, taking of small numbers of marine mammals by U.S. citizens who engage in a specified activity (other than commercial fishing) within a specified geographical region if certain findings are made and either regulations are issued or, if the taking is limited to harassment, a notice of a proposed authorization is provided to the public for review.

An authorization for incidental takings shall be granted if NMFS finds that the taking will have a negligible impact on the species or stock(s), will not have an unmitigable adverse impact on the availability of the species or stock(s) for subsistence uses (where relevant), and if the permissible methods of taking and requirements pertaining to the mitigation, monitoring and reporting of such takings are set forth. NMFS has defined "negligible impact" in 50 CFR 216.103 as "an impact resulting from the specified activity that cannot be reasonably expected to, and is not reasonably likely to, adversely affect the species or stock through effects on annual rates of recruitment or survival."

Except with respect to certain activities not pertinent here, the MMPA defines "harassment" as: Any act of pursuit, torment, or annoyance which (i) has the potential to injure a marine mammal or marine mammal stock in the wild [Level A harassment]; or (ii) has the potential to disturb a marine mammal or marine mammal stock in the wild by causing disruption of behavioral patterns, including, but not limited to, migration, breathing, nursing, breeding, feeding, or sheltering [Level B harassment].

Summary of Request

On March 11, 2016, NMFS received an application from DWBI for the taking of marine mammals incidental to the installation of the BIWF export and inter-array cables. This work was originally authorized by NMFS as part of a September 2014 (modified in June 2015) IHA issued to DWBI for construction of the BIWF (offshore installation of wind turbine generator [WTG] jacket foundations and export/inter-array cable installation [79 FR 53409]); however, only the construction activities associated with the WTG jacket foundation installation were performed during that one-year authorization which expired in October 2015. DWBI has, therefore, reapplied for a new IHA to complete the remaining export and inter-array cable installation activities. The proposed export and inter-array cable installation activities

remain the same as those described in the **Federal Register** notice for the original 2014 BIWF IHA. NMFS determined that the application was adequate and complete on March 14, 2016.

DWBI has begun construction of the BIWF, a 30 megawatt offshore wind farm. Construction activities began in July of 2015 with the installation of the five WTG foundations. The submarine cable (export and inter-array cables) installation is scheduled to occur sometime between May and October, 2016. Use of dynamically positioned (DP) vessel thrusters during cable installation may result in the take of marine mammals. Take, by Level B Harassment only, of individuals of nine species is anticipated to result from the specified activity.

Description of the Specified Activity

Overview

The BIWF will consist of five, 6 megawatt WTGs, a submarine cable interconnecting the WTGs, and a transmission cable. The WTG jacket foundations were installed in 2015. Erection of the five WTGs, installation of the inter-array and export cable, and construction of the onshore components of the BIWF is planned for 2016. The generation of underwater noise during use of vessel thrusters while the cable laying vessel is keeping position by its DP system during installation activities may result in the incidental take of marine mammals.

Dates and Duration

BIWF cable installation activities are scheduled to occur sometime between May and October, 2016. NMFS is proposing to issue an authorization effective May 2016 through April 2017, based on the anticipated work window for the in-water cable installation activities construction that could result in the incidental take of marine mammals. While project activities may occur for over a 6-month period, use of the DP vessel thruster during cable installation activities is expected to occur for approximately 28 days. Cable installation (and subsequent use of the DP vessel thruster) would be conducted 24 hours per day.

Specified Geographic Region

The offshore components of the BIWF will be located in state territorial waters. The WTGs will be located on average of about 4.8 kilometers (km) southeast of Block Island, and about 25.7 km south of the Rhode Island mainland. The WTGs will be arranged in a radial configuration spaced about 0.8 km

apart. The inter-array cable will connect the five WTGs for a total length of 3.2 km from the northernmost WTG to the southernmost WTG (Figure 1–1 of DWBI's application). Water depths along the inter-array cable range up to 23.3 meters (m). The export cable will originate at the northernmost WTG and travel 10 km to a manhole located in the town of New Shoreham (Block Island) in Washington County, Rhode Island. Water depths along the export cable submarine route range up to 36.9 m. Construction staging and laydown for offshore construction is planned to occur at the Port of Providence, Providence, Rhode Island.

The inter-array cable and submarine portions of the export cable will be installed by a jet plow supported by a DP vessel.

Detailed Description of Activities

DWBI would use a jet plow, supported by a DP cable installation barge, to install the export cable and inter-array cable below the seabed. The jet plow would be positioned over the trench and pulled from shore by the cable installation vessel. The jet plow would be pulled along the seafloor behind the cable-laying barge with assistance of a non-DP material barge. High-pressure water from vessel-mounted pumps would be injected into the sediments through nozzles situated along the plow, causing the sediments to temporarily fluidize and create a liquefied trench. DWBI anticipates a temporary trench width of up to 1.5 m. As the plow is pulled along the route behind the barge, the cable would be laid into the temporary, liquefied trench through the back of the plow. The trench would be backfilled by the water current and the natural settlement of the suspended material. Umbilical cords would connect the submerged jet plow to control equipment on the vessel to allow the operators to monitor and control the installation process and make adjustments to the speed and alignment as the installation proceeds across the water.

The Export Cable and Inter-Array Cable would be buried to a target depth of 1.8 m beneath the seafloor. The actual burial depth depends on substrate encountered along the route and could vary from 1.2 to 2.4 m. If less than 1.2 m burial is achieved, DWBI may elect to install additional protection, such as concrete matting or rock piles. At each of the WTGs, the Inter-Array cable would be pulled into the jacket foundation through J-tubes installed on the sides of the jacket foundations. At the J-tubes, additional cable armoring

such as sand bags and/or rocks would be used to protect the inter-array cable.

A DP vessel would be used during cable installation in order to maintain precise coordinates. DP systems maintain their precise coordinates in waters through the use of automatic controls. These control systems use variable levels of power to counter forces from current and wind. During cable-lay activities, DWBI expects that a reduced 50 percent power level will be used by DP vessels. DWBI modeled scenarios using a source level of 180 dB re 1 micro Pascal (μ Pa) for the DP vessel thruster, assuming water depths of 7, 10, 20, and 40 m, and thruster power of 50 percent. Detailed information on the acoustic modeling for this source is provided in Appendix A of DWBI's application. Installation of the export cable and inter-array cable is expected to take approximately 28 days. Cable installation will occur 24 hours per day, seven days a week.

Description of Marine Mammals in the Area of the Specified Activity

There are 38 species of marine mammals protected under the MMPA that potentially occur within the marine waters around Rhode Island Sound (see Table 3–1 of DWBI's application). The majority of these species are pelagic and/or northern species, or are so rarely sighted that their presence in the project area is unlikely. Six marine mammal species are listed under the Endangered Species Act (ESA) and are known to be present, at least seasonally, in the waters of Southern New England: Blue whale, fin whale, humpback whale, right whale, sei whale, and sperm whale. These species are highly migratory and do not spend extended periods of time in a localized area; the waters of Southern New England are primarily used as a stopover point for these species during seasonal movements north or south between important feeding and breeding grounds. While fin, humpback, and right whales have the potential to occur within the project area, the sperm, blue, and sei whales are more pelagic and/or northern species, and their presence within the shallow waters of the project area is unlikely. Because the potential for sperm, blue, and sei whales to occur within the project area during the marine construction period is unlikely, these species will not be described further in this analysis.

The following species are both common in the waters of Rhode Island Sound and have the highest likelihood of occurring, at least seasonally, in the project area: North Atlantic right whale (*Eubalaena glacialis*), humpback whale

(*Megaptera novaeangliae*), fin whale (*Balaenoptera physalus*), minke whale (*Balaenoptera acutorostrata*), harbor porpoise (*Phocoena phocoena*), Atlantic white-sided dolphin (*Lagenorhynchus acutus*), short-beaked common dolphin (*Delphinus delphis*), harbor seal (*Phoca vitulina*), and gray seal (*Halichoerus*

grypus) (Right Whale Consortium, 2014) (Table 1). Further information on the biology, ecology, abundance, and distribution of those species likely to occur in the project area can be found in section 4 of the application (which NMFS has reviewed and concluded as adequate),

and the NMFS Marine Mammal Stock Assessment Reports (see Waring *et al.*, 2015), which are available online at: <http://www.nmfs.noaa.gov/pr/sars/>. Marine mammal species descriptions are also available online at: <http://www.nmfs.noaa.gov/pr/species/mammals/>.

TABLE 2—MARINE MAMMALS LIKELY TO OCCUR IN THE PROJECT AREA

Common name	Scientific name	NMFS status	Stock abundance	Stock
Toothed Whales (Odontoceti)				
Atlantic white-sided dolphin	<i>Lagenorhynchus acutus</i>	N/A	48,819	W. North Atlantic.
Short-beaked common dolphin	<i>Delphinus delphis</i>	N/A	120,743	W. North Atlantic.
Harbor porpoise	<i>Phocoena phocoena</i>	N/A	79,833	Gulf of Maine/Bay of Fundy.
Baleen Whales (Mysticeti)				
Minke whale	<i>Balaenoptera acutorostrata</i>	N/A	20,741	Canadian East Coast.
Fin whale	<i>Balaenoptera physalus</i>	Endangered ...	1,618	W. North Atlantic.
Humpback whale	<i>Megaptera novaeangliae</i>	Endangered ...	823	Gulf of Maine.
North Atlantic right whale	<i>Eubalaena glacialis</i>	Endangered ...	465	W. North Atlantic.
Earless Seals (Phocidae)				
Gray seals	<i>Halichoerus grypus</i>	N/A	348,900	North Atlantic.
Harbor seals	<i>Phoca vitulina</i>	N/A	75,834	W. North Atlantic.

Sources: Waring *et al.*, 2015; Waring *et al.*, 2013; Waring *et al.*, 2011; Waring *et al.*, 2010; RI SAMP, 2011; Kenney and Vigness-Raposa, 2009; NMFS, 2012.

Potential Effects of the Specified Activity on Marine Mammals

This section includes a summary and discussion of the ways that the types of stressors associated with the specified activity have been observed to impact marine mammals. This discussion may also include reactions that we consider to rise to the level of a take and those that we do not consider to rise to the level of a take (for example, with acoustics, we may include a discussion of studies that showed animals not reacting at all to sound or exhibiting barely measurable avoidance). This section is intended as a background of potential effects and does not consider either the specific manner in which this activity will be carried out or the mitigation that will be implemented, and how either of those will shape the anticipated impacts from this specific activity. The “Estimated Take by Incidental Harassment” section later in this document will include a quantitative analysis of the number of individuals that are expected to be taken by this activity. The “Negligible Impact Analysis” section will include the analysis of how this specific activity will impact marine mammals and will consider the content of this “Potential Effects of the Specified Activity on Marine Mammals” section, the

“Estimated Take by Incidental Harassment” section, the “Proposed Mitigation” section, and the “Anticipated Effects on Marine Mammal Habitat” section to draw conclusions regarding the likely impacts of this activity on the reproductive success or survivorship of individuals, and from that on the affected marine mammal populations or stocks.

Background on Sound

Sound is a physical phenomenon consisting of minute vibrations that travel through a medium, such as air or water, and is generally characterized by several variables. Frequency describes the sound’s pitch and is measured in hertz (Hz) or kilohertz (kHz), while sound level describes the sound’s intensity and is measured in decibels (dB). Sound level increases or decreases exponentially with each dB of change. The logarithmic nature of the scale means that each 10-dB increase is a 10-fold increase in acoustic power (and a 20-dB increase is then a 100-fold increase in power). A 10-fold increase in acoustic power does not mean that the sound is perceived as being 10 times louder, however. Sound levels are compared to a reference sound pressure (micro-Pascal) to identify the medium. For air and water, these reference pressures are “re: 20 μPa” and “re: 1

μPa,” respectively. Root mean square (RMS) is the quadratic mean sound pressure over the duration of an impulse. RMS is calculated by squaring all of the sound amplitudes, averaging the squares, and then taking the square root of the average (Urick, 1975). RMS accounts for both positive and negative values; squaring the pressures makes all values positive so that they may be accounted for in the summation of pressure levels. This measurement is often used in the context of discussing behavioral effects, in part because behavioral effects, which often result from auditory cues, may be better expressed through averaged units rather than by peak pressures.

Acoustic Impacts

Use of the DP vessel thrusters during the BIWF project may temporarily impact marine mammals in the area due to elevated in-water sound levels. Marine mammals are continually exposed to many sources of sound. Naturally occurring sounds such as lightning, rain, sub-sea earthquakes, and biological sounds (e.g., snapping shrimp, whale songs) are widespread throughout the world’s oceans. Marine mammals produce sounds in various contexts and use sound for various biological functions including, but not limited to: (1) Social interactions; (2)

foraging; (3) orientation; and (4) predator detection. Interference with producing or receiving these sounds may result in adverse impacts. Audible distance, or received levels of sound depend on the nature of the sound source, ambient noise conditions, and the sensitivity of the receptor to the sound (Richardson *et al.*, 1995). Type and significance of marine mammal reactions to sound are likely dependent on a variety of factors including, but not limited to, (1) the behavioral state of the animal (*e.g.*, feeding, traveling, etc.); (2) frequency of the sound; (3) distance between the animal and the source; and (4) the level of the sound relative to ambient conditions (Southall *et al.*, 2007).

When considering the influence of various kinds of sound on the marine environment, it is necessary to understand that different kinds of marine life are sensitive to different

frequencies of sound. Current data indicate that not all marine mammal species have equal hearing capabilities (Richardson *et al.*, 1995; Southall *et al.*, 1997; Wartzok and Ketten, 1999; Au and Hastings, 2008).

Southall *et al.* (2007) designated “functional hearing groups” for marine mammals based on available behavioral data; audiograms derived from auditory evoked potentials; anatomical modeling; and other data. Southall *et al.* (2007) also estimated the lower and upper frequencies of functional hearing for each group. However, animals are less sensitive to sounds at the outer edges of their functional hearing range and are more sensitive to a range of frequencies within the middle of their functional hearing range. Note that direct measurements of hearing sensitivity do not exist for all species of marine mammals, including low-frequency cetaceans. The functional hearing

groups and the associated frequencies developed by Southall *et al.* (2007) were revised by Finneran and Jenkins (2012) and have been further modified by NOAA. Table 2 provides a summary of sound production and general hearing capabilities for marine mammal species (note that values in this table are not meant to reflect absolute possible maximum ranges, rather they represent the best known ranges of each functional hearing group). For purposes of the analysis in this document, marine mammals are arranged into the following functional hearing groups based on their generalized hearing sensitivities: High-frequency cetaceans, mid-frequency cetaceans, low-frequency cetaceans (mysticetes), phocids (true seals), and otariids (sea lion and fur seals). A detailed discussion of the functional hearing groups can be found in Southall *et al.* (2007) and Finneran and Jenkins (2012).

TABLE 3—MARINE MAMMAL FUNCTIONAL HEARING GROUPS

Functional hearing group	Functional hearing range*
Low-frequency (LF) cetaceans (baleen whales)	7 Hz to 25 kHz.
Mid-frequency (MF) cetaceans (dolphins, toothed whales, beaked whales, bottlenose whales)	150 Hz to 160 kHz.
High-frequency (HF) cetaceans (true porpoises, <i>Kogia</i> , river dolphins, cephalorhynchid, <i>Lagenorhynchus cruciger</i> and <i>L. australis</i>).	200 Hz to 180 kHz.
Phocid pinnipeds (underwater) (true seals)	75 Hz to 100 kHz.
Otariid pinnipeds (underwater) (sea lions and fur seals)	100 Hz to 48 kHz.

Adapted and derived from Southall *et al.* (2007).

* Represents frequency band of hearing for entire group as a composite (*i.e.*, all species within the group), where individual species’ hearing ranges are typically not as broad. Functional hearing is defined as the range of frequencies a group hears without incorporating non-acoustic mechanisms (Wartzok and Ketten, 1999). This is ~60 to ~70 dB above best hearing sensitivity (Southall *et al.*, 2007) for all functional hearing groups except LF cetaceans, where no direct measurements on hearing are available. For LF cetaceans, the lower range is based on recommendations from Southall *et al.*, 2007 and the upper range is based on information on inner ear anatomy and vocalizations.

When sound travels (propagates) from its source, its loudness decreases as the distance traveled by the sound increases. Thus, the loudness of a sound at its source is higher than the loudness of that same sound a kilometer away. Acousticians often refer to the loudness of a sound at its source (typically referenced to one meter from the source) as the source level and the loudness of sound elsewhere as the received level (*i.e.*, typically the receiver). For example, a humpback whale 3 km from a device that has a source level of 230 dB may only be exposed to sound that is 160 dB loud, depending on how the sound travels through water (*e.g.*, spherical spreading [6 dB reduction with doubling of distance] was used in this example). As a result, it is important to understand the difference between source levels and received levels when discussing the loudness of sound in the ocean or its impacts on the marine environment.

As sound travels from a source, its propagation in water is influenced by

various physical characteristics, including water temperature, depth, salinity, and surface and bottom properties that cause refraction, reflection, absorption, and scattering of sound waves. Oceans are not homogeneous and the contribution of each of these individual factors is extremely complex and interrelated. The physical characteristics that determine the sound’s speed through the water will change with depth, season, geographic location, and with time of day (as a result, in actual active sonar operations, crews will measure oceanic conditions, such as sea water temperature and depth, to calibrate models that determine the path the sonar signal will take as it travels through the ocean and how strong the sound signal will be at a given range along a particular transmission path). As sound travels through the ocean, the intensity associated with the wavefront diminishes, or attenuates. This decrease in intensity is referred to as propagation

loss, also commonly called transmission loss.

As mentioned previously in this document, nine marine mammal species (seven cetaceans and two pinnipeds) are most likely to occur in the project area. Of the seven cetacean species likely to occur in the project area, four are classified as low-frequency cetaceans (*i.e.*, minke whale, fin whale, humpback whale, and North Atlantic right whale), two are classified as mid-frequency cetaceans (*i.e.*, Atlantic white-sided dolphin and short-beaked common dolphin), and one is classified as a high-frequency cetacean (*i.e.*, harbor porpoise) (Southall *et al.*, 2007). A species’ functional hearing group is a consideration when we analyze the effects of exposure to sound on marine mammals.

Hearing Impairment

Marine mammals may experience temporary or permanent hearing impairment when exposed to loud sounds. Hearing impairment is

classified by temporary threshold shift (TTS) and permanent threshold shift (PTS). There are no empirical data for onset of PTS in any marine mammal; therefore, PTS-onset must be estimated from TTS-onset measurements and from the rate of TTS growth with increasing exposure levels above the level eliciting TTS-onset. PTS is presumed to be likely if the hearing threshold is reduced by ≥ 40 dB (that is, 40 dB of TTS). PTS is considered auditory injury (Southall *et al.*, 2007) and occurs in a specific frequency range and amount. Irreparable damage to the inner or outer cochlear hair cells may cause PTS; however, other mechanisms are also involved, such as exceeding the elastic limits of certain tissues and membranes in the middle and inner ears and resultant changes in the chemical composition of the inner ear fluids (Southall *et al.*, 2007). Given the higher level of sound and longer durations of exposure necessary to cause PTS as compared with TTS, it is considerably less likely that PTS would occur during DP vessel thruster use associated with the cable laying activities.

Temporary Threshold Shift (TTS)

TTS is the mildest form of hearing impairment that can occur during exposure to a loud sound (Kryter, 1985). While experiencing TTS, the hearing threshold rises and a sound must be stronger in order to be heard. At least in terrestrial mammals, TTS can last from minutes or hours to (in cases of strong TTS) days, can be limited to a particular frequency range, and can occur to varying degrees (*i.e.*, a loss of a certain number of dBs of sensitivity). For sound exposures at or somewhat above the TTS threshold, hearing sensitivity in both terrestrial and marine mammals recovers rapidly after exposure to the noise ends.

Marine mammal hearing plays a critical role in communication with conspecifics and in interpretation of environmental cues for purposes such as predator avoidance and prey capture. Depending on the degree (elevation of threshold in dB), duration (*i.e.*, recovery time), and frequency range of TTS and the context in which it is experienced, TTS can have effects on marine mammals ranging from discountable to serious. For example, a marine mammal may be able to readily compensate for a brief, relatively small amount of TTS in a non-critical frequency range that takes place during a time when the animals is traveling through the open ocean, where ambient noise is lower and there are not as many competing sounds present. Alternatively, a larger amount and longer duration of TTS

sustained during a time when communication is critical for successful mother/calf interactions could have more serious impacts if it were in the same frequency band as the necessary vocalizations and of a severity that it impeded communication. The fact that animals exposed to levels and durations of sound that would be expected to result in this physiological response would also be expected to have behavioral responses of a comparatively more severe or sustained nature is also notable and potentially of more importance than the simple existence of a TTS.

Currently, TTS data only exist for four species of cetaceans (bottlenose dolphin, beluga whale [*Delphinapterus leucas*], harbor porpoise, and Yangtze finless porpoise [*Neophocoena asiakorionalis*]) and three species of pinnipeds (northern elephant seal, harbor seal, and California sea lion) exposed to a limited number of sound sources (*i.e.*, mostly tones and octave-band noise) in laboratory settings (*e.g.*, Finneran *et al.*, 2002 and 2010; Nachtigall *et al.*, 2004; Kastak *et al.*, 2005; Lucke *et al.*, 2009; Mooney *et al.*, 2009; Popov *et al.*, 2011; Finneran and Schlundt, 2010). In general, harbor seals (Kastak *et al.*, 2005; Kastelein *et al.*, 2012a) and harbor porpoises (Lucke *et al.*, 2009; Kastelein *et al.*, 2012b) have a lower TTS onset than other measured pinniped or cetacean species. However, even for these animals, which are better able to hear higher frequencies and may be more sensitive to higher frequencies, exposures on the order of approximately 170 dB rms or higher for brief transient signals are likely required for even temporary (recoverable) changes in hearing sensitivity that would likely not be categorized as physiologically damaging (NEFSC, 2014). Additionally, the existing marine mammal TTS data come from a limited number of individuals within these species. There are no data available on noise-induced hearing loss for mysticetes. For summaries of data on TTS in marine mammals or for further discussion of TTS onset thresholds, please see Southall *et al.* (2007), Finneran and Jenkins (2012), and Finneran (2015).

Scientific literature highlights the inherent complexity of predicting TTS onset in marine mammals, as well as the importance of considering exposure duration when assessing potential impacts (Mooney *et al.*, 2009a, 2009b; Kastak *et al.*, 2007). Generally, with sound exposures of equal energy, quieter sounds (lower SPL) of longer duration were found to induce TTS onset more than louder sounds (higher SPL) of shorter duration. For

intermittent sounds, less threshold shift will occur than from a continuous exposure with the same energy (some recovery will occur between intermittent exposures) (Kryter *et al.*, 1966; Ward, 1997). For sound exposures at or somewhat above the TTS-onset threshold, hearing sensitivity recovers rapidly after exposure to the sound ends. Southall *et al.* (2007) considers a 6 dB TTS (that is, baseline thresholds are elevated by 6 dB) to be a sufficient definition of TTS-onset. NMFS considers TTS as Level B harassment that is mediated by physiological effects on the auditory system; however, NMFS does not consider TTS-onset to be the lowest level at which Level B harassment may occur.

Although the duration of the DP thruster sound source has the potential to induce TTS onset, animals in the project during the inter-array and export cable installation activities are not expected to incur more than mild TTS hearing impairment due to low source levels and the fact that most marine mammals would more likely avoid a loud sound source rather than swim in such close proximity as to result in TTS. Any disturbance to marine mammals is likely to be in the form of temporary avoidance or alteration of opportunistic foraging behavior near the survey location.

Masking

Masking is the obscuring of sounds of interest to an animal by other sounds, typically at similar frequencies. Chronic exposure to excessive, though not high-intensity, noise has the potential to cause masking at particular frequencies for marine mammals that utilize sound for vital biological functions (Clark *et al.*, 2009). Marine mammals are highly dependent on sound, and their ability to recognize sound signals amid other sound is important in communication and detection of both predators and prey. Background ambient sound may interfere with or mask the ability of an animal to detect a sound signal even when that signal is above its absolute hearing threshold. Even in the absence of anthropogenic sound, the marine environment is often loud. Natural ambient sound includes contributions from wind, waves, precipitation, other animals, and (at frequencies above 30 kHz) thermal sound resulting from molecular agitation (Richardson *et al.*, 1995).

Background sound may also include anthropogenic sound, and masking of natural sounds can result when human activities produce high levels of background sound. Conversely, if the background level of underwater sound

is high (e.g., on a day with strong wind and high waves), an anthropogenic sound source would not be detectable as far away as would be possible under quieter conditions and would itself be masked. Ambient sound is highly variable on continental shelves (Thompson, 1965; Myrberg, 1978; Chapman *et al.*, 1998; Desharnais *et al.*, 1999). This results in a high degree of variability in the range at which marine mammals can detect anthropogenic sounds.

Although masking is a phenomenon which may occur naturally, the introduction of loud anthropogenic sounds into the marine environment at frequencies important to marine mammals increases the severity and frequency of occurrence of masking. For example, if a baleen whale is exposed to continuous low-frequency sound from an industrial source, this would reduce the size of the area around that whale within which it can hear the calls of another whale. The components of background noise that are similar in frequency to the signal in question primarily determine the degree of masking of that signal. In general, little is known about the degree to which marine mammals rely upon detection of sounds from conspecifics, predators, prey, or other natural sources. In the absence of specific information about the importance of detecting these natural sounds, it is not possible to predict the impact of masking on marine mammals (Richardson *et al.*, 1995). In general, masking effects are expected to be less severe when sounds are transient than when they are continuous.

Masking is typically of greater concern for those marine mammals that utilize low-frequency communications, such as baleen whales, because of how far low-frequency sounds propagate. Therefore, since noise generated from vessels dynamic positioning activity is mostly concentrated at low frequency ranges, it may have less effect on high frequency echolocation sounds by odontocetes (toothed whales).

As the DP vessel is continually moving along the cable route over a 24-hour period, the area within the 120 dB isopleth is constantly moving and shifting within a 24-hour period.

Therefore, no single area in Rhode Island Sound will have noise levels above 120 dB for more than a few hours. While continuous sound from the DP thruster when in use is predicted to extend up to 4.75 km to the 120 dB threshold, the low source levels, coupled with the likelihood of animals to avoid the sound source, would result in very little opportunity for this activity to mask the communication of

local marine mammals for more than a brief period of time.

Non-Auditory Physical Effects (Stress)

Classic stress responses begin when an animal's central nervous system perceives a potential threat to its homeostasis. That perception triggers stress responses regardless of whether a stimulus actually threatens the animal; the mere perception of a threat is sufficient to trigger a stress response (Moberg, 2000; Sapolsky *et al.*, 2005; Seyle, 1950). Once an animal's central nervous system perceives a threat, it mounts a biological response or defense that consists of a combination of the four general biological defense responses: Behavioral responses, autonomic nervous system responses, neuroendocrine responses, or immune responses.

In the case of many stressors, an animal's first and sometimes most economical (in terms of biotic costs) response is behavioral avoidance of the potential stressor or avoidance of continued exposure to a stressor. An animal's second line of defense to stressors involves the sympathetic part of the autonomic nervous system and the classical "fight or flight" response which includes the cardiovascular system, the gastrointestinal system, the exocrine glands, and the adrenal medulla to produce changes in heart rate, blood pressure, and gastrointestinal activity that humans commonly associate with "stress." These responses have a relatively short duration and may or may not have significant long-term effect on an animal's welfare.

An animal's third line of defense to stressors involves its neuroendocrine systems; the system that has received the most study has been the hypothalamus-pituitary-adrenal system (also known as the HPA axis in mammals or the hypothalamus-pituitary-interrenal axis in fish and some reptiles). Unlike stress responses associated with the autonomic nervous system, virtually all neuro-endocrine functions that are affected by stress—including immune competence, reproduction, metabolism, and behavior—are regulated by pituitary hormones. Stress-induced changes in the secretion of pituitary hormones have been implicated in failed reproduction (Moberg, 1987; Rivier, 1995), altered metabolism (Elasser *et al.*, 2000), reduced immune competence (Blecha, 2000), and behavioral disturbance. Increases in the circulation of glucocorticosteroids (cortisol, corticosterone, and aldosterone in marine mammals; see Romano *et al.*,

2004) have been equated with stress for many years.

The primary distinction between stress (which is adaptive and does not normally place an animal at risk) and distress is the biotic cost of the response. During a stress response, an animal uses glycogen stores that can be quickly replenished once the stress is alleviated. In such circumstances, the cost of the stress response would not pose a risk to the animal's welfare. However, when an animal does not have sufficient energy reserves to satisfy the energetic costs of a stress response, energy resources must be diverted from other biotic function, which impairs those functions that experience the diversion. For example, when mounting a stress response diverts energy away from growth in young animals, those animals may experience stunted growth. When mounting a stress response diverts energy from a fetus, an animal's reproductive success and its fitness will suffer. In these cases, the animals will have entered a pre-pathological or pathological state which is called "distress" (Seyle, 1950) or "allostatic loading" (McEwen and Wingfield, 2003). This pathological state will last until the animal replenishes its biotic reserves sufficient to restore normal function. Note that these examples involved a long-term (days or weeks) stress response exposure to stimuli.

Relationships between these physiological mechanisms, animal behavior, and the costs of stress responses have also been documented fairly well through controlled experiments; because this physiology exists in every vertebrate that has been studied, it is not surprising that stress responses and their costs have been documented in both laboratory and free-living animals (for examples see, Holberton *et al.*, 1996; Hood *et al.*, 1998; Jessop *et al.*, 2003; Krausman *et al.*, 2004; Lankford *et al.*, 2005; Reneerkens *et al.*, 2002; Thompson and Hamer, 2000). Information has also been collected on the physiological responses of marine mammals to exposure to anthropogenic sounds (Fair and Becker, 2000; Romano *et al.*, 2002; Wright *et al.*, 2008). For example, Rolland *et al.* (2012) found that noise reduction from reduced ship traffic in the Bay of Fundy was associated with decreased stress in North Atlantic right whales. In a conceptual model developed by the Population Consequences of Acoustic Disturbance (PCAD) working group, serum hormones were identified as possible indicators of behavioral effects that are translated into altered rates of reproduction and mortality.

Studies of other marine animals and terrestrial animals would also lead us to expect some marine mammals to experience physiological stress responses and, perhaps, physiological responses that would be classified as “distress” upon exposure to high frequency, mid-frequency, or low-frequency sounds. For example, Jansen (1998) reported on the relationship between acoustic exposures and physiological responses that are indicative of stress responses in humans (for example, elevated respiration and increased heart rates). Jones (1998) reported on reductions in human performance when faced with acute, repetitive exposures to acoustic disturbance. Trimper *et al.* (1998) reported on the physiological stress responses of osprey to low-level aircraft noise while Krausman *et al.* (2004) reported on the auditory and physiology stress responses of endangered Sonoran pronghorn to military overflights. Smith *et al.* (2004a, 2004b), for example, identified noise-induced physiological transient stress responses in hearing-specialist fish (*i.e.*, goldfish) that accompanied short- and long-term hearing losses. Welch and Welch (1970) reported physiological and behavioral stress responses that accompanied damage to the inner ears of fish and several mammals.

Hearing is one of the primary senses marine mammals use to gather information about their environment and to communicate with conspecifics. Although empirical information on the relationship between sensory impairment (TTS, PTS, and acoustic masking) on marine mammals remains limited, it seems reasonable to assume that reducing an animal’s ability to gather information about its environment and to communicate with other members of its species would be stressful for animals that use hearing as their primary sensory mechanism. Therefore, we assume that acoustic exposures sufficient to trigger onset PTS or TTS would be accompanied by physiological stress responses because terrestrial animals exhibit those responses under similar conditions (NRC, 2003). More importantly, marine mammals might experience stress responses at received levels lower than those necessary to trigger onset TTS. Based on empirical studies of the time required to recover from stress responses (Moberg, 2000), we also assume that stress responses are likely to persist beyond the time interval required for animals to recover from TTS and might result in pathological and pre-pathological states that would

be as significant as behavioral responses to TTS.

In general, there are few data on the potential for strong, anthropogenic underwater sounds to cause non-auditory physical effects in marine mammals. Such effects, if they occur at all, would presumably be limited to short distances and to activities that extend over a prolonged period. The available data do not allow identification of a specific exposure level above which non-auditory effects can be expected (Southall *et al.*, 2007). There is no definitive evidence that any of these effects occur even for marine mammals in close proximity to an anthropogenic sound source. In addition, marine mammals that show behavioral avoidance of vessels and related sound sources, are unlikely to incur non-auditory impairment or other physical effects. NMFS does not expect that the generally short-term and transitory cable installation activities would create conditions of long-term, continuous noise leading to long-term physiological stress responses in marine mammals.

Behavioral Disturbance

Behavioral responses to sound are highly variable and context-specific. An animal’s perception of and response to (in both nature and magnitude) an acoustic event can be influenced by prior experience, perceived proximity, bearing of the sound, familiarity of the sound, etc. (Southall *et al.*, 2007). If a marine mammal does react briefly to an underwater sound by changing its behavior or moving a small distance, the impacts of the change are unlikely to be significant to the individual, let alone the stock or population. However, if a sound source displaces marine mammals from an important feeding or breeding area for a prolonged period, impacts on individuals and populations could be significant (*e.g.*, Lusseau and Bejder, 2007; Weilgart, 2007).

Southall *et al.* (2007) reports the results of the efforts of a panel of experts in acoustic research from behavioral, physiological, and physical disciplines that convened and reviewed the available literature on marine mammal hearing and physiological and behavioral responses to human-made sound with the goal of proposing exposure criteria for certain effects. This peer-reviewed compilation of literature is very valuable, though Southall *et al.* (2007) note that not all data are equal, some have poor statistical power, insufficient controls, and/or limited information on received levels, background noise, and other potentially important contextual variables—such

data were reviewed and sometimes used for qualitative illustration but were not included in the quantitative analysis for the criteria recommendations. All of the studies considered, however, contain an estimate of the received sound level when the animal exhibited the indicated response.

In the Southall *et al.* (2007) publication, for the purposes of analyzing responses of marine mammals to anthropogenic sound and developing criteria, the authors differentiate between pulse sounds (single and multiple) and non-pulse sounds.

The studies that address responses of low-frequency cetaceans to non-pulse sounds (such as the sound emitted from a DP vessel thruster) include data gathered in the field and related to several types of sound sources, including: Vessel noise, drilling and machinery playback, low-frequency M-sequences (sine wave with multiple phase reversals) playback, tactical low-frequency active sonar playback, drill ships, and non-pulse playbacks. These studies generally indicate no (or very limited) responses to received levels in the 90 to 120 dB re: 1μPa range and an increasing likelihood of avoidance and other behavioral effects in the 120 to 160 dB range. As mentioned earlier, though, contextual variables play a very important role in the reported responses and the severity of effects do not increase linearly with received levels. Also, few of the laboratory or field datasets had common conditions, behavioral contexts, or sound sources, so it is not surprising that responses differ.

The studies that address responses of mid-frequency cetaceans to non-pulse sounds include data gathered both in the field and the laboratory and related to several different sound sources, including: Pingers, drilling playbacks, ship and ice-breaking noise, vessel noise, Acoustic harassment devices (AHDs), Acoustic Deterrent Devices (ADDs), mid-frequency active sonar, and non-pulse bands and tones. Southall *et al.* (2007) were unable to come to a clear conclusion regarding the results of these studies. In some cases animals in the field showed significant responses to received levels between 90 and 120 dB, while in other cases these responses were not seen in the 120 to 150 dB range. The disparity in results was likely due to contextual variation and the differences between the results in the field and laboratory data (animals typically responded at lower levels in the field).

The studies that address responses of high-frequency cetaceans to non-pulse sounds include data gathered both in

the field and the laboratory and related to several different sound sources, including: Pingers, AHDs, and various laboratory non-pulse sounds. All of these data were collected from harbor porpoises. Southall *et al.* (2007) concluded that the existing data indicate that harbor porpoises are likely sensitive to a wide range of anthropogenic sounds at low received levels (around 90 to 120 dB), at least for initial exposures. All recorded exposures above 140 dB induced profound and sustained avoidance behavior in wild harbor porpoises (Southall *et al.*, 2007). Rapid habituation was noted in some but not all studies.

The studies that address the responses of pinnipeds in water to non-pulse sounds include data gathered both in the field and the laboratory and related to several different sound sources, including: AHDs, various non-pulse sounds used in underwater data communication, underwater drilling, and construction noise. Few studies exist with enough information to include them in the analysis. The limited data suggest that exposures to non-pulse sounds between 90 and 140 dB generally do not result in strong behavioral responses of pinnipeds in water, but no data exist at higher received levels (Southall *et al.*, 2007).

The low source level and relatively short duration of the DP vessel thrusters during cable installation activities would likely result in only brief startling reactions or short-term and temporary avoidance of the area, rather than permanent abandonment, by marine mammals.

Tolerance

Numerous studies have shown that underwater sounds from industrial activities are often readily detectable by marine mammals in the water at distances of many kilometers. However, other studies have shown that marine mammals at distances more than a few kilometers away often show no apparent response to industrial activities of various types (Miller *et al.*, 2005). This is often true even in cases when the sounds must be readily audible to the animals based on measured received levels and the hearing sensitivity of that mammal group. Although various baleen whales, toothed whales, and (less frequently) pinnipeds have been shown to react behaviorally to underwater sound from sources such as airgun pulses or vessels under some conditions, at other times, mammals of all three types have shown no overt reactions (*e.g.*, Malme *et al.*, 1986; Richardson *et al.*, 1995; Madsen and

Mohl, 2000; Croll *et al.*, 2001; Jacobs and Terhune, 2002; Madsen *et al.*, 2002; Miller *et al.*, 2005). In general, pinnipeds seem to be more tolerant of exposure to some types of underwater sound than are baleen whales. Richardson *et al.* (1995) found that vessel sound does not seem to strongly affect pinnipeds that are already in the water. Richardson *et al.* (1995) went on to explain that seals on haul-outs sometimes respond strongly to the presence of vessels and at other times appear to show considerable tolerance of vessels, and Brueggeman *et al.* (1992) observed ringed seals (*Pusa hispida*) hauled out on ice pans displaying short-term escape reactions when a ship approached within 0.16–0.31 mi (0.25–0.5 km).

Vessel Strike

Ship strikes of marine mammals can cause major wounds, which may lead to the death of the animal. An animal at the surface could be struck directly by a vessel, a surfacing animal could hit the bottom of a vessel, or a vessel's propeller could injure an animal just below the surface. The severity of injuries typically depends on the size and speed of the vessel (Knowlton and Kraus, 2001; Laist *et al.*, 2001; Vanderlaan and Taggart, 2007).

The most vulnerable marine mammals are those that spend extended periods of time at the surface in order to restore oxygen levels within their tissues after deep dives (*e.g.*, the sperm whale). In addition, some baleen whales, such as the North Atlantic right whale, seem generally unresponsive to vessel sound, making them more susceptible to vessel collisions (Nowacek *et al.*, 2004). These species are primarily large, slow moving whales. Smaller marine mammals (*e.g.*, bottlenose dolphin) move quickly through the water column and are often seen riding the bow wave of large ships. Marine mammal responses to vessels may include avoidance and changes in dive pattern (NRC, 2003).

An examination of all known ship strikes from all shipping sources (civilian and military) indicates vessel speed is a principal factor in whether a vessel strike results in death (Knowlton and Kraus, 2001; Laist *et al.*, 2001; Jensen and Silber, 2003; Vanderlaan and Taggart, 2007). In assessing records with known vessel speeds, Laist *et al.* (2001) found a direct relationship between the occurrence of a whale strike and the speed of the vessel involved in the collision. The authors concluded that most deaths occurred when a vessel was traveling in excess of 24.1 km/h (14.9 mph; 13 kts).

Given the slow vessel speeds and predictable course necessary for jet-plowing and related cable installation activities for the BIWF project, ship strike is unlikely to occur. Marine mammals would be able to easily avoid vessels and are likely already habituated to the presence of numerous vessels in the area. Right whales have been observed in or near Rhode Island during all four seasons; however, they are most common in the spring when they are migrating and in the fall during their southbound migration (Kenney and Vigness-Raposa, 2009). Portions of the BIWF project area are located within the NMFS-designated Mid-Atlantic seasonal management area (SMA) (see 50 CFR 224.105); thus, to minimize the potential for vessel collision with right whales and other marine mammal species all DWBI vessels associated with the BIWF construction will operate at speeds of 10 knots or less from the November 1 to April 30 time period, regardless of whether they are inside or outside of the designated SMA. In addition, all DWBI vessels associated with the BIWF construction will adhere to NMFS guidelines for marine mammal ship striking avoidance (available online at: http://www.nmfs.noaa.gov/pr/pdfs/education/viewing_northeast.pdf), including maintaining a distance of at least 1,500 feet from right whales and having dedicated protected species observers who will communicate with the captain to ensure that all measures to avoid whales are taken. NMFS believes that the size of right whales, their slow movements, and the amount of time they spend at the surface will make them extremely likely to be spotted by protected species observers during construction activities within the BIWF project area.

Anticipated Effects on Marine Mammal Habitat

There are no feeding areas, rookeries, or mating grounds known to be biologically important to marine mammals within the proposed project area. There is also no designated critical habitat for any ESA-listed marine mammals. Harbor seals haul out on Block Island and points along Narragansett Bay, the most important haul-out being on the edge of New Harbor, about 2.4 km from the proposed BIWF landfall on Block Island. The only consistent haul-out locations for gray seals within the vicinity of Rhode Island are around Monomoy National Wildlife Refuge and Nantucket Sound in Massachusetts (more than 80 nautical miles from the proposed project area). As discussed above, NMFS' regulations at 50 CFR 224 designated the nearshore

waters of the Mid-Atlantic Bight as the Mid-Atlantic U.S. SMA for right whales in 2008. Mandatory vessel speed restrictions are in place in that SMA from November 1 through April 30 to reduce the threat of collisions between ships and right whales around their migratory route and calving grounds.

The BIWF involves activities that would disturb the seafloor and potentially affect benthic and finfish communities. Installation of the inter-array cable and export cable would result in the temporary disturbance of no more than 3.7 and 11.6 acres of seafloor, respectively. These installation activities would also result in temporary and localized increases in turbidity around the proposed project area. DWBI may also be required to install additional protective armoring in areas where the burial depth achieved is less than 1.2 m. DWBI expects that additional protection would be required at a maximum of 1 percent of the entire submarine cable, resulting in a conversion of up to 0.4 acres of soft substrate to hard substrate along the cable route. During the installation of additional protective armoring at the cable crossings and as necessary along the cable route, anchors and anchor chains would temporarily impact about 1.8 acres of bottom substrate during each anchoring event.

Jet-plowing and impacts from construction vessel anchor placement and/or sweep would cause either the displacement or loss of benthic and finfish resources in the immediate areas of disturbance. This may result in a temporary loss of forage items and a temporary reduction in the amount of benthic habitat available for foraging marine mammals in the immediate proposed project area. However, the amount of habitat affected represents a very small percentage of the available foraging habitat in the proposed project area. It is likely that marine mammals may temporarily shift their foraging efforts to other areas within or around the project area. While this would affect the movements of individual marine mammals, it is likely to be temporary and is not likely to affect marine mammal nourishment or result in any injury or mortality. Increased underwater sound levels may temporarily result in marine mammals avoiding or abandoning the area.

Because of the temporary nature of the disturbance, the availability of similar habitat and resources in the surrounding area, and the lack of important or unique marine mammal habitat, the impacts to marine mammals and the food sources that they utilize are not expected to cause significant or

long-term consequences for individual marine mammals or their populations.

Mitigation

In order to issue an incidental take authorization under section 101(a)(5)(D) of the MMPA, NMFS must set forth the permissible methods of taking pursuant to such activity, and other means of effecting the least practicable adverse impact on such species or stock and its habitat, paying particular attention to rookeries, mating grounds, and areas of similar significance, and on the availability of such species or stock for taking for certain subsistence uses (where relevant).

Proposed Mitigation Measures

With NMFS' input during the application process, DWBI is proposing the following mitigation measures during cable installation operations using DP vessel thruster use. These mitigation measures were also reviewed and approved by NMFS for the BIWF IHA issued in 2014 and amended in June 2015, and are consistent with the terms and conditions of the amended Incidental Take Statement for the Biological Opinion on the Construction and Operation of the Block Island Wind Farm:

Exclusion and Monitoring Zones: Exclusion zones (defined by NMFS as the Level A harassment zone of influence [ZOI] out to the 180/190 dB isopleth) and monitoring zones (defined by NMFS as the Level B harassment ZOI out to the 120 dB isopleth for continuous noise) are typically established to minimize impacts to marine mammals. However, noise analysis has indicated that DP vessel thruster use will not produce sound levels at 180/190 dB at any appreciable distance (see DWBI's Underwater Acoustic Modeling Report in Appendix A of the application). This is consistent with acoustic modeling results for other Atlantic wind farm projects using DP vessel thrusters (Tetra Tech, 2014; DONG Energy, 2016), as well as subsea cable-laying activities using DP vessel thruster use (Quintillion, 2015 and 2016). Therefore, injury to marine mammals is not expected and no Level A harassment exclusion zone is proposed.

Consultation with NMFS has indicated that the monitoring zones established out to the 120 dB isopleth for continuous noise will result in zones too large to effectively monitor (up to 4.75 km). Therefore, based on precedent set by the U.S. Department of the Navy and recent European legislation regarding compliance thresholds for wind farm construction noise (DoN,

2012; OSPAR, 2008), and consistent with the previous IHA's issued to DWBI and Deepwater Wind Block Island Transmission, L.L.C. (DWBITS), DWBI will establish a monitoring zone equivalent, at a minimum, to the size of the predicted 160 dB isopleth for DP vessel thruster use (5-m radius from the DP vessel) based on DWBI's underwater acoustic modeling. All marine mammal sightings which are visually feasible beyond the 160 dB isopleth will be recorded and potential takes will be noted.

DP Thruster Power Reduction— During cable installation a constant tension must be maintained to ensure the integrity of the cable. Any significant stoppage in vessel maneuverability during jet plow activities has the potential to result in significant damage to the cable. Therefore, during cable lay if marine mammals enter or approach the established 160 dB isopleth monitoring zone, DWBI proposes to reduce DP thruster to the maximum extent possible, except under circumstances when reducing DP thruster use would compromise safety (both human health and environmental) and/or the integrity of the Project. Reducing thruster energy will effectively reduce the potential for exposure of marine mammals to sound energy. After decreasing thruster energy, protected species observers (PSOs) will continue to monitor marine mammal behavior and determine if the animal(s) is moving towards or away from the established monitoring zone. If the animal(s) continues to move towards the sound source then DP thruster use would remain at the reduced level. Normal thruster use will resume when PSOs report that marine mammals have moved away from and remained clear of the monitoring zone for a minimum of 30 minutes since last the sighting.

Vessel Speed Restrictions—To minimize the potential for vessel collision with North Atlantic right whales and other marine mammals, all DWBI project vessels shall operate at speeds of 10 knots or less from November 1 through April 30.

Ship Strike Avoidance—DWBI shall adhere to NMFS guidelines for marine mammal ship strike avoidance (http://www.nmfs.noaa.gov/pr/pdfs/education/viewing_northeast.pdf).

Mitigation Conclusions

NMFS has carefully evaluated DWBI's mitigation measures in the context of ensuring that we prescribe the means of effecting the least practicable impact on the affected marine mammal species and stocks and their habitat. Our evaluation of potential measures

included consideration of the following factors in relation to one another:

- The manner in which, and the degree to which, the successful implementation of the measure is expected to minimize adverse impacts to marine mammals;
- The proven or likely efficacy of the specific measure to minimize adverse impacts as planned; and
- The practicability of the measure for applicant implementation.

Any mitigation measure(s) prescribed by NMFS should be able to accomplish, have a reasonable likelihood of accomplishing (based on current science), or contribute to the accomplishment of one or more of the general goals listed here:

- Avoidance or minimization of injury or death of marine mammals wherever possible (goals 2, 3, and 4 may contribute to this goal).
- A reduction in the numbers of marine mammals (total number or number at biologically important time or location) exposed to received levels of activities that we expect to result in the take of marine mammals (this goal may contribute to 1, above, or to reducing harassment takes only).
- A reduction in the number of times (total number or number at biologically important time or location) individuals would be exposed to received levels of activities that we expect to result in the take of marine mammals (this goal may contribute to 1, above, or to reducing harassment takes only).
- A reduction in the intensity of exposures (either total number or number at biologically important time or location) to received levels of activities that we expect to result in the take of marine mammals (this goal may contribute to a, above, or to reducing the severity of harassment takes only).
- Avoidance or minimization of adverse effects to marine mammal habitat, paying special attention to the food base, activities that block or limit passage to or from biologically important areas, permanent destruction of habitat, or temporary destruction/disturbance of habitat during a biologically important time.
- For monitoring directly related to mitigation—an increase in the probability of detecting marine mammals, thus allowing for more effective implementation of the mitigation.

Based on our evaluation of the applicant's proposed measures, as well as other measures considered by NMFS, NMFS has preliminarily determined that the proposed mitigation measures provide the means of effecting the least practicable impact on marine mammals

species or stocks and their habitat, paying particular attention to rookeries, mating grounds, and areas of similar significance.

Monitoring and Reporting

In order to issue an IHA for an activity, section 101(a)(5)(D) of the MMPA states that NMFS must set forth, "requirements pertaining to the monitoring and reporting of such taking." The MMPA implementing regulations at 50 CFR 216.104 (a)(13) indicate that requests for ITAs must include the suggested means of accomplishing the necessary monitoring and reporting that will result in increased knowledge of the species and of the level of taking or impacts on populations of marine mammals that are expected to be present in the proposed action area.

Monitoring measures prescribed by NMFS should accomplish one or more of the following general goals:

1. An increase in our understanding of the likely occurrence of marine mammal species in the vicinity of the action, *i.e.*, presence, abundance, distribution, and/or density of species.
2. An increase in our understanding of the nature, scope, or context of the likely exposure of marine mammal species to any of the potential stressor(s) associated with the action (*e.g.* sound or visual stimuli), through better understanding of one or more of the following: The action itself and its environment (*e.g.* sound source characterization, propagation, and ambient noise levels); the affected species (*e.g.* life history or dive pattern); the likely co-occurrence of marine mammal species with the action (in whole or part) associated with specific adverse effects; and/or the likely biological or behavioral context of exposure to the stressor for the marine mammal (*e.g.* age class of exposed animals or known pupping, calving or feeding areas).
3. An increase in our understanding of how individual marine mammals respond (behaviorally or physiologically) to the specific stressors associated with the action (in specific contexts, where possible, *e.g.*, at what distance or received level).
4. An increase in our understanding of how anticipated individual responses, to individual stressors or anticipated combinations of stressors, may impact either: The long-term fitness and survival of an individual; or the population, species, or stock (*e.g.* through effects on annual rates of recruitment or survival).
5. An increase in our understanding of how the activity affects marine

mammal habitat, such as through effects on prey sources or acoustic habitat (*e.g.*, through characterization of longer-term contributions of multiple sound sources to rising ambient noise levels and assessment of the potential chronic effects on marine mammals).

6. An increase in understanding of the impacts of the activity on marine mammals in combination with the impacts of other anthropogenic activities or natural factors occurring in the region.

7. An increase in our understanding of the effectiveness of mitigation and monitoring measures.

8. An increase in the probability of detecting marine mammals (through improved technology or methodology), both specifically within the safety zone (thus allowing for more effective implementation of the mitigation) and in general, to better achieve the above goals.

Proposed Monitoring Measures

DWBI submitted a marine mammal monitoring and reporting plan as part of the IHA application. The plan may be modified or supplemented based on comments or new information received from the public during the public comment period.

Visual Monitoring—Visual observation of the 160-dB monitoring zone established for DP vessel operation during cable installation will be performed by qualified and NMFS approved protected species observers (PSOs), the resumes of whom will be provided to NMFS for review and approval prior to the start of construction activities. Observer qualifications will include direct field experience on a marine mammal observation vessel and/or aerial surveys in the Atlantic Ocean/Gulf of Mexico. A minimum of two PSOs will be stationed aboard the cable lay vessel. Each PSO will monitor 360 degrees of the field of vision. PSOs stationed on the DP vessel will begin observation of the monitoring zone as the vessel initially leaves the dock. Observations of the monitoring zone will continue throughout the cable installation and will end after the DP vessel has returned to dock.

Observers would estimate distances to marine mammals visually, using laser range finders, or by using reticle binoculars during daylight hours. During night operations, night vision binoculars will be used. If vantage points higher than 25 ft (7.6 m) are available, distances can be measured using inclinometers. Position data will be recorded using hand-held or vessel global positioning system (GPS) units

for each sighting, vessel position change, and any environmental change.

Each PSO stationed on the cable lay vessel will scan the surrounding area for visual indication of marine mammal presence that may enter the monitoring zone. Observations will take place from the highest available vantage point on the cable lay vessel. General 360-degree scanning will occur during the monitoring periods, and target scanning by the PSO will occur when alerted of a marine mammal presence.

Data on all observations will be recorded based on standard PSO collection requirements. This will include dates and locations of construction operations; time of observation; location and weather; distance from sound source, DP vessel thruster status (*i.e.*, energy level); details of marine mammal sightings (*e.g.*, species, age classification [if known], numbers); details of any observed "taking" (behavioral disturbances or injury/mortality); and reaction of the animal(s) to relevant sound source (if any) and observed behavior, including bearing and direction of travel. All marine mammal sightings which are visually feasible beyond the 160 dB isopleth, will also be recorded and potential takes will be noted.

In addition, prior to initiation of construction work, all crew members on barges, tugs and support vessels, will undergo environmental training, a component of which will focus on the procedures for sighting and protection of marine mammals. A briefing will also be conducted between the construction supervisors and crews, the PSOs, and DWBI. The purpose of the briefing will be to establish responsibilities of each party, define the chains of command, discuss communication procedures, provide an overview of monitoring purposes, and review operational procedures. The DWBI Construction Compliance Manager (or other authorized individual) will have the authority to stop or delay construction activities, if deemed necessary. New personnel will be briefed as they join the work in progress.

Acoustic Field Verification—DWBI would perform field verification to confirm the 160-dB isopleth monitoring zone. Field verification during cable installation using DP thrusters will be performed using acoustic measurements from two reference locations at two water depths (a depth at mid-water and a depth at approximately 1 m above the seafloor). As necessary, the monitoring zone will be modified to ensure adequate protection to marine mammals.

Proposed Reporting Measures

Observers would record dates and locations of construction operations; times of observations; location and weather; details of marine mammal sightings (*e.g.*, species, age, numbers, behavior); and details of any observed take.

DWBI proposes to provide the following notifications and reports during construction activities:

- Notification to NMFS and the U.S. Army Corps of Engineers (USACE) within 24-hours of beginning construction activities and again within 24-hours of completion;
- The USACE and NMFS should be notified within 24 hours whenever a monitoring zone is re-established by DWBI. After any re-establishment of the monitoring zone, DWBI will provide a report to the USACE and NMFS detailing the field-verification measurements within 7 days. This includes information, such as: a detailed account of the levels, durations, and spectral characteristics of DP thruster use, and the peak, RMS, and energy levels of the sound pulses and their durations as a function of distance, water depth, and tidal cycle. The USACE and NMFS will be notified within 24 hours if field verification measurements suggest a larger DP thruster power reduction zone.

- Within 120 days after completion of the construction activities, a final technical report will be provided to USACE, and NMFS that fully documents the methods and monitoring protocols, summarizes the data recorded during monitoring, estimates the number of marine mammals that may have been taken during construction activities, and provides an interpretation of the results and effectiveness of all monitoring tasks

- **Notification of Injured or Dead Marine Mammals**—In the unanticipated event that the specified activities clearly causes the take of a marine mammal in a manner prohibited by the IHA, such as a serious injury, or mortality (*e.g.*, ship-strike, gear interaction, and/or entanglement), DWBI would immediately cease the specified activities and report the incident to the Chief of the Permits and Conservation Division, Office of Protected Resources and the NOAA Greater Atlantic Regional Fisheries Office (GARFO) Stranding Coordinator. The report would include the following information:

- Time, date, and location (latitude/longitude) of the incident;
- Name and type of vessel involved;
- Vessel's speed during and leading up to the incident;

- Description of the incident;
- Status of all sound source use in the 24 hours preceding the incident;
- Water depth;
- Environmental conditions (*e.g.*, wind speed and direction, Beaufort sea state, cloud cover, and visibility);
- Description of all marine mammal observations in the 24 hours preceding the incident;
- Species identification or description of the animal(s) involved;
- Fate of the animal(s); and
- Photographs or video footage of the animal(s) (if equipment is available).

Activities would not resume until NMFS is able to review the circumstances of the event. NMFS would work with DWBI to minimize reoccurrence of such an event in the future. DWBI would not resume activities until notified by NMFS.

In the event that DWBI discovers an injured or dead marine mammal and determines that the cause of the injury or death is unknown and the death is relatively recent (*i.e.*, in less than a moderate state of decomposition), DWBI would immediately report the incident to the Chief of the Permits and Conservation Division, Office of Protected Resources and the GARFO Stranding Coordinator. The report would include the same information identified in the paragraph above. Activities would be able to continue while NMFS reviews the circumstances of the incident. NMFS would work with the Applicant to determine if modifications in the activities are appropriate.

In the event that DWBI discovers an injured or dead marine mammal and determines that the injury or death is not associated with or related to the activities authorized in the IHA (*e.g.*, previously wounded animal, carcass with moderate to advanced decomposition, or scavenger damage), DWBI would report the incident to the Chief of the Permits and Conservation Division, Office of Protected Resources, NMFS, and the NMFS Greater Atlantic Regional Fisheries Office Regional Stranding Coordinator, within 24 hours of the discovery. DWBI would provide photographs or video footage (if available) or other documentation of the stranded animal sighting to NMFS. DWBI can continue its operations under such a case.

Estimated Take by Incidental Harassment

Except with respect to certain activities not pertinent here, the MMPA defines "harassment" as: Any act of pursuit, torment, or annoyance which (i) has the potential to injure a marine

mammal or marine mammal stock in the wild [Level A harassment]; or (ii) has the potential to disturb a marine mammal or marine mammal stock in the wild by causing disruption of behavioral patterns, including, but not limited to, migration, breathing, nursing, breeding, feeding, or sheltering [Level B harassment].

Underwater sound associated with the use of DP vessel thrusters during inter-array and export cable installation is the only project activity that has the potential to harass marine mammals, as defined by the MMPA. Harassment could take the form of temporary threshold shift, avoidance, or other changes in marine mammal behavior. NMFS anticipates that impacts to marine mammals would be in the form of Level B behavioral harassment and no take by injury, serious injury, or mortality is proposed. NMFS does not anticipate take resulting from the movement of vessels (i., vessel strike) associated with construction because there will be a limited number of vessels

moving at slow speeds over a relatively shallow, nearshore area, and PSOs on the vessels will be monitoring for marine mammals and will be able to alert the vessels to avoid any marine mammals in the area.

NMFS' current acoustic exposure criteria for estimating take are shown in Table 3 below. DWBI's modeled distances to these acoustic exposure criteria are shown in Table 4. Details on the model characteristics and results are provided in the Underwater Acoustic Modeling Report found in Appendix A of the application. As discussed in the application and in Appendix A, acoustic modeling took into consideration sound sources using the loudest potential operational parameters, bathymetry, geoacoustic properties of the project area, time of year, and marine mammal hearing ranges. Results from the acoustic modeling showed that estimated maximum critical distance to the 120 dB re 1 µPa (rms) MMPA threshold was approximately 4,750 m for 10-m water

depth, 4,275 m for 20-m water depth, and 3,575 m for 40-m water depth. More information on results including figures displaying critical distance information can be found in Appendix A. DWBI and NMFS believe that these estimates represent the worst-case scenario and that the actual distances to the Level B harassment threshold may be shorter. DP vessel thruster use will not produce sound levels at 180/190 dB at any appreciable distance; therefore, no injurious (Level A harassment) takes have been requested or are being proposed for authorization. To verify the distance to the MMPA thresholds calculated by underwater acoustic modeling, DWBI has committed to conducting real-time underwater acoustic measurements of the DP vessel thrusters. Field verification of actual sound propagation will enable adjustment of the MMPA threshold level distances to fit actual construction conditions, if necessary.

TABLE 3—NMFS' CURRENT ACOUSTIC EXPOSURE CRITERIA

Non-Explosive Sound		
Criterion	Criterion definition	Threshold
Level A Harassment (Injury)	Permanent Threshold Shift (PTS) (Any level above that which is known to cause TTS).	180 dB re 1 µPa-m (cetaceans)/190 dB re 1 µPa-m (pinnipeds) root mean square (rms).
Level B Harassment	Behavioral Disruption (for impulse noises)	160 dB re 1 µPa-m (rms).
Level B Harassment	Behavioral Disruption (for continuous, noise)	120 dB re 1 µPa-m (rms).

TABLE 4—MAXIMUM DISTANCES TO MMPA THRESHOLDS FROM DP VESSEL THRUSTERS DURING SUBMARINE CABLE INSTALLATION

Source	Marine mammal level A harassment 80/190 dB _{RMS} re 1 µPa (m)	Marine mammal level B harassment 120 dB _{RMS} re 1 µPa (m)
DP Vessel Thrusters—at 10 m	N/A	4,750
DP Vessel Thrusters—at 20 m	N/A	4,275
DP Vessel Thrusters—at 40 m	N/A	3,575

DWBI estimated species densities within the proposed project area in order to estimate the number of marine mammal exposures to sound levels above 120 dB (continuous noise). The data used as the basis for estimating species density for the project area are sightings per unit effort (SPUE) taken from Kenney and Vigness-Raposa (2009). SPUE (or, the relative abundance of species) is derived by using a measure of survey effort and number of individual cetaceans sighted. SPUE allows for comparison between discrete units of time (i.e. seasons) and space

within a project area (Shoop and Kenney, 1992). SPUE calculated by Kenney and Vigness-Raposa (2009) was derived from a number of sources including: (1) North Atlantic Right Whale Consortium database; (2) CeTAP (CeTAP, 1982); (3) sightings data from the Coastal Research and Education Society of Long Island, Inc. and Okeanos Ocean Research Foundation; (4) the Northeast Regional Stranding network (marine mammals); and (5) the NOAA Northeast Fisheries Science Center's Fisheries Sampling Branch (Woods Hole, MA).

The Northeast Navy Operations Area (OPAREA) Density Estimates (DoN, 2007) were also used in support for estimating take for seals, which represents the only available comprehensive data for seal abundance. However, abundance estimates for the Southern New England area includes breeding populations on Cape Cod, and therefore using this dataset alone will result in a substantial over-estimate of take in the Project Area. However, based on reports conducted by Kenney and Vigness-Raposa (2009), Schroeder (2000), and Ronald and Gots (2003),

harbor seal abundance off the Southern New England coast in the vicinity of the survey is likely to be approximately 20 percent of the total abundance. In addition, because the seasonality of, and habitat use by, gray seals roughly overlaps with harbor seals, the same abundance assumption of 20 percent of the southern New England population of gray seals can be applied when estimating abundance. Per this data, take due to Level B harassment for harbor seals and gray seals have been calculated based on 20 percent of the Northeast Navy OPAREA abundance estimates and resulting adjusted density values.

The methodology for calculating takes is the same as that described in the **Federal Register** notice for the original 2014 (modified in 2015) BIWF IHA. Estimated takes were calculated by multiplying the maximum species density (per 100 km²) by the zone of influence (ZOI), multiplied by a correction factor of 1.5 to account for marine mammals underwater, multiplied by the number of days of the specified activity.

A detailed description of the model used to calculate zones of influence is provided in the Underwater Acoustic

Modeling Report found in Appendix A of the application. Acoustic modeling was completed with the U.S. Naval Research Laboratory's Range-dependent Acoustic Model (RAM) which is widely used by sound engineers and marine biologists due to its adaptability to describe highly complex acoustic scenarios. This modeling analysis method considers range and depth along with a geo-referenced dataset to automatically retrieve the time of year information, bathymetry, and geoacoustic properties (e.g. hard rock, sand, mud) along propagation transects radiating from the sound source.

Transects are run along compass points (45°, 90°, 135°, 180°, 225°, 270°, 315°, and 360°) to determine received sound levels at a given location. These values are then summed across frequencies to provide broadband received levels at the MMPA Level A and Level B harassment thresholds as described in Table 3. The representative area ensonified to the MMPA Level B threshold for DP vessel thruster use during cable installation was used to estimate take. The distances to the MMPA thresholds were used to conservatively estimate how many marine mammals would receive a

specified amount of sound energy in a given time period and to support the development of monitoring and/or mitigation measures.

DWBI used a ZOI of 9.7 mi² (25.1 km²) and a maximum installation period of 28 days to estimate take from use of the DP vessel thruster during cable installation. The ZOI represents the average ensonified area across the three representative water depths (10 m, 20 m, and 40 m) along a 13.2-km cable route. DWBI expects cable installation to occur between May and October. To be conservative, take calculations were based on the highest seasonal species density when cable installation may occur (see Table 5). The resulting take estimates (rounded to the nearest whole number) based upon these conservative assumptions for North Atlantic right, humpback, fin, and minke whales, as well as, short-beaked common and Atlantic white-sided dolphins, harbor porpoise, and harbor and gray seals are presented in Table 5. These numbers represent less than 1.5 percent of the stock for these species, respectively (Table 5). These percentages are the upper boundary of the animal population that could be affected.

TABLE 5—DWBI'S ESTIMATED TAKE FOR DP THRUSTER USE DURING THE BIWF PROJECT

Species	Maximum seasonal density (number/100 km ²)	Estimated take (number)	Percentage of stock potentially affected
North Atlantic Right Whale	0.07	1	0.22
Humpback Whale	0.11	2	0.24
Fin Whale	2.15	23	1.42
Minke Whale	0.44	5	0.02
Short-beaked Common Dolphin	8.21	28	0.07
Atlantic White-sided Dolphin	7.46	13	0.16
Harbor Porpoise	0.74	8	0.01
Harbor Seal	1.95	21	0.03
Gray Seal	2.83	30	0.01

DWBI's requested take numbers are provided in Table 5 and this is also the number of takes NMFS is proposing to authorize. DWBI's take calculations do not take into account whether a single animal is harassed multiple times or whether each exposure is a different animal. Therefore, the numbers in Table 5 are the maximum number of animals that may be harassed during the cable installation activities (i.e., DWBI assumes that each exposure event is a different animal). These estimates do not account for prescribed mitigation measures that DWBI would implement during the specified activities and the fact that powerdown procedures shall be implemented if an animal enters the

Level B harassment zone (160 dB), further reducing the potential for any takes to occur during these activities.

DWBI did not request, and NMFS is not proposing, take from vessel strike. We do not anticipate marine mammals to be impacted by vessel movement because a limited number of vessels would be involved in construction activities and they would mostly move at slow speeds during DP vessel thruster use during cable installation activities. However, DWBI shall implement measures (e.g., vessel speed restrictions and separation distances; see *Proposed Mitigation Measures*) to further minimize potential impacts to marine mammals from vessel strikes during

vessel operations and transit in the project area.

Analysis and Determinations

Negligible Impact

Negligible impact is "an impact resulting from the specified activity that cannot be reasonably expected to, and is not reasonably likely to, adversely affect the species or stock through effects on annual rates of recruitment or survival" (50 CFR 216.103). A negligible impact finding is based on the lack of likely adverse effects on annual rates of recruitment or survival (i.e., population-level effects). An estimate of the number of takes, alone, is not enough information on which to base an impact

determination, as the severity of harassment may vary greatly depending on the context and duration of the behavioral response, many of which would not be expected to have deleterious impacts on the fitness of any individuals. In determining whether the expected takes will have a negligible impact, in addition to considering estimates of the number of marine mammals that might be “taken,” NMFS must consider other factors, such as the likely nature of any responses (their intensity, duration, etc.), the context of any responses (critical reproductive time or location, migration, etc.), as well as the number and nature of estimated Level A harassment takes, the number of estimated mortalities, and the status of the species.

To avoid repetition, the discussion of our analyses applies to all the species listed in Table 5, given that the anticipated effects of this activity on these different marine mammal stocks are expected to be similar. There is no information about the nature or severity of the impacts, or the size, status, or structure of any of these species or stocks that would lead to a different analysis for this activity.

As discussed in the Potential Effects section, permanent threshold shift, masking, non-auditory physical effects, and vessel strike are not expected to occur. There is some potential for limited TTS; however, animals in the area would likely incur no more than brief hearing impairment (*i.e.*, TTS) due to low source levels and the fact that most marine mammals would more likely avoid a loud sound source rather than swim in such close proximity as to result in TTS. Moreover, as the DP vessel is continually moving along the cable route over a 24-hour period, the area within the 120 dB isopleth is constantly moving (*i.e.*, transient sound field) and shifting within a 24-hour period. Therefore, no single area in Rhode Island Sound will have noise levels above 120 dB for more than a few hours; once an area has been surveyed, it is not likely that it will be surveyed again, therefore reducing the likelihood of repeated impacts within the project area.

Potential impacts to marine mammal habitat were discussed previously in this document (see the Anticipated Effects on Habitat section). Marine mammal habitat may be impacted by elevated sound levels and some sediment disturbance, but these impacts would be temporary. Feeding behavior is not likely to be significantly impacted. Prey species are mobile, and are broadly distributed throughout the project area; therefore, marine mammals

that may be temporarily displaced during survey activities are expected to be able to resume foraging once they have moved away from areas with disturbing levels of underwater noise. Because of the temporary nature of the disturbance, the availability of similar habitat and resources in the surrounding area, and the lack of important or unique marine mammal habitat, the impacts to marine mammals and the food sources that they utilize are not expected to cause significant or long-term consequences for individual marine mammals or their populations. There are no feeding areas known to be biologically important to marine mammals within the proposed project area.

There are no rookeries or mating grounds known to be biologically important to marine mammals within the proposed project area. ESA-listed species for which takes are proposed are North Atlantic right, humpback, and fin whales. Recent estimates of abundance indicate a stable or growing humpback whale population, while examination of the minimum number alive population index calculated from the individual sightings database for the years 1990–2010 suggests a positive and slowly accelerating trend in North Atlantic right whale population size (Waring *et al.*, 2015). There are currently insufficient data to determine population trends for fin whale (Waring *et al.*, 2015). There is no designated critical habitat for any ESA-listed marine mammals within the project area, and none of the stocks for non-listed species proposed to be taken are considered “depleted” or “strategic” by NMFS under the MMPA.

The proposed mitigation measures are expected to reduce the potential for exposure of marine mammals by reducing the DP thruster power if a marine mammal is observed within the 160 dB isopleth monitoring zone. Additional vessel strike avoidance requirements will further mitigate potential impacts to marine mammals during vessel transit in the Study Area. DWBI vessels associated with the BIWF construction will adhere to NMFS guidelines for marine mammal ship striking avoidance (available online at: http://www.nmfs.noaa.gov/pr/pdfs/education/viewing_northeast.pdf), including maintaining a distance of at least 1,500 feet from right whales and having dedicated protected species observers who will communicate with the captain to ensure that all measures to avoid whales are taken. NMFS believes that the size of right whales, their slow movements, and the amount of time they spend at the surface will

make them extremely likely to be spotted by protected species observers during construction activities within the project area.

DWBI did not request, and NMFS is not proposing, take of marine mammals by injury, serious injury, or mortality. NMFS expects that all takes would be in the form of short-term Level B behavioral harassment in the form of brief startling reaction and/or temporary vacating of the area, or decreased foraging (if such activity were occurring)—reactions that are considered to be of low severity and with no lasting biological consequences (*e.g.*, Southall *et al.*, 2007). This is largely due to the short time scale of the proposed activities and the nature of the DP vessel noise (*i.e.*, low source level, constantly moving resulting in a transient sound field), as well as the required mitigation.

Based on best available science, NMFS preliminarily concludes that exposures to marine mammal species and stocks due to DWBI’s DP vessel thruster use during cable installation activities would result in only short-term (temporary and short in duration) and relatively infrequent effects to individuals exposed, and not of the type or severity that would be expected to be additive for the very small portion of the stocks and species likely to be exposed. Given the intensity of the activities, and the fact that shipping contributes to the ambient sound levels in the surrounding waters, NMFS does not anticipate the proposed take estimates to impact annual rates of recruitment or survival. Animals may temporarily avoid the immediate area, but are not expected to permanently abandon the area. Major shifts in habitat use, distribution, or foraging success, are not expected.

Based on the analysis contained herein of the likely effects of the specified activity on marine mammals and their habitat, and taking into consideration the implementation of the proposed monitoring and mitigation measures, NMFS preliminarily finds that the total marine mammal take from DWBI’s DP vessel thruster use during cable installation activities will have a negligible impact on the affected marine mammal species or stocks.

Small Numbers

The requested takes proposed to be authorized for the cable installation activities utilizing DP vessel thrusters represent 0.22 percent of the Western North Atlantic (WNA) stock of North Atlantic right whale, 0.24 percent of the Gulf of Maine stock of humpback whale, 1.42 percent of the WNA stock of fin whale, 0.02 percent of the Canadian East

Coast stock of minke whale, 0.07 percent of the WNA stock of short-beaked common dolphin, 0.16 percent of the WNA stock of Atlantic white-sided dolphin, 0.01 percent of the Gulf of Maine/Bay of Fundy stock of harbor porpoise, 0.03 percent of the WNA stock of harbor seal, and 0.01 percent of the North Atlantic stock of gray seal. These take estimates represent the percentage of each species or stock that could be taken by Level B behavioral harassment and represent extremely small numbers (less than 1.5 percent) relative to the affected species or stock sizes. Further, the proposed take numbers are the maximum numbers of animals that are expected to be harassed during the project; it is possible that some of these exposures may occur to the same individual. Therefore, NMFS preliminarily finds that small numbers of marine mammals will be taken relative to the populations of the affected species or stocks.

Impact on Availability of Affected Species for Taking for Subsistence Uses

There are no relevant subsistence uses of marine mammals implicated by this action. Therefore, NMFS has determined that the total taking of affected species or stocks would not have an unmitigable adverse impact on the availability of such species or stocks for taking for subsistence purposes.

Endangered Species Act

There are three marine mammal species that are listed as endangered under the ESA: Fin whale, humpback whale, and North Atlantic right whale. Under section 7 of the ESA, the U.S. Army Corps of Engineers (the federal permitting agency for the actual construction) consulted with NMFS on the proposed BIWF project. NMFS also consulted internally on the issuance of an IHA under section 101(a)(5)(D) of the MMPA for this activity. NMFS' Greater Atlantic Regional Fisheries Office (GARFO) issued a Biological Opinion on January 30, 2014 which was amended on June 5, 2015, concluding that the Block Island Wind Farm project may adversely affect but is not likely to jeopardize the continued existence of fin whale, humpback whale, or North Atlantic right whale.

National Environmental Policy Act

NMFS conducted the required analysis under NEPA and prepared an EA for its issuance of the original BIWF IHA, issuing a Finding of No Significant Impact (FONSI) for the action on August 21, 2014 (reaffirmed on June 9, 2015). The potential environmental impacts of the proposed IHA are within the scope

of the environmental impacts analyzed in the NMFS' EA, which was used to support NMFS' FONSI. NMFS has determined that there are no substantial changes to the action and that there are no new direct, indirect, or cumulative effects to the human environment resulting from the IHA modifications. Therefore, NMFS has determined that a new or supplemental EA or Environmental Impact Statement are unnecessary, and reaffirms the existing FONSI for this action.

Proposed Authorization

As a result of these preliminary determinations, NMFS proposes to issue an Incidental Harassment Authorization (IHA) to DWBI for cable installation activities that use DP vessel thrusters from May 2016 through April 2017, provided the previously mentioned mitigation, monitoring, and reporting requirements are incorporated. The proposed IHA language is provided next.

This section contains a draft of the IHA itself. The wording contained in this section is proposed for inclusion in the IHA (if issued).

Deepwater Wind Block Island, LLC, 56 Exchange Terrace, Suite 101, Providence, RI, 02903-1772, is hereby authorized under section 101(a)(5)(D) of the Marine Mammal Protection Act (16 U.S.C. 1371(a)(5)(D)) and 50 CFR 216.107, to harass marine mammals incidental to dynamic positioning vessel thruster use associated with inter-array and export cable installation activities off the southeast coast of Block Island, Rhode Island.

1. This Authorization is valid from May 1, 2016 through April 30, 2017.

2. This Authorization is valid only for DP vessel thruster use associated with cable installation activities, as described in the IHA application.

3. The holder of this authorization (Holder) is hereby authorized to take, by Level B harassment only, 13 Atlantic white-sided dolphins (*Lagenorhynchus acutus*), 28 short-beaked common dolphins (*Delphinus delphis*), 8 harbor porpoises (*Phocoena phocoena*), 2 minke whales (*Balaenoptera acutorostrata*), 23 fin whales (*Balaenoptera physalus*), 2 humpback whales (*Megaptera novaeangliae*), 1 North Atlantic right whale (*Eubalaena glacialis*), 30 gray seals (*Halichoerus grypus*), and 21 harbor seals (*Phoca vitulina*) incidental to the Block Island Wind Farm inter-array and export cable installation activities using dynamic positioning (DP) vessel thrusters.

4. The taking of any marine mammal in a manner prohibited under this IHA must be reported immediately to NMFS'

Greater Atlantic Regional Fisheries Office (GARFO), 55 Great Republic Drive, Gloucester, MA 01930-2276; phone 978-281-9300, and NMFS' Office of Protected Resources, 1315 East-West Highway, Silver Spring, MD 20910; phone 301-427-8401.

5. The Holder or designees must notify NMFS' GARFO and Office of Protected Resources (Headquarters) at least 24 hours prior to the seasonal commencement of the specified activity (see contact information in 4 above).

6. The holder of this Authorization must notify the Chief of the Permits and Conservation Division, Office of Protected Resources, or her designee at least 24 hours prior to the start of survey activities (unless constrained by the date of issuance of this Authorization in which case notification shall be made as soon as possible) at 301-427-8401 or to John.Fiorentino@noaa.gov.

7. Mitigation Requirements

The Holder is required to abide by the following mitigation conditions listed in 7(a)-(c). Failure to comply with these conditions may result in the modification, suspension, or revocation of this IHA.

(a) *DP Thruster Power Reduction*—During cable installation, if marine mammals enter or approach the established 160 dB isopleth monitoring zone, DWBI shall reduce DP thruster to the maximum extent possible, except under circumstances when reducing DP thruster use would compromise safety (both human health and environmental) and/or the integrity of the Project. After decreasing thruster energy, protected species observers (PSOs) will continue to monitor marine mammal behavior and determine if the animal(s) is moving towards or away from the established monitoring zone. If the animal(s) continues to move towards the sound source then DP thruster use would remain at the reduced level. Normal thruster use will resume when PSOs report that marine mammals have moved away from and remained clear of the monitoring zone for a minimum of 30 minutes since last the sighting.

(b) *Vessel Speed Restrictions*: All project vessels shall operate at speeds of 10 knots or less from November 1 through April 30.

(c) *Ship Strike Avoidance*: The Holder shall adhere to NMFS guidelines for marine mammal ship strike avoidance (http://www.nmfs.noaa.gov/pr/pdfs/education/viewing_northeast.pdf).

8. Monitoring Requirements

The Holder is required to abide by the following monitoring conditions listed in 8(a)-(b). Failure to comply with these conditions may result in the

modification, suspension, or revocation of this IHA.

(a) *Visual Monitoring*—Visual observation of the 160-dB monitoring zone will be performed by qualified and NMFS approved protected species observers (PSOs). Observer qualifications will include direct field experience on a marine mammal observation vessel and/or aerial surveys in the Atlantic Ocean/Gulf of Mexico. A minimum of two PSOs will be stationed aboard the DP vessel. Each PSO will monitor 360 degrees of the field of vision. PSOs stationed on the DP vessel will begin observation of the monitoring zone as the vessel initially leaves the dock. Observations of the monitoring zone will continue throughout the cable installation and will end after the DP vessel has returned to dock. Observers would estimate distances to marine mammals visually, using laser range finders, or by using reticle binoculars during daylight hours. During night operations, night vision binoculars will be used. Position data will be recorded using hand-held or vessel global positioning system (GPS) units for each sighting, vessel position change, and any environmental change. Each PSO stationed on the cable lay vessel will scan the surrounding area for visual indication of marine mammal presence that may enter the monitoring zone. Observations will take place from the highest available vantage point on the cable lay vessel. General 360-degree scanning will occur during the monitoring periods, and target scanning by the PSO will occur when alerted of a marine mammal presence. Information recorded during each observation shall be used to estimate numbers of animals potentially taken and shall include the following:

- Dates and locations of construction operations;
 - Number of observations;
 - Time and frequency of observations;
 - Location (*i.e.*, distance from sound source);
 - DP vessel thruster status (*i.e.*, energy level)
 - Weather conditions;
 - Details of mammal sightings (species, age classification [if known], numbers)
 - Reaction of the animal(s) to relevant sound source (if any) and observed behavior, including bearing and direction of travel; and
 - Details of any observed “taking” (behavioral disturbances or injury/mortality);
- All marine mammal sightings which are visually feasible beyond the 160 dB

isopleth, shall also be recorded and potential takes shall be noted.

(b) *Acoustic Field Verification*—DWBI would perform field verification to confirm the 160-dB isopleth monitoring zone. Field verification during cable installation using DP thrusters will be performed using acoustic measurements from two reference locations at two water depths (a depth at mid-water and a depth at approximately 1 m above the seafloor). As necessary, the monitoring zone will be modified to ensure adequate protection to marine mammals.

9. Reporting Requirements

(a) The Holder shall provide the following notifications during construction activities:

- Notification to NMFS and the U.S. Army Corps of Engineers (USACE) within 24-hours of beginning construction activities and again within 24-hours of completion
- The USACE and NMFS shall be notified within 24 hours whenever a monitoring zone is re-established by DWBI. After any re-establishment of the monitoring zone, DWBI will provide a report to the USACE and NMFS detailing the field-verification measurements within 7 days. This shall include the following information: a detailed account of the levels, durations, and spectral characteristics of DP thruster use, and the peak, RMS, and energy levels of the sound pulses and their durations as a function of distance, water depth, and tidal cycle. The USACE and NMFS will be notified within 24 hours if field verification measurements suggest a larger DP thruster power reduction zone. Implementation of a smaller zone shall be contingent on NMFS’ review and shall not be used until NMFS approves the change.

• *Notification of Injured or Dead Marine Mammals*—In the unanticipated event that the specified activities clearly causes the take of a marine mammal in a manner prohibited by the IHA, such as a serious injury, or mortality (*e.g.*, ship-strike, gear interaction, and/or entanglement), DWBI would immediately cease the specified activities and report the incident to the Chief of the Permits and Conservation Division, Office of Protected Resources and the NOAA Greater Atlantic Regional Fisheries Office (GARFO) Stranding Coordinator. The report would include the following information:

- Time, date, and location (latitude/longitude) of the incident;
- Name and type of vessel involved;
- Vessel’s speed during and leading up to the incident;

- Description of the incident;
- Status of all sound source use in the 24 hours preceding the incident;
- Water depth;
- Environmental conditions (*e.g.*, wind speed and direction, Beaufort sea state, cloud cover, and visibility);
- Description of all marine mammal observations in the 24 hours preceding the incident;
- Species identification or description of the animal(s) involved;
- Fate of the animal(s); and
- Photographs or video footage of the animal(s) (if equipment is available).

Activities would not resume until NMFS is able to review the circumstances of the event. NMFS would work with DWBI to minimize reoccurrence of such an event in the future. DWBI would not resume activities until notified by NMFS.

In the event that DWBI discovers an injured or dead marine mammal and determines that the cause of the injury or death is unknown and the death is relatively recent (*i.e.*, in less than a moderate state of decomposition), DWBI would immediately report the incident to the Chief of the Permits and Conservation Division, Office of Protected Resources and the GARFO Stranding Coordinator. The report would include the same information identified in the paragraph above. Activities would be able to continue while NMFS reviews the circumstances of the incident. NMFS would work with the Applicant to determine if modifications in the activities are appropriate.

In the event that DWBI discovers an injured or dead marine mammal and determines that the injury or death is not associated with or related to the activities authorized in the IHA (*e.g.*, previously wounded animal, carcass with moderate to advanced decomposition, or scavenger damage), DWBI would report the incident to the Chief of the Permits and Conservation Division, Office of Protected Resources, NMFS, and the NMFS Greater Atlantic Regional Fisheries Office Regional Stranding Coordinator, within 24 hours of the discovery. DWBI would provide photographs or video footage (if available) or other documentation of the stranded animal sighting to NMFS. DWBI can continue its operations under such a case.

(b) The Holder shall provide a final technical report to USACE and NMFS, within 120 days after completion of the construction activities, that fully documents the methods and monitoring protocols, summarizes the data recorded during monitoring, estimates the number of marine mammals that may

have been taken during construction activities, and provides an interpretation of the results and effectiveness of all monitoring tasks. The report shall contain the following information:

- A summary of the activity and monitoring plan (*i.e.*, dates, times, locations);
- A summary of mitigation implementation;
- Monitoring results and a summary that addresses the goals of the monitoring plan, including the following:
 - Environmental conditions when observations were made:
 - Water conditions (*i.e.*, Beaufort sea-state, tidal state)
 - Weather conditions (*i.e.*, percent cloud cover, visibility, percent glare)
 - Date and time survey initiated and terminated
 - Date, time, number, species, age, and any other relevant data regarding marine mammals observed
 - Description of the observed behaviors (in both the presence and absence of activities):
 - If possible, the correlation to underwater sound level occurring at the time of any observable behavior
 - Estimated exposure/take numbers during activities; and
 - An assessment of the implementation and effectiveness of prescribed mitigation and monitoring measures.

10. This Authorization may be modified, suspended, or withdrawn if the Holder fails to abide by the conditions prescribed herein or if the authorized taking is having more than a negligible impact on the species or stock of affected marine mammals, or if there is an unmitigable adverse impact on the availability of such species or stocks for subsistence uses.

11. A copy of this Authorization and the Incidental Take Statement must be in the possession of each vessel operator taking marine mammals under the authority of this Incidental Harassment Authorization.

12. The Holder is required to comply with the Terms and Conditions of the Incidental Take Statement corresponding to NMFS' Biological Opinion.

Request for Public Comments

NMFS requests comment on our analysis, the draft authorization, and any other aspect of the Notice of Proposed IHA for DWBI's proposed dynamic positioning vessel thruster use associated with inter-array and export cable installation activities off the southeast coast of Block Island, Rhode

Island. Please include with your comments any supporting data or literature citations to help inform our final decision on DWBI's request for an MMPA authorization.

Dated: April 11, 2016.

Donna S. Wieting,

*Director, Office of Protected Resources,
National Marine Fisheries Service.*

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BILLING CODE 3510-22-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Notice Requesting Nominations for the Advisory Committee on Commercial Remote Sensing (ACCRES)

ACTION: Notice requesting nominations for the Advisory Committee on Commercial Remote Sensing (ACCRES).

SUMMARY: The Department of Commerce is seeking highly qualified individuals who are knowledgeable about the commercial space-based remote sensing industry and uses of space-based remote sensing data to serve on the Advisory Committee on Commercial Remote Sensing (ACCRES). The Committee is comprised of leaders in the commercial space-based remote sensing industry, space-based remote sensing data users, government, and academia. The **SUPPLEMENTARY INFORMATION** section of this notice provides committee and membership criteria.

SUPPLEMENTARY INFORMATION: ACCRES was established by the Secretary of Commerce on May 21, 2002, to advise the Secretary, through the Under Secretary of Commerce for Oceans and Atmosphere, on matters relating to the U.S. commercial remote sensing industry and NOAA's activities to carry out responsibilities of the Department of Commerce as set forth in Title 51 U.S.C. 60101, et seq, the National and Commercial Space Programs Act of 2010.

Committee members serve in a representative capacity for a term of two years and may serve additional terms, if reappointed. No more than 20 individuals at a time may serve on the Committee. ACCRES will have a fairly balanced membership consisting of approximately 9 to 20 members. Nominations are encouraged from all interested U.S. persons and organizations representing interests affected by the National and Commercial Space Programs Act of 2010 and the U.S. commercial space based remote sensing policy. Nominees must

possess demonstrable expertise in a field related to the space based commercial remote sensing industry or exploitation of space based commercial remotely sensed data and be able to attend committee meetings that are held usually two times per year. Membership is voluntary, and service is without pay. Each nomination that is submitted should include the proposed committee member's name and organizational affiliation, a brief description of the nominee's qualifications and interest in serving on the Committee, a curriculum vitae or resume of the nominee, and no more than three supporting letters describing the nominee's qualifications and interest in serving on the Committee. Self-nominations are acceptable. The following contact information should accompany each submission: the nominee's name, address, phone number, fax number, and email address.

Nominations should be sent to Tahara Dawkins, Director, Commercial Remote Sensing Regulatory Affairs Office, 1335 East-West Highway, Room 8260, Silver Spring, Maryland 20910. Nominations must be postmarked no later than 30 days from the publication date of this notice. The full text of the Committee Charter and its current membership can be viewed at the Agency's Web page at: <http://www.nesdis.noaa.gov/CRSRA/accresHome.html>.

FOR FURTHER INFORMATION CONTACT:

Samira Patel, Commercial Remote Sensing Regulatory Affairs Office, NOAA Satellite and Information Services, 1335 East-West Highway, Room 8247, Silver Spring, Maryland 20910; telephone (301) 713-7077, email samira.patel@noaa.gov.

Stephen M. Volz,

Assistant Administrator for Satellite and Information Services.

[FR Doc. 2016-08693 Filed 4-14-16; 8:45 am]

BILLING CODE 3510-HR-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

RIN 0648-XE546

Fisheries of the South Atlantic, Gulf of Mexico, and Caribbean; Southeast Data, Assessment, and Review (SEDAR); Public Meeting

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of a public meeting.

SUMMARY: The SEDAR Steering Committee will meet via webinar to discuss the SEDAR assessment schedule and progress on SEDAR projects. See **SUPPLEMENTARY INFORMATION**.

DATES: The SEDAR Steering Committee will meet from 1 p.m. to 3 p.m. on Monday, May 9, 2016.

ADDRESSES:

Meeting address: The Steering Committee meeting will be held via webinar. The webinar is open to members of the public. Those interested in participating should contact John Carmichael at SEDAR (see **FOR FURTHER INFORMATION CONTACT** below) at least 24 hours in advance to request webinar access information.

SEDAR address: South Atlantic Fishery Management Council (SAFMC), 4055 Faber Place Drive, Suite 201, N. Charleston, SC 29405; www.sedarweb.org.

FOR FURTHER INFORMATION CONTACT: John Carmichael, Deputy Director for Science and Statistics, 4055 Faber Place Drive, Suite 201, North Charleston, SC 29405; phone: (843) 571-4366 or toll free: (866) SAFMC-10; fax: (843) 769-4520; email: john.carmichael@safmc.net.

SUPPLEMENTARY INFORMATION: The items of discussion are as follows:

SEDAR Steering Committee Agenda, Monday, May 9 2016, 1 p.m.–3 p.m.

1. Review and consideration of ongoing SEDAR projects including data best practices, identification of priority stocks to address MRIP data revisions, SSC and Council feedback on the research track process, and the NMFS stock assessment prioritization.

2. Review and consideration of the SEDAR assessment schedule, including updates on 2016 assessment projects, 2017 workshop schedules and data deadlines, and future assessment priorities.

Although non-emergency issues not contained on 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 intent to take final action to address the emergency.

Special Accommodations

This meeting is accessible to people with disabilities. Requests for auxiliary aids should be directed to the SAFMC

office (see **ADDRESSES**) at least 10 business 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: April 12, 2016.

Tracey L. Thompson,

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

[FR Doc. 2016-08743 Filed 4-14-16; 8:45 am]

BILLING CODE 3510-22-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

Gulf of Mexico Fishery Management Council; Public Meeting

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of a public meeting.

SUMMARY: The Gulf of Mexico Fishery Management Council will hold a meeting of its Ad Hoc Reef Fish Headboat Advisory Panel (AP).

DATES: The meeting will convene Tuesday, May 3, 2016, from 9 a.m. to 5 p.m. and Wednesday, May 4, 2016, from 9 a.m. to 12 p.m.

ADDRESSES: The meeting will take place at the Gulf of Mexico Fishery Management Council's office, 2203 N. Lois Avenue, Suite 1100, Tampa, FL 33607; telephone: (813) 348-1630.

FOR FURTHER INFORMATION CONTACT: Dr. Assane Diagne, Economist, Gulf of Mexico Fishery Management Council; assane.diagne@gulfcouncil.org; telephone: (813) 348-1630.

SUPPLEMENTARY INFORMATION: The items of discussion on the agenda are as follows:

1. Adoption of Agenda
 2. Summary of April Council Meeting
 3. Management Goals and Objectives for the Headboat Component
 4. Review of Management Alternatives
 5. Recommendations to the Council
 6. Other Business
- Meeting Adjourns—

The Agenda is subject to change, and the latest version along with other meeting materials will be posted on the Council's file server. To access the file server, the URL is <https://public.gulfcouncil.org:5001/webman/index.cgi>, or go to the Council's Web site and click on the File Server link in the lower left of the Council Web site: <http://www.gulfcouncil.org>. The username and password are both

“gulfguest”. Click on the “Library Folder”, then scroll down to “Ad Hoc Reef Fish Headboat AP”.

The meeting will be webcast over the internet. A link to the webcast will be available on the Council's Web site, <http://www.gulfcouncil.org>.

Although other non-emergency issues not on the agenda may come before the Advisory Panel for discussion, in accordance with the Magnuson-Stevens Fishery Conservation and Management Act, those issues may not be the subject of formal action during this meeting. Actions of the Advisory Panel 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

This meeting is physically accessible to people with disabilities. Requests for sign language interpretation or other auxiliary aids should be directed to Kathy Pereira at the Gulf Council Office (see **ADDRESSES**), at least 5 working days prior to the meeting.

Dated: April 12, 2016.

Tracey L. Thompson,

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

[FR Doc. 2016-08742 Filed 4-14-16; 8:45 am]

BILLING CODE 3510-22-P

DEPARTMENT OF COMMERCE

United States Patent and Trademark Office

[Docket No.: PTO-P-2016-0001]

Request for Comments on the Application of the Written Description Requirement to Specific Situations in Design Applications

AGENCY: United States Patent and Trademark Office, Commerce.

ACTION: Notice and request for comments.

SUMMARY: The United States Patent and Trademark Office (“USPTO” or “Office”) is evaluating how the written description requirement applies to certain design applications. In particular, the USPTO has developed a proposed approach for design examiners to apply general principles governing compliance with the written description requirement to specific situations in design applications. The USPTO is seeking public comment on the

proposed approach as well as examples that the public believes would be helpful to illustrate the proposed approach or any suggested approach for applying the written description requirement in design applications.

DATES: Written comments must be received on or before June 14, 2016.

ADDRESSES: Comments should be sent by electronic mail message over the Internet (email) addressed to: *DesignWrittenDescription2016@uspto.gov*. Comments may also be submitted by mail addressed to: Mail Stop Comments—Patents, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313–1450, marked to the attention of Nicole D. Haines.

Although comments may be submitted by postal mail, the USPTO prefers to receive comments by email in order to facilitate posting on the USPTO's Internet Web site. Plain text is preferred, but comments may also be submitted in ADOBE® portable document format or MICROSOFT WORD® format. Comments not submitted electronically should be submitted on paper, and will be digitally scanned into ADOBE® portable document format.

The comments will be available for public inspection, upon request, at the Office of the Commissioner for Patents, currently located at Madison Building East, Tenth Floor, 600 Dulany Street, Alexandria, Virginia. Comments also will be available for viewing via the USPTO's Internet Web site (<http://www.uspto.gov>). Because comments will be made available for public inspection, information that the submitter does not desire to be made public, such as an address or phone number, should not be included in the comments.

FOR FURTHER INFORMATION CONTACT: Requests for additional information may be directed to Nicole D. Haines, Senior Legal Advisor, Office of the Deputy Commissioner for Patent Examination Policy, by telephone to (571) 272–7717, or to Erin M. Harriman, Legal Advisor, Office of the Deputy Commissioner for Patent Examination Policy, by telephone to (571) 272–7747. Alternatively, mail may be addressed to: United States Patent and Trademark Office, Mail Stop Comments—Patents, Commissioner for Patents, P.O. Box 1450, Alexandria, VA 22313–1450, marked to the attention of Nicole D. Haines.

SUPPLEMENTARY INFORMATION:

I. Background

The USPTO held a roundtable on March 5, 2014 (“Roundtable”), to solicit public opinion regarding the written

description requirement of 35 U.S.C. 112(a), or pre-America Invents Act (“AIA”) 35 U.S.C. 112, para. 1 (“35 U.S.C. 112(a)”) as applied to design applications in certain limited situations. Specifically, the USPTO sought comments on the application of the written description requirement to an amended claim or a claim in a continuing design application (“later-claimed design”) that includes only a subset of originally disclosed elements (the later-claimed design does not introduce any new elements that were not originally disclosed). See *Request for Comments and Notice of Roundtable Event on the Written Description Requirement for Design Applications*, 79 FR 7171 (Feb. 6, 2014) (“the Notice”). As discussed in the Notice, it has been the experience of the USPTO that in the vast majority of cases there is no question that a later-claimed design, composed of only a subset of originally disclosed elements, satisfies the written description requirement. In certain limited situations, however, the subset of originally disclosed elements, although visible in the original disclosure, composes a later-claimed design that an ordinary designer might not have recognized in the original disclosure. In those certain limited situations, a question arises as to whether the later-claimed design satisfies the written description requirement.

In the Notice, the USPTO requested input on its proposed factors-based approach, in which design examiners would consider certain enumerated factors when evaluating a claim for compliance with the written description requirement. The Roundtable featured public presentations and discussion of the topics identified in the Notice. The USPTO also received written comments on the topics identified in the Notice and discussed at the Roundtable. Details of the Roundtable, as well as the public presentations, the USPTO's examples presented for discussion, the webcast recording, and the written comments received are available at <http://www.uspto.gov/patent/contact-patents/roundtable-written-description-requirement-design-applications>.

The USPTO considered all of the comments, both those expressed at the Roundtable and those received in writing. Responsive to these comments, the USPTO has decided not to pursue the factors-based approach set forth in the Notice. Also, in view of the comments, it became clear that there exists a need to supplement the current provisions in the *Manual of Patent Examining Procedure* (“MPEP”) relating to 35 U.S.C. 112 for design applications.

A majority of the comments urged that the USPTO focus on precedent from the U.S. Court of Appeals for the Federal Circuit (“Federal Circuit”) pertaining to written description issues in the context of design patents and applications. Specific emphasis was placed on *Racing Strollers Inc. v. TRI Industries Inc.*, 878 F.2d 1418 (Fed. Cir. 1989) (*en banc*) and *In re Daniels*, 144 F.3d 1452 (Fed. Cir. 1998). Most comments suggested that these cases establish “a simple visual test” for determining compliance with the written description requirement; that is, the written description requirement is satisfied because the elements of the later-claimed design are visible in the original disclosure. Several comments also addressed *In re Owens*, 710 F.3d 1362 (Fed. Cir. 2013). In developing the proposed approach set forth in section III of this notice, the USPTO considered these Federal Circuit design cases, along with other seminal Federal Circuit cases concerning the written description requirement.

II. General Principles Governing Compliance With the Written Description Requirement for Design Applications

35 U.S.C. 112(a) provides that “[t]he specification shall contain a written description of the invention, and of the manner and process of making and using it, in such full, clear, concise, and exact terms as to enable any person skilled in the art to which it pertains, or with which it is most nearly connected, to make and use the same” The Federal Circuit has explained that “requiring a written description of the invention plays a vital role in curtailing claims . . . that have not been invented, and thus cannot be described.” *Ariad Pharms., Inc. v. Eli Lilly & Co.*, 598 F.3d 1336, 1352 (Fed. Cir. 2010) (*en banc*). Further, “the purpose of the written description requirement is to ‘ensure that the scope of the right to exclude, as set forth in the claims, does not overreach the scope of the inventor’s contribution to the field of art as described in the patent specification.’” *Id.*, 598 F.3d at 1353–54 (citations omitted).

In evaluating written description, “the test for sufficiency is whether the disclosure of the application relied upon reasonably conveys to those skilled in the art that the inventor had possession of the claimed subject matter as of the filing date.” *Id.*, 598 F.3d at 1351 (citations omitted). See also *Daniels*, 144 F.3d at 1456. With respect to showing possession, the Federal Circuit has emphasized that “the hallmark of written description is disclosure” and “[t]hus, ‘possession as

shown in the disclosure' is a more complete formulation." *Ariad*, 598 F.3d at 1351. Accordingly, "the test requires an objective inquiry into the four corners of the specification from the perspective of a person of ordinary skill in the art" and "[b]ased on that inquiry, the specification must describe an invention understandable to that skilled artisan and show that the inventor actually invented the invention claimed." *Id.*

The test for sufficiency of written description is the same for design and utility patents. *Daniels*, 144 F.3d at 1456. For designs, "[i]t is the drawings of the design patent that provide the description of the invention." *Id.* (stating, "Although linguists distinguish between a drawing and a writing, the drawings of the design patent are viewed in terms of the 'written description' requirement of Section 112.").

In *Racing Strollers*, the Federal Circuit stated, "[a]s a practical matter, meeting the [written description] requirement of § 112 is, in the case of an ornamental design, simply a question of whether the earlier application contains illustrations, whatever form they may take, depicting the ornamental design illustrated in the later application and claimed therein" *Racing Strollers*, 878 F.2d at 1420. Subsequent cases explain that the written description analysis must be conducted from the perspective of an ordinary designer. For example, in finding that the inventor in *Daniels* had possession of a later-claimed design to a leecher without leaf ornamentation where an earlier design application depicted the leecher with leaf ornamentation, the Federal Circuit stated, "The leecher as an article of manufacture is clearly visible in the earlier design application, demonstrating to the artisan viewing that application that [the inventor] had possession at that time of the later claimed design of that article" *Daniels*, 144 F.3d at 1456–57 (citations omitted) (emphasis added).

This principle is articulated again in *Owens*, where the Federal Circuit found that a parent application disclosing a design for a bottle with an undivided pentagonal center-front panel did not provide written description support for a continuation claiming only the trapezoidal top portion of the center-front panel. *Owens*, 710 F.3d at 1368. Specifically, the Federal Circuit stated that "the question for written description purposes is whether a skilled artisan would recognize upon reading the parent's disclosure that the trapezoidal top portion of the front panel might be claimed separately from

the remainder of that area." *Owens*, 710 F.3d at 1368 (citing *Ariad*, 598 F.3d at 1351) (emphasis added). These design cases are consistent with the written description case law requiring that the application relied upon must reasonably convey to a person of skill in the art that the inventor had possession of the claimed subject matter. See *Ariad*, 598 F.3d at 1351 (stating, "the test requires an objective inquiry into the four corners of the specification from the perspective of a person of ordinary skill in the art" and "[b]ased on that inquiry, the specification must describe an invention understandable to that skilled artisan and show that the inventor actually invented the invention claimed.").

III. Applying the General Principles to Specific Situations in Design Applications Where Issues of Compliance With the Written Description Requirement May Arise

A question as to whether the original or earlier disclosure of a design provides an adequate written description may arise when an amended claim is presented, or where a claim to entitlement of an earlier priority date or effective filing date (e.g., under 35 U.S.C. 120) has been made. A continuation application must comply with the written description requirement to be entitled to a parent application's effective filing date. See *Owens*, 710 F.3d at 1366 (citing *Daniels*, 144 F.3d at 1456). Similarly, an amended claim must find written description support in the original disclosure. In determining whether a claim complies with the written description requirement, an examiner would bear in mind that "the written description question does not turn upon what has been disclaimed, but instead upon whether the original disclosure 'clearly allow[s] persons of ordinary skill in the art to recognize that [the inventor] invented what is claimed.'" *Owens*, 710 F.3d at 1368 (quoting *Ariad*, 598 F.3d at 1351) (alternations in original) (emphasis added).

Issues of compliance with the written description requirement may arise where a later-claimed design is composed of only a subset of originally disclosed elements (the later-claimed design does not introduce any new elements that were not originally disclosed). In the vast majority of such situations, the fact that the subset of originally disclosed elements composing the later-claimed design is visible (claimed or unclaimed) in the original/earlier application is sufficient to demonstrate to the ordinary designer viewing the original/earlier application

that the inventor had possession of the later-claimed design at the time of filing the original/earlier application. See *Racing Strollers*, 878 F.2d at 1420 (stating "[a]s a practical matter, meeting the [written description] requirement of § 112 is, in the case of an ornamental design, simply a question of whether the earlier application contains illustrations, whatever form they may take, depicting the ornamental design illustrated in the later application and claimed therein"); see also *Daniels*, 144 F.3d at 1456 (stating "when an issue of priority arises under § 120 in the context of design patent prosecution, one looks to the drawings of the earlier application for disclosure of the subject matter claimed in the later application" and finding that "[t]he leecher as an article of manufacture is clearly visible in the earlier design application, demonstrating to the artisan viewing that application that [the inventor] had possession at that time of the later claimed design of that article [alone without the leaf ornamentation claimed in the earlier design application]"). In these situations, no further analysis by the examiner would be necessary with respect to the written description requirement.

However, as mentioned earlier, limited situations may exist where a later-claimed design, composed of only a subset of originally disclosed elements (claimed or unclaimed), raises a question as to whether the later-claimed design is supported by the original/earlier disclosure, even though the elements composing the later-claimed design are visible in the original/earlier disclosure. An example of such limited situations is the situation in which there is an original disclosure composed of a grid of one hundred blocks (or a grid of several million pixels) and a later-claimed design composed of only a subset of interior blocks (or pixels) that form patterns (e.g., a smiling face or a frowning face). In this situation, there is a question as to whether the later-claimed design is supported by the original disclosure, even though the interior blocks (or pixels) composing the patterns are visible in the original disclosure. See also, "AIPLA Comments to USPTO on Written Description," March 14, 2014, at page 3, available at http://www.uspto.gov/patents/law/comments/dr_a-aipla_20140314.pdf, for a similar concept. In such limited situations, the examiner would determine whether an ordinary designer would recognize upon reviewing the complete original/earlier application that the inventor had possession of the later-claimed design in the original/

earlier disclosure. *See Daniels*, 144 F.3d at 1456 (stating, “In general, precedent establishes that although the applicant ‘does not have to describe exactly the subject matter claimed, . . . the description must clearly allow persons of ordinary skill in the art to recognize that [the applicant] invented what is claimed.’”) (citations omitted). *See also Owens*, 710 F.3d at 1368 (quoting *Ariad*, 598 F.3d at 1351).

When making this determination, the examiner would consider what the original/earlier application, in its totality (e.g., including the title, any descriptive statements, and the drawings), would have reasonably conveyed to an ordinary designer at the time of the invention, and how an ordinary designer in the art would have designed the article that is the subject of the design claim. Such considerations can include the nature and intended use of the article embodying the claimed design as identified by the title or description (*see, e.g.*, MPEP § 1503.01 I (9th ed. 2015)). If, based on these considerations, the examiner determines that an ordinary designer would not recognize upon reviewing the complete original/earlier application the later-claimed design in the original/earlier disclosure, the examiner would reject the claim for lack of written description (or in the case of a priority or benefit claim, the application would not be entitled to the earlier date).

Since the Office has the initial burden of establishing a *prima facie* case of lack of written description, should an examiner determine that a rejection is appropriate, the examiner must set forth express findings of fact which support the lack of written description determination (*see* MPEP § 2163 for examination guidelines pertaining to the written description requirement). Upon reply by applicant, before rejecting the claim again under 35 U.S.C. 112(a) for lack of written description, the examiner would need to review the basis for the rejection in view of the record as a whole, including amendments, arguments, and any evidence submitted by applicant, such as affidavits or declarations.

If the record as a whole demonstrates that the written description requirement is satisfied, the rejection would not be repeated in the next Office action. If, on the other hand, the record does not demonstrate that the written description is adequate to support the claim, the examiner again would reject the claim under 35 U.S.C. 112(a), fully respond to applicant’s rebuttal arguments, and properly treat any further showings submitted by applicant in the reply. When rejecting the claim again for lack

of written description, the examiner would need to thoroughly analyze and discuss any affidavits or declarations filed by applicant that are relevant to the 35 U.S.C. 112(a) written description requirement. *See In re Alton*, 76 F.3d 1168, 1176 (Fed. Cir. 1996).

IV. Request for Public Comments

The USPTO is requesting written public comments on the USPTO’s proposed approach for applying the written description requirement in design applications as discussed in this notice. Because the USPTO is considering providing examples after reviewing public comments on the proposed approach, the USPTO also is requesting specific examples that the public believes would be helpful to illustrate the proposed approach or any suggested approach for applying the written description requirement in design applications. In particular, the USPTO is seeking examples from the public that demonstrate adequate written description as well as examples that demonstrate a lack of written description. Additionally, examples of situations in which the presence or lack of written description is not readily apparent, *i.e.*, examples that are close to the line between adequate written description and insufficient written description, would be most helpful. Once the USPTO has considered the comments and examples received, the USPTO will determine how best to proceed in view of the public feedback on the proposed approach for applying the written description requirement in design applications.

Dated: April 8, 2016.

Michelle K. Lee,

Under Secretary of Commerce for Intellectual Property and Director of the United States Patent and Trademark Office.

[FR Doc. 2016–08760 Filed 4–14–16; 8:45 am]

BILLING CODE 3510–16–P

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Request for Public Comment on a Commercial Availability Request Under the U.S.-Morocco Free Trade Agreement

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Request for public comments concerning a request for modification of the U.S.-Morocco Free Trade Agreement (USMFTA) rules of origin for dresses,

skirts, blouses and tops made from certain woven fabric.

SUMMARY: The Government of the United States received a request from the Government of Morocco, dated March 1, 2016, on behalf of ARYANS to initiate consultations under Article 4.3.3 of the USMFTA. The Government of Morocco is requesting that the United States and Morocco (“the Parties”) consider revising the rules of origin for dresses, skirts, blouses and tops to address availability of supply of certain woven fabric in the territories of the Parties. The President of the United States may proclaim a modification to the USMFTA rules of origin for textile and apparel products after the United States reaches an agreement with the Government of Morocco on a modification under Article 4.3.6 of the USMFTA to address issues of availability of supply of fibers, yarns, or fabrics in the territories of the Parties. CITA hereby solicits public comments on this request, in particular with regard to whether certain woven fabric can be supplied by the U.S. domestic industry in commercial quantities in a timely manner.

DATES: Comments must be submitted by May 16, 2016 to the Chairman, Committee for the Implementation of Textile Agreements, Room 30003, United States Department of Commerce, Washington, DC 20230.

FOR FURTHER INFORMATION CONTACT: Maria D’Andrea, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482–1550.

SUPPLEMENTARY INFORMATION:

Authority: Section 203 (j)(2)(B)(i) of the United States—Morocco Free Trade Agreement Implementation Act (19 U.S.C. 3805 note) (USMFTA Implementation Act); Executive Order 11651 of March 3, 1972, as amended.

Background: Article 4.3.3 of the USMFTA provides that, on the request of either Party, the Parties shall consult to consider whether the rules of origin applicable to a particular textile or apparel good should be revised to address issues of availability of supply of fibers, yarns, or fabrics in the territories of the Parties. In the consultations, pursuant to Article 4.3.4 of the USMFTA, each Party shall consider data presented by the other Party that demonstrate substantial production in its territory of a particular fiber, yarn, or fabric. The Parties shall consider that there is substantial production if a Party demonstrates that its domestic producers are capable of supplying commercial quantities of the fiber, yarn, or fabric in a timely manner.

The USMFTA Implementation Act provides the President with the authority to proclaim as part of the HTSUS, modifications to the USMFTA rules of origin set out in Annex 4–A of the USMFTA as are necessary to implement an agreement with Morocco under Article 4.3.6 of the USMFTA, subject to the consultation and layover requirements of Section 104 of the USMFTA Implementation Act. See Section 203(j)(2)(B)(i) of the USMFTA Implementation Act. Executive Order 11651 established CITA to supervise the implementation of textile trade agreements and authorizes the Chairman of CITA to take actions or recommend that appropriate officials or agencies of the United States take actions necessary to implement textile trade agreements. 37 FR 4699 (March 4, 1972).

The Government of the United States received a request from the Government of Morocco, dated March 1, 2016, on behalf of ARYANS, requesting that the United States consider whether the USMFTA rule of origin for dresses, skirts, blouses and tops classified in HTSUS chapter 62, should be modified to allow the use of 87%–93% cotton/5%–9% polyester/2%–4% elastane woven fabric classified in subheading 5209.42 of the HTSUS that is not originating under the USMFTA.

CITA is soliciting public comments regarding this request, particularly with respect to whether 87%–93% cotton/5%–9% polyester/2%–4% elastane woven fabric described above can be supplied by the U.S. domestic industry in commercial quantities in a timely manner. Comments must be received no later than May 16, 2016.

Interested persons are invited to submit such comments or information electronically to *OTEXA_MoroccoFTA@trade.gov*, and/or in hard copy to: Chairman, Committee for the Implementation of Textile Agreements, Room 30003, U.S. Department of Commerce, 14th and Constitution Avenue NW., Washington, DC 20230.

If comments include business confidential information, commenters must submit a business confidential version in hard copy to the Chairman of CITA, and also provide a public version, either in hard copy or electronically. CITA will protect any information that is marked business confidential from disclosure to the full extent permitted by law. All public versions of the comments will be posted on OTEXA's Web site for Commercial Availability

proceedings under the Morocco FTA: http://otexa.trade.gov/Morocco_CA.htm.

Joshua Teitelbaum,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 2016–08632 Filed 4–14–16; 8:45 am]

BILLING CODE 3510-DR-P

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Request for Public Comment on a Commercial Availability Request Under the U.S.-Morocco Free Trade Agreement

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Request for public comments concerning a request for modification of the U.S.-Morocco Free Trade Agreement (USMFTA) rules of origin for certain women's pants made from certain woven fabrics.

SUMMARY: The Government of the United States received a request from the Government of Morocco, dated March 9, 2016, on behalf of MODALINE HOLDING to initiate consultations under Article 4.3.3 of the USMFTA. The Government of Morocco is requesting that the United States and Morocco (“the Parties”) consider revising the rules of origin for women's pants to address availability of supply of certain woven fabrics in the territories of the Parties. The President of the United States may proclaim a modification to the USMFTA rules of origin for textile and apparel products after the United States reaches an agreement with the Government of Morocco on a modification under Article 4.3.6 of the USMFTA to address issues of availability of supply of fibers, yarns, or fabrics in the territories of the Parties. CITA hereby solicits public comments on this request, in particular with regard to whether certain woven fabrics can be supplied by the U.S. domestic industry in commercial quantities in a timely manner.

DATES: Comments must be submitted by May 16, 2016 to the Chairman, Committee for the Implementation of Textile Agreements, Room 30003, United States Department of Commerce, Washington, DC 20230.

FOR FURTHER INFORMATION CONTACT: Maria D'Andrea, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482–1550.

SUPPLEMENTARY INFORMATION:

Authority: Section 203 (j)(2)(B)(i) of the United States—Morocco Free Trade Agreement

Implementation Act (19 U.S.C. 3805 note) (USMFTA Implementation Act); Executive Order 11651 of March 3, 1972, as amended.

Background: Article 4.3.3 of the USMFTA provides that, on the request of either Party, the Parties shall consult to consider whether the rules of origin applicable to a particular textile or apparel good should be revised to address issues of availability of supply of fibers, yarns, or fabrics in the territories of the Parties. In the consultations, pursuant to Article 4.3.4 of the USMFTA, each Party shall consider data presented by the other Party that demonstrate substantial production in its territory of a particular fiber, yarn, or fabric. The Parties shall consider that there is substantial production if a Party demonstrates that its domestic producers are capable of supplying commercial quantities of the fiber, yarn, or fabric in a timely manner. The USMFTA Implementation Act provides the President with the authority to proclaim as part of the HTSUS, modifications to the USMFTA rules of origin set out in Annex 4–A of the USMFTA as are necessary to implement an agreement with Morocco under Article 4.3.6 of the USMFTA, subject to the consultation and layover requirements of Section 104 of the USMFTA Implementation Act. See Section 203(j)(2)(B)(i) of the USMFTA Implementation Act. Executive Order 11651 established CITA to supervise the implementation of textile trade agreements and authorizes the Chairman of CITA to take actions or recommend that appropriate officials or agencies of the United States take actions necessary to implement textile trade agreements. 37 FR 4699 (March 4, 1972).

The Government of the United States received a request from the Government of Morocco, dated March 9, 2016, on behalf of MODALINE HOLDING, requesting that the United States consider whether the USMFTA rule of origin for women's pants classified in HTSUS heading 6204 should be modified to allow the use of certain woven fabrics that are not originating under the USMFTA. The fabrics subject to this request are:

Fabric 1: 45%–52% polyester, 45%–52% rayon, 1%–7% spandex woven synthetic bi-stretch fabric, classified in subheading 5515.11 of the HTSUS;

Fabric 2: 60%–68% polyester, 29%–37% rayon, 1%–7% spandex woven poly-viscose fabric, classified in subheading 5515.11 of the HTSUS;

Fabric 3: 31%–37% viscose, 17%–23% polyester, 17%–23% cotton, 13%–19% wool, 5%–11% nylon, 1%–6% spandex woven herringbone fabric, classified in subheading 5408.33 of the HTSUS;

Fabric 4: 94%–99% virgin wool, 1%–6% spandex, twill stretch flannel reactive dyed fabric, classified in subheading 5112.11 of the HTSUS; and

Fabric 5: 89%–95% polyester, 5%–11% spandex printed and solid woven polyester crepe fabric (with filament yarn size of 120D + 40D*120D + 40D and a construction of 175*104), classified in subheading 5407.61 of the HTSUS.

CITA is soliciting public comments regarding this request, particularly with respect to whether the fabrics described above can be supplied by the U.S. domestic industry in commercial quantities in a timely manner.

Comments must be received no later than May 16, 2016. Interested persons are invited to submit such comments or information electronically to OTEXA_MoroccoFTA@trade.gov, and/or in hard copy to: Chairman, Committee for the Implementation of Textile Agreements, Room 30003, U.S. Department of Commerce, 14th and Constitution Avenue NW., Washington, DC 20230.

If comments include business confidential information, commenters must submit a business confidential version in hard copy to the Chairman of CITA, and also provide a public version, either in hard copy or electronically. CITA will protect any information that is marked business confidential from disclosure to the full extent permitted by law. All public versions of the comments will be posted on OTEXA's Web site for Commercial Availability proceedings under the Morocco FTA: http://otexa.trade.gov/Morocco_CA.htm.

Joshua Teitelbaum,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 2016–08635 Filed 4–14–16; 8:45 am]

BILLING CODE 3510-DR-P

COMMITTEE FOR THE IMPLEMENTATION OF TEXTILE AGREEMENTS

Request for Public Comment on a Commercial Availability Request Under the U.S.-Morocco Free Trade Agreement

AGENCY: Committee for the Implementation of Textile Agreements (CITA).

ACTION: Request for public comments concerning a request for modification of the U.S.-Morocco Free Trade Agreement

(USMFTA) rules of origin for pants, skirts, jackets, shirts, and casual dresses made from certain woven fabrics.

SUMMARY: The Government of the United States received a request from the Government of Morocco, submitted on March 9, 2016, and updated on April 1, 2016, on behalf of CROSSING to initiate consultations under Article 4.3.3 of the USMFTA. The Government of Morocco is requesting that the United States and Morocco (“the Parties”) consider revising the rules of origin for pants, skirts, jackets, shirts and casual dresses to address availability of supply of certain woven fabrics in the territories of the Parties. The President of the United States may proclaim a modification to the USMFTA rules of origin for textile and apparel products after the United States reaches an agreement with the Government of Morocco on a modification under Article 4.3.6 of the USMFTA to address issues of availability of supply of fibers, yarns, or fabrics in the territories of the Parties. CITA hereby solicits public comments on this request, in particular with regard to whether certain woven fabrics can be supplied by the U.S. domestic industry in commercial quantities in a timely manner.

DATES: Comments must be submitted by May 16, 2016 to the Chairman, Committee for the Implementation of Textile Agreements, Room 30003, United States Department of Commerce, Washington, DC 20230.

FOR FURTHER INFORMATION CONTACT: Maria D’Andrea, Office of Textiles and Apparel, U.S. Department of Commerce, (202) 482–1550.

SUPPLEMENTARY INFORMATION:

Authority: Section 203 (j)(2)(B)(i) of the United States-Morocco Free Trade Agreement Implementation Act (19 U.S.C. 3805 note) (USMFTA Implementation Act); Executive Order 11651 of March 3, 1972, as amended.

Background: Article 4.3.3 of the USMFTA provides that, on the request of either Party, the Parties shall consult to consider whether the rules of origin applicable to a particular textile or apparel good should be revised to address issues of availability of supply of fibers, yarns, or fabrics in the territories of the Parties. In the consultations, pursuant to Article 4.3.4 of the USMFTA, each Party shall consider data presented by the other Party that demonstrates substantial production in its territory of a particular fiber, yarn, or fabric. The Parties shall consider that there is substantial production if a Party demonstrates that its domestic producers are capable of

supplying commercial quantities of the fiber, yarn, or fabric in a timely manner.

The USMFTA Implementation Act provides the President with the authority to proclaim as part of the HTSUS, modifications to the USMFTA rules of origin set out in Annex 4–A of the USMFTA as are necessary to implement an agreement with Morocco under Article 4.3.6 of the USMFTA, subject to the consultation and layover requirements of Section 104 of the USMFTA Implementation Act. See Section 203(j)(2)(B)(i) of the USMFTA Implementation Act. Executive Order 11651 established CITA to supervise the implementation of textile trade agreements and authorizes the Chairman of CITA to take actions or recommend that appropriate officials or agencies of the United States take actions necessary to implement textile trade agreements. 37 FR 4699 (March 4, 1972).

The Government of the United States received a request from the Government of Morocco, submitted on March 9, 2016, and updated on April 1, 2016, on behalf of CROSSING, requesting that the United States consider whether the USMFTA rule of origin for pants, skirts, jackets, shirts, and casual dresses classified in HTSUS subheading 6204.52 and 6206.40 should be modified to allow the use of certain woven fabrics that are not originating under the USMFTA. The fabrics subject to this request are:

Fabric 1: 100% lyocell classified in subheading 5516.11 and 5516.12 of the HTSUS;

Fabric 2: Lyocell/cotton classified in subheading 5516.41, 5516.42, and 5516.43 of the HTSUS;

Fabric 3: Cotton/polyester classified in subheading 5210.49 and 5211.42 of the HTSUS;

Fabric 4: Cotton/polyester/elastane classified in subheading 5210.49 and 5211.4210 of the HTSUS;

Fabric 5: Corduroy with cotton classified in subheading 5801.22 of the HTSUS; and

Fabric 6: Corduroy polyester classified in subheading 5801.32 of the HTSUS.

CITA is soliciting public comments regarding this request, particularly with respect to whether the fabrics described above can be supplied by the U.S. domestic industry in commercial quantities in a timely manner. Comments must be received no later than May 16, 2016. Interested persons are invited to submit such comments or information electronically to OTEXA_MoroccoFTA@trade.gov, and/or in hard copy to: Chairman, Committee for the Implementation of Textile Agreements,

Room 30003, U.S. Department of Commerce, 14th and Constitution Avenue NW., Washington, DC 20230.

If comments include business confidential information, commenters must submit a business confidential version in hard copy to the Chairman of CITA, and also provide a public version, either in hard copy or electronically. CITA will protect any information that is marked business confidential from disclosure to the full extent permitted by law. All public versions of the comments will be posted on OTEXA's Web site for Commercial Availability proceedings under the Morocco FTA: http://otexa.trade.gov/Morocco_CA.htm.

Joshua Teitelbaum,

Chairman, Committee for the Implementation of Textile Agreements.

[FR Doc. 2016-08633 Filed 4-14-16; 8:45 am]

BILLING CODE 3510-DR-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 previously furnished by such agencies.

DATES: Comments must be received on or before: 5/15/2016.

ADDRESSES: Committee for Purchase From People Who Are Blind or Severely Disabled, 1401 S. Clark Street, Suite 715, 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.

Addition

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 the nonprofit

agencies employing persons who are blind or have other severe disabilities.

The following services are proposed for addition to the Procurement List for provision by the nonprofit agencies listed:

Services

Service Type: Custodial Service

Mandatory For: U.S. Department of Defense Education Activity Domestic Dependent Elementary and Secondary Schools (DDESS), Fort Bragg Community Schools, Fort Bragg, NC.

Mandatory Source(s) of Supply: Brevard Achievement Center, Rockledge, FL.

Contracting Activity: DDESS Area Center, Procurement Division, Peachtree City, GA.

Service Type: Operations and Maintenance Service.

Mandatory for: US Army Corps of Engineers, Savannah, Defense Forensic Science Center, Fort Gillem, GA.

Mandatory Source(s) of Supply: Pride Industries, Inc., Roseville, CA.

Contracting Activity: US Army Corps of Engineers Savannah District, Savannah, GA.

Deletions

The following products are proposed for deletion from the Procurement List:

Products

NSN(s)—Product Name(s): MR 938—Set, Cleaning, Microfiber, Leaf Print, 5 Piece, MR 951—Set, Cleaning, Microfiber, Cherry Print, 5 Piece.

Mandatory Source(s) of Supply: New York City Industries for the Blind, Inc., Brooklyn, NY. (Deleted)

Contracting Activity: Defense Commissary Agency.

NSN(s)—Product Name(s): MR 417—Latex Gloves, Long Cuff, Medium, 2 Pair, MR 418—Latex Gloves, Long Cuff, Large, 2 Pair.

Mandatory Source(s) of Supply: Alphapointe, Kansas City, MO.

Contracting Activity: Defense Commissary Agency.

Barry S. Lineback,

Director, Business Operations.

[FR Doc. 2016-08739 Filed 4-14-16; 8:45 am]

BILLING CODE 6353-01-P

CONSUMER PRODUCT SAFETY COMMISSION

Sunshine Act Meeting Notice

TIME AND DATE: Wednesday, April 20, 2016; 9:30 a.m.–12 p.m.

PLACE: Hearing Room 420, Bethesda Towers, 4330 East West Highway, Bethesda, Maryland.

STATUS: Closed to the Public.

MATTER TO BE CONSIDERED: *Compliance Briefing*—The Commission staff will brief the Commission on the status of compliance matters.

CONTACT PERSON FOR MORE INFORMATION:

Todd A. Stevenson, Office of the Secretary, U.S. Consumer Product Safety Commission, 4330 East West Highway, Bethesda, MD 20814, (301) 504-7923.

Dated: April 12, 2016.

Todd A Stevenson,
Secretary.

[FR Doc. 2016-08883 Filed 4-13-16; 4:15 pm]

BILLING CODE 6355-01-P

DEPARTMENT OF DEFENSE

Office of the Secretary

[Docket ID: DOD-2016-OS-0043]

Proposed Collection; Comment Request

AGENCY: Defense Finance and Accounting Service (DFAS), DoD.

ACTION: Notice.

SUMMARY: In compliance with the *Paperwork Reduction Act of 1995*, the DFAS announces a proposed public information collection and seeks public comment on the provisions thereof. Comments are invited 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 information collection; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (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.

DATES: Consideration will be given to all comments received by June 14, 2016.

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

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments.

- *Mail:* ODCMO, Directorate for Oversight and Compliance, 4800 Mark Center Drive, Attn: Mailbox 24, Alexandria, VA 22350-1700.

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.

Any associated form(s) for this collection may be located within this same electronic docket and downloaded for review/testing. Follow the instructions at <http://www.regulations.gov>

for submitting comments. Please submit comments on any given form identified by docket number, form number, and title.

FOR FURTHER INFORMATION CONTACT: To request more information on this proposed information collection or to obtain a copy of the proposal and associated collection instruments, please write to the Defense Finance and Accounting Services, P.O. Box 998002, ATTN: DFAS-HGA/CL, Scott Lafferty, Deputy Assistant General Counsel for Garnishment Operations, Cleveland, OH 44199-8002; via email at scott.w.lafferty.civ@mail.mil or at (216) 522-5118.

SUPPLEMENTARY INFORMATION:

Title; Associated Form; and OMB Number: Application for Former Spouse Payments From Retired Pay, DD Form 2293; OMB Number 0730-0008.

Needs and Uses: The information collection requirement is necessary to provide DFAS with the basic data needed to process court orders for division of military retired pay as property or order alimony and child support payment from that retired pay per Title 10 U.S.C. 1408, "Payment of retired or retainer pay in compliance with court orders." The former spouse may apply to the DFAS for direct payment of these monies by using DD Form 2293.

Affected Public: Individuals and households.

Annual Burden Hours: 6741.

Number of Respondents: 26,963.

Responses per Respondent: 1.

Annual Responses: 26,963.

Average Burden per Response: 15 minutes.

Frequency: On occasion.

The respondents of this information collection are spouses or former spouses of military members. The applicant submits a DD Form 2293 to the DFAS. The information from the DD Form 2293 is used by DFAS in processing the applicant's request as authorized under 10 U.S.C. 1408. The DD Form 2293 was devised to standardize applications for payment under the Act. Information on the form is also used to determine the applicant's current status and contains statutory required certifications the applicant/former spouse must make when applying for payments.

Dated: April 12, 2016.

Aaron Siegel,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 2016-08752 Filed 4-14-16; 8:45 am]

BILLING CODE 5001-06-P

DEPARTMENT OF DEFENSE

Office of the Secretary

[Docket ID: DOD-2016-HA-0042]

Privacy Act of 1974; System of Records

AGENCY: Defense Health Agency, DoD.

ACTION: Notice to alter a System of Records.

SUMMARY: Consistent with the Defense Health Agency's creation on October 1, 2013, the existing system of records, DHA 20 DoD, entitled "Department of Defense Suicide Event Report (DoDSER) System," is being realigned to the Defense Health Agency's compilation of Privacy Act System of Records Notices (SORNs). The realignment of this system requires a change in its system identifier to reflect the numbering system used by the Defense Health Agency.

The Defense Health Agency also proposes to alter this system of records. This system establishes, collects, and maintains integrated DoD enterprise and survey data to be used for direct reporting of Reportable Events involving individuals on active duty or serving in the Reserves, supporting ongoing population-based health surveillance activities and public health within DoD, and for analysis. Surveillance activities include the systematic collection, analysis, interpretation, and reporting of outcome-specific data for use in planning and development of best practices, education, public health within DoD, and training on protocols for identifying, responding to, and managing individuals at increased risk of suicide; and implementation, evaluation, and prevention of suicide behaviors and Reportable Events within the DoD.

DATES: Comments will be accepted on or before May 16, 2016. 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:

* *Federal Rulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments.

* *Mail:* ODCMO, Directorate for Oversight and Compliance, 4800 Mark Center Drive, Attn: Mailbox 24, Alexandria, VA 22350-1700.

Instructions: All submissions received must include the agency name and docket number 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.

FOR FURTHER INFORMATION CONTACT: Ms. Linda S. Thomas, Chief, Defense Health Agency Privacy and Civil Liberties Office, 7700 Arlington Boulevard, Suite 5101, Falls Church, VA 22042-5101, or by phone at (703) 275-6363.

SUPPLEMENTARY INFORMATION: The Defense Health Agency notices for systems of records subject to the Privacy Act of 1974 (5 U.S.C. 552a), as amended, have been published in the **Federal Register** and are available from the address in **FOR FURTHER INFORMATION CONTACT** or at the Defense Privacy and Civil Liberties Division Web site at <http://dpcl.d.defense.gov/>. The proposed system report, as required by 5 U.S.C. 552a(r) of the Privacy Act of 1974, as amended, was submitted on April 1, 2016, to the House Committee on Oversight and Government Reform, the Senate Committee on Governmental Affairs, and the Office of Management and Budget (OMB) pursuant to paragraph 4c of Appendix I to OMB Circular No. A-130, "Federal Agency Responsibilities for Maintaining Records About Individuals," dated February 8, 1996 (February 20, 1996, 61 FR 6427).

Dated: April 12, 2016.

Aaron Siegel,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

DHA 20 DoD

SYSTEM NAME:

Department of Defense Suicide Event Report (DoDSER) System (May 6, 2010, 75 FR 24928)

CHANGES:

* * * * *

SYSTEM IDENTIFIER:

Delete entry and replace with "EDHA 20 DoD."

* * * * *

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Delete entry and replace with “Individuals who are Active Duty, Reserve, and National Guard Component personnel serving in the Air Force, Army, Navy, and/or Marines, with reportable suicide or self-directed violence (to include self-harm behaviors, suicide attempts, and suicidal ideation) while on active duty or serving as a member of the Reserves (Reportable Event).”

CATEGORIES OF RECORDS IN THE SYSTEM:

Delete entry and replace with “Demographic records: Name, Social Security Number (SSN) and/or DoD Identification (DoD ID) number, date of birth, gender, race/ethnic group, marital status, rank/pay grade, religious preference, military service, military status, job title, service duty specialty code, duty environment/status, Unit Identification Code, permanent duty station, the major command of the permanent duty station, temporary duty station (if applicable), home address, home phone number, and deployment history.

REPORTABLE EVENT RECORDS:

Reportable Event type or description; individual’s residence at time of event; circumstances of event; potential precipitating factors and psychological stressors at the time of the event; post-intervention activities, and, if applicable, medical facility, unit or military treatment facility where Reportable Event occurred.

OTHER RECORDS:

Individual’s use of military and community helping services, past military experience, medical treatment, psychological, and legal records; social history; medical history; event details, including prior suicidal behaviors; behavioral, developmental, and economic, education/training history; form completer information (name, rank/grade, and contact information); and data sources used to compile records.”

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Delete entry and replace with “10 U.S.C. 136, Under Secretary of Defense for Personnel and Readiness; 10 U.S.C. 3013, Secretary of the Army; 10 U.S.C. 5013, Secretary of the Navy; 10 U.S.C. 8013, Secretary of the Air Force; 10 U.S.C. Chapter 55, Medical and Dental Care; DoD Directive (DoDD) 5124.02, Under Secretary of Defense for Personnel and Readiness (USD(P&R)); DoDD 5136.01, Assistant Secretary of Defense for Health Affairs (ASD(HA));

DoDD 6490.02E, Comprehensive Health Surveillance; DoDD 6490.14, Defense Suicide Prevention Program; Army Regulation 600–63, Army Health Promotion; OPNAV Instruction 1720.4A, Suicide Prevention Program; Air Force Instruction 90–505, Suicide Prevention Program; and E.O. 9397 (SSN), as amended.”

PURPOSE(S):

Delete entry and replace with “To establish, collect, and maintain integrated DoD enterprise and survey data to be used for direct reporting of Reportable Events involving individuals on Active Duty or serving in the Reserves, supporting ongoing population-based health surveillance activities and public health within DoD, and for analysis. Surveillance activities include the systematic collection, analysis, interpretation, and reporting of outcome-specific data for use in planning and development of best practices, education, public health within DoD, and training on protocols for identifying, responding to, and managing individuals at increased risk of suicide; and implementation, evaluation, and prevention of suicide behaviors and Reportable Events within the DoD.

Records in this system may be made available to the Military Services to provide Service level integrated enterprise and analysis data for Service level direct reporting requirements; to provide the Services with data for planning, implementation, evaluation, and prevention of suicide behaviors; to support Service-level population-based health surveillance activities; to facilitate Service-level behavioral health and medical care and treatment programs; and, to the extent the information provided does not include personally identifiable information, to provide or permit compilation of command level reports and/or trend reporting at a military installation level.

Records in this system may be made available to DoD components that are designated as public health authorities within DoD to support DoD suicide prevention and resilience programs, provide DoD-wide comprehensive strategic approaches for suicide prevention, postvention, and surveillance; assist the Military Services to reduce the impact of suicidal self-directed violence on the readiness of the Military Services; fuse, analyze, and assess DoD-wide surveillance and research activities related to suicidal self-direct violence and other high risk activities to identify risk factors and key outcomes to inform suicide prevention policies and programs; and otherwise

fulfill such DoD public health authority’s responsibilities.”

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

Delete entry and replace with “In addition to those disclosures generally permitted under 5 U.S.C. 552a(b) of the Privacy Act of 1974, as amended, the records contained therein may specifically be disclosed outside the DoD as a routine use pursuant to 5 U.S.C. 552a(b)(3) as follows:

Statistical summary data with no personally identifiable information may be provided to public health authorities and to federal, state, and local governments not a part of DoD for health surveillance and research.

Records in this system of records that are part of an individual’s Service Treatment Record (STR) as defined in DoD Instruction 6040.45, November 16, 2015 (USD(P&R)), and in any successor DoD issuances, and may be provided to the Veterans Administration (VA) in connection with the individual’s separation from Service. Such STR-related records in this system may be provided directly to the VA or collected with STR-related records not part of this system and made available to VA.

Except as stipulated in NOTE 1 and NOTE 2 below, the DoD Blanket Routine Uses set forth at the beginning of the Defense Privacy and Civil Liberties Division compilation of systems of records notices may apply to this system. The complete list of DoD Blanket Routine Uses can be found online at: <http://dpcl.d.defense.gov/Privacy/SORNs/Index/BlanketRoutineUses.aspx>.

NOTE 1: This system of records may contain individually identifiable health information. The DoD Health Information Privacy Regulation (DoD 6025.18–R) or any successor DoD issuances implementing the Health Insurance Portability and Accountability Act of 1996 (HIPAA) and 45 CFR parts 160 and 164, Health and Human Services, General Administrative Requirements and Security & Privacy, respectively, applies to most such health information. DoD 6025.18–R or a successor issuance may place additional procedural requirements on uses and disclosures of such information beyond those found in the Privacy Act of 1974, as amended, or mentioned in this system of records notice.

NOTE 2: Records of identity, diagnosis, prognosis or treatment information of any patient maintained in connection with the performance of any program or activity relating to

substance abuse education, prevention, training, treatment, rehabilitation, or research which is conducted, regulated, or directly or indirectly assisted by any department or agency of the United States, will be treated as confidential and disclosed only for the purposes and under the circumstances expressly authorized in 42 U.S.C. 290d-2.”

* * * * *

RETRIEVABILITY:

Delete entry and replace with “By individual’s name and SSN or DoD ID number.”

SAFEGUARDS:

Delete entry and replace with “Physical access to the system is restricted by the use of locks, access controls, and is accessible only to authorized personnel. Each system end user device is protected within a locked storage container, room, or building outside of normal business hours. All visitors or other persons without authorized access to server and/or network facilities are escorted by appropriately screened/cleared personnel at all times. The system is restricted by two-factor authentication including Common Access Card (CAC) and personal identification number. All personnel with authorized access to the system must have appropriate and applicable Information Assurance, Privacy Act, and HIPAA training. All access to records is tracked by electronic audit logs. Audit logs are always on and are archived for historical review and tracking.”

RETENTION AND DISPOSAL:

Delete entry and replace with “DoDSER System Master File: Cutoff annually upon separation or retirement of service member. Transfer to inactive storage when 25 years old. Destroy when 75 years old. DoDSER System Annual Reports: Cutoff annually after report is published. Transfer to NARA 3 years after cutoff.”

SYSTEM MANAGER(S) AND ADDRESS:

Delete entry and replace with “Director, National Center for Telehealth & Technology (T2) Defense Centers of Excellence, 9933 West Hayes Street, Madigan Army Medical Center, Joint Base Lewis-McChord, Tacoma, WA 98431-1100.”

NOTIFICATION PROCEDURES:

Delete entry and replace with “Individuals seeking to determine whether information about themselves is contained in this system of records should address written inquiries to the Chief, Freedom of Information Act

(FOIA) Service Center, Defense Health Agency Privacy and Civil Liberties Office, 7700 Arlington Boulevard, Suite 5101, Falls Church, VA 22042-5101.

Written requests should contain the individual’s full name, home address, home phone number, and SSN/DoD ID number, the identifier of this system of records notice, and signature.

In addition, the requester must provide a notarized statement or an unsworn declaration made in accordance with 28 U.S.C. 1746, in the following format:

IF EXECUTED OUTSIDE THE UNITED STATES:

‘I declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on (date). (Signature)’.

IF EXECUTED WITHIN THE UNITED STATES, ITS TERRITORIES, POSSESSIONS, OR COMMONWEALTHS:

‘I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct. Executed on (date). (Signature)’.

RECORD ACCESS PROCEDURES:

Delete entry and replace with “Individuals seeking access to records about themselves contained in this system of records should address written inquiries to the Chief, FOIA Service Center, Defense Health Agency Privacy and Civil Liberties Office, 7700 Arlington Boulevard, Suite 5101, Falls Church, VA 22042-5101.

Written requests should contain the individual’s full name, home address, home phone number, and SSN/DoD ID number, the identifier of this system of records notice, and signature.

In addition, the requester must provide a notarized statement or an unsworn declaration made in accordance with 28 U.S.C. 1746, in the following format:

IF EXECUTED OUTSIDE THE UNITED STATES:

‘I declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on (date). (Signature)’.

IF EXECUTED WITHIN THE UNITED STATES, ITS TERRITORIES, POSSESSIONS, OR COMMONWEALTHS:

‘I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct. Executed on (date). (Signature)’.

CONTESTING RECORD PROCEDURES:

Delete entry and replace with “The Office of the Secretary of Defense (OSD) rules for accessing records, for

contesting contents and appealing initial agency determinations are published in OSD Administrative Instruction 81, 32 CFR part 311, or may be obtained from the system manager.”

RECORD SOURCE CATEGORIES

Delete entry and replace with “Medical and behavioral health records; military personnel records; investigative agency records, pre and post deployment screening records, family advocacy records; court martial records; records related to manner of death such as casualty reports, toxicology/lab reports, and pathology/autopsy reports; and suicide notes. Record sources also include interviews with an individual’s coworkers/supervisors, responsible investigative agencies, involved professionals such as physicians, behavioral health counselors, chaplains, military police, family service personnel, family members, and, in the case of non-fatal self-directed violence, the individual involved in that Reportable Event.

Records included in this system of records also may be obtained from the Defense Eligibility and Enrollment Reporting System, Armed Forces Health Longitudinal Technology Application, Composite Health Care System, information systems maintained by a Service, and DoD enterprise data systems.”

* * * * *

[FR Doc. 2016-08707 Filed 4-14-16; 8:45 am]

BILLING CODE 5001-06-P

DEPARTMENT OF DEFENSE

Office of the Secretary

[Docket ID DOD-2016-OS-0041]

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, DMDC 04, entitled “Emergency Evacuation Tracking and Repatriation.” Repatriation centers will use this information to track and account for individuals evacuated from emergency situations due to military operations, political situations, natural disasters, or other potentially dangerous circumstances. Repatriation centers assist evacuees in securing requested relocation services, and recording and recovering relocation costs.

DATES: Comments will be accepted on or before May 16, 2016. This proposed action will be effective the day 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:

* *Federal Rulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments.

* *Mail:* ODCMO, Directorate for Oversight and Compliance, 4800 Mark Center Drive, Attn: Mailbox 24, Alexandria, VA 22350-1700.

Instructions: All submissions received must include the agency name and docket number 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.

FOR FURTHER INFORMATION CONTACT: Ms. Cindy Allard, Chief, OSD/JS Privacy Office, Freedom of Information Directorate, Washington Headquarters Service, 1155 Defense Pentagon, Washington, DC 20301-1155, or by phone at (571) 372-0461.

SUPPLEMENTARY INFORMATION: The Office of the Secretary of Defense notices for systems of records subject to the Privacy Act of 1974 (5 U.S.C. 552a), as amended, have been published in the **Federal Register** and are available from the address in **FOR FURTHER INFORMATION CONTACT** or at <http://dpcl.d.defense.gov/>. The proposed system report, as required by 5 U.S.C. 552a(r) of the Privacy Act of 1974, as amended, was submitted on April 1, 2016, to the House Committee on Oversight and Government Reform, the Senate Committee on Governmental Affairs, and the Office of Management and Budget (OMB) pursuant to paragraph 4c of Appendix I to OMB Circular No. A-130, "Federal Agency Responsibilities for Maintaining Records About Individuals," dated February 8, 1996 (February 20, 1996, 61 FR 6427).

Dated: April 11, 2016.

Aaron Siegel,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

DMDC 04

SYSTEM NAME:

Emergency Evacuation Tracking and Repatriation (April 14, 2009, 74 FR 17173).

CHANGES:

* * * * *

SYSTEM NAME:

Delete entry and replace with "Non-combatant Tracking System (NTS) & Evacuation Tracking and Accountability System (ETAS)."

SYSTEM LOCATION:

Delete entry and replace with "Defense Manpower Data Center, DoD Center Monterey Bay, 400 Gigling Road, Seaside, CA 93955-6771."

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Delete entry and replace with "Noncombatant evacuees include service members and their dependents, DoD and other federal civilian employees and their dependents, U.S. Government contractors, U.S. citizens residing abroad or on business or personal travel."

CATEGORIES OF RECORDS IN THE SYSTEM:

Delete entry and replace with "Social Security Number (SSN), Passport Number, U.S. Driver License Number, DoD Teslin Bar Code, or Common Access Card (CAC) Bar Code, Evacuee ID (assigned bracelet), name, date of birth, place of birth, gender, weight, country of citizenship, marital status, sponsor information, country evacuated from, location code (e.g., airport, ship port) (same information is reported for each family member). Also collected are classification number and agency code (an agency code identifying DoD or other U.S. Federal Agency sponsorship), final destination, point of contact name and contact information, emergency contact name and contact information, evacuee minor category (i.e., pregnant woman, unaccompanied child, aged and infirm), pet name, pet type, transportation information and identification of any services requested (e.g., oxygen, wheelchair)."

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Delete entry and replace with "E.O. 12656, Assignment of Emergency Preparedness Responsibilities, as amended; DoD Directive 3025.14, Evacuation of U.S. Citizens and Designated Aliens from Threatened

Areas Abroad; and E.O. 9397 (SSN), as amended."

PURPOSE(S):

Delete entry and replace with "Repatriation centers will use this information to track and account for individuals evacuated from emergency situations due to military operations, political situations, natural disasters, or other potentially dangerous circumstances. Repatriation centers assist evacuees in securing requested relocation services, and recording and recovering relocation costs."

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES:

Delete entry and replace with "In addition to those disclosures generally permitted under 5 U.S.C. 552a(b) of the Privacy Act of 1974, as amended, the records contained herein may specifically be disclosed outside the DoD as a routine use pursuant to 5 U.S.C. 552a(b)(3) as follows:

To individuals who have been evacuated but who have been separated from their family and/or spouse. Information will be released to the individual indicating where the family member was evacuated from and final destination.

To Department of State to plan and monitor evacuation effectiveness and need for services and to verify the number of people by category who have been evacuated.

To the American Red Cross so that upon receipt of information from a repatriation center that a DoD family has arrived safely in the U.S., the Red Cross may notify the service member (sponsor) still in the foreign country that his/her family has safely arrived in the United States.

To the Department of Health and Human Services to facilitate the delivery of personal and financial assistance and to recoup the costs of financial services. To identify individuals who might arrive with an illness which would require quarantine.

To the Internal Revenue Service to recoup unpaid loans made on an emergency basis as a result of emergency evacuation.

To State and local health departments to further implement the quarantine of an ill individual.

Law Enforcement Routine Use: If a system of records maintained by a DoD Component to carry out its functions indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute or by regulation, rule, or order issued

pursuant thereto, the relevant records in the system of records may be referred, as a routine use, to the agency concerned, whether federal, state, local, or foreign, charged with the responsibility of investigating or prosecuting such violation or charged with enforcing or implementing the statute, rule, regulation, or order issued pursuant thereto.

Congressional Inquiries Disclosure Routine Use: Disclosure from a system of records maintained by a DoD Component may be made to a congressional office from the record of an individual in response to an inquiry from the congressional office made at the request of that individual.

Disclosure to the 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.

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. The complete list of DoD blanket routine uses can be found online at: <http://dpcl.d.defense.gov/Privacy/SORNsIndex/BlanketRoutineUses.aspx>.”

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Delete entry and replace with “Electronic storage media.”

RETRIEVABILITY:

Delete entry and replace with “Retrieved by ID Number and type, name, and evacuee ID.”

SAFEGUARDS:

Delete entry and replace with “Computerized records are maintained in a controlled area accessible only to authorized personnel. At Defense Manpower Data Center (DMDC), entry to these areas is restricted by the use of locks, guards, and administrative procedures such as periodic security audits and regular Monitoring of Users’ Security Practices. Access to personal information is limited to those who require the records in the performance of their official duties. Access to personal information is further restricted by the use of passwords which are changed periodically, the Common Access Card (CAC), intrusion detection system (IDS), encryption, and firewalls.”

RETENTION AND DISPOSAL:

Delete entry and replace with “Permanent: Cut off (take a snapshot) at end of fiscal year and transfer to the National Archives and Record Administration in accordance with 36 CFR 1228.270 and 36 CFR 1234.”

SYSTEM MANAGER(S) AND ADDRESS:

Delete entry and replace with “Director, Defense Manpower Data Center, 4800 Mark Center Drive, Alexandria, VA 22350-6000.”

NOTIFICATION PROCEDURE:

Delete entry and replace with “Individuals seeking to determine whether information about themselves is contained in this system should address written inquiries to the Director, Defense Manpower Data Center, 4800 Mark Center Drive, Alexandria, VA 22350-6000.

Signed, written requests should contain the full name, person ID or evacuee ID, date of birth, and current address and telephone number of the individual.”

RECORD ACCESS PROCEDURES:

Delete entry and replace with “Individuals seeking access to information about themselves contained in this system should address written inquiries to the Office of the Secretary of Defense/Joint Staff Freedom of Information Act Requester Service Center, 1155 Defense Pentagon, Washington, DC 20301-1155.

Signed, written requests should contain the full name, person ID or evacuee ID, date of birth, and current address and telephone number of the individual.”

* * * * *

RECORD SOURCE CATEGORIES:

Delete entry and replace with “Individuals via DD form 2585, “Repatriation Processing Center Processing Sheet”, and the repatriation processing centers staff.”

* * * * *

[FR Doc. 2016-08636 Filed 4-14-16; 8:45 am]

BILLING CODE 5001-06-P

DEPARTMENT OF DEFENSE

Department of the Navy

Notice of Availability of Invention for Licensing; Government-Owned Invention

AGENCY: Department of the Navy, DoD.

ACTION: Notice.

SUMMARY: The inventions listed below are assigned to the United States Government as represented by the Secretary of the Navy and are available for licensing by the Department of the Navy. U.S. Patent No. 7,724,500: Nanoscale Manganese Oxide on Ultraporous Carbon Nanoarchitecture, Navy Case No. 098,802./U.S. Patent No. 9,093,721: Dual-Function Air Cathode Nanoarchitectures for Metal-Air Batteries with Pulse-Power Capability, Navy Case No. 100,774./U.S. Patent Application No. 13/784,942: Macroporous Carbon Nanofoam Composites, Navy Case No. 099,270./U.S. Patent Application No. 13/832,576: Zinc Electrodes for Batteries, Navy Case No. 102,137 and any continuations, divisionals or re-issues thereof.

ADDRESSES: Requests for copies of the inventions cited should be directed to the Naval Research Laboratory, Code 1004, 4555 Overlook Avenue SW., Washington, DC 20375-5320 and must include the Navy Case number.

FOR FURTHER INFORMATION CONTACT: Rita Manak, Head, Technology Transfer Office, NRL Code 1004, 4555 Overlook Avenue SW., Washington, DC 20375-

5320, telephone 202-767-3083. Due to U.S. Postal delays, please fax 202-404-7920, email: rita.manak@nrl.navy.mil or use courier delivery to expedite response.

Authority: 35 U.S.C. 207, 37 CFR part 404.

Dated: April 11, 2016.

N.A. Hagerty-Ford,

Federal Register Liaison Officer, Commander, Judge Advocate General's Corps, U.S. Navy.

[FR Doc. 2016-08736 Filed 4-14-16; 8:45 am]

BILLING CODE 3810-FF-P

DEFENSE NUCLEAR FACILITIES SAFETY BOARD

Public Availability of Defense Nuclear Facilities Safety Board FY 2014 Service Contract Inventory Analysis/FY 2015 Service Contract Inventory

AGENCY: Defense Nuclear Facilities Safety Board.

ACTION: Notice of Public Availability of FY 2014 Service Contract Inventory Analysis/FY 2015 Service Contract Inventories.

SUMMARY: In accordance with Section 743 of Division C of the Consolidated Appropriations Act of 2010 (Pub. L. 111-117), DNFSB is publishing this notice to advise the public of the availability of (1) its analysis of the FY 2014 Service Contract inventories and (2) the FY 2015 Service Contract inventories. This inventory provides information on service contract actions over \$25,000 that were made in FY 2015. The information is organized by function to show how contracted resources are distributed throughout the agency. The inventory has been developed in accordance with guidance issued on December 19, 2011 by the Office of Management and Budget's Office of Federal Procurement Policy (OFPP). OFPP's guidance is available at <http://www.whitehouse.gov/sites/default/files/omb/procurement/memo/service-contract-inventory-guidance.pdf>. DNFSB has posted its FY 2014 analysis and FY 2015 inventory and a summary of the inventory on the DNFSB homepage at the following link: <http://www.dnfsb.gov/open>.

FOR FURTHER INFORMATION CONTACT:

Questions regarding the service contract inventory should be directed to Sherrill King at 202-694-7070 or mailbox@dnfsb.gov.

Dated: April 12, 2016.

Mark T. Welch,
General Manager.

[FR Doc. 2016-08782 Filed 4-14-16; 8:45 am]

BILLING CODE 3670-01-P

DEPARTMENT OF EDUCATION

[Docket No.: ED-2016-ICCD-0016]

Agency Information Collection Activities; Submission to the Office of Management and Budget for Review and Approval; Comment Request; Fiscal Operations Report for 2014-2015 and Application To Participate 2016-2017 (FISAP) and Reallocation Form

AGENCY: Federal Student Aid (FSA), 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 an extension of an existing information collection.

DATES: Interested persons are invited to submit comments on or before May 16, 2016.

ADDRESSES: To access and review all the documents related to the information collection listed in this notice, please use <http://www.regulations.gov> by searching the Docket ID number ED-2016-ICCD-0016. Comments submitted in response to this notice should be submitted electronically through the Federal eRulemaking Portal at <http://www.regulations.gov> by selecting the Docket ID number or via postal mail, commercial delivery, or hand delivery. *Please note that comments submitted by fax or email and those submitted after the comment period will not be accepted.* 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, Room 2E-103, Washington, DC 20202-4537.

FOR FURTHER INFORMATION CONTACT: For specific questions related to collection activities, please contact Beth Grebeldinger, 202-377-4018.

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: Fiscal Operations Report for 2014-2015 and Application to Participate 2016-2017 (FISAP) and Reallocation Form.

OMB Control Number: 1845-0030.

Type of Review: An extension of an existing information collection.

Respondents/Affected Public: State, Local, and Tribal Governments; Private Sector.

Total Estimated Number of Annual Responses: 4,223.

Total Estimated Number of Annual Burden Hours: 86,022.

Abstract: The data submitted electronically in the Fiscal Operations Report and Application to Participate (FISAP) through FISAP on the Web is used by the Department of Education to determine the institution's funding need for the award year and monitor program effectiveness and accountability of fund expenditures.

The Reallocation form is part of FISAP on the Web. The Higher Education Amendments (HEA) requires that if an institution anticipates not using all of its allocated funds for the Perkins, Federal Work Study (FWS), and Federal Supplemental Education Opportunity Grant (FSEOG) programs by the end of an award year, it must specify the anticipated remaining unused amount to the Secretary. In addition to renewing the expiration date, references to dates and award years dates have been updated on the forms and in the instructions for both documents. The FISAP form has been revised: (1) To use technology to gather existing data electronically from other sources requiring less data entry concerning Additional Institutions in Part I; (2) per discussions with OMB staff on 11/26/12 with concurrence on 11/30/12 to allow applicable aggregate level data entry concerning graduate and professional students for schools with non-traditional academic calendars; and (3) per OMB staff request

and discussions on 8/21/12 with concurrence on 8/24/12, to expand the income grid in the Part VI summary to collect a more concise breakdown of student data at the aggregate level.

Dated: April 12, 2016.

Kate Mullan,

Acting Director, Information Collection Clearance Division, Office of the Chief Privacy Officer, Office of Management.

[FR Doc. 2016-08735 Filed 4-14-16; 8:45 am]

BILLING CODE 4000-01-P

DEPARTMENT OF EDUCATION

Meeting of the President's Advisory Commission on Educational Excellence for African Americans

AGENCY: President's Advisory Commission on Educational Excellence for African Americans, U.S. Department of Education.

ACTION: Announcement of an open meeting.

SUMMARY: This notice sets forth the schedule and agenda of the meeting of the President's Advisory Commission on Educational Excellence for African Americans (PACEEAA). The notice also describes the functions of the PACEEAA. Notice of the meeting is required by § 10(a)(2) of the Federal Advisory Committee Act and intended to notify the public of its opportunity to attend. In order to accommodate the availability of the Chair and ensure a quorum, this meeting notice is being published less than 15 days prior to the scheduled meeting date.

DATES: The President's Advisory Commission on Educational Excellence for African Americans meeting will be held on April 18, 2016 from 8:00 a.m.–4:00 p.m. EST at the Liaison Capitol Hill, 415 New Jersey Avenue NW., Washington, DC 20001.

FOR FURTHER INFORMATION CONTACT: Lauren Mims. Lauren.Mims@ed.gov (202) 453-7207.

SUPPLEMENTARY INFORMATION: Statutory Authority and Function: The President's Advisory Commission on Educational Excellence for African Americans is established under Executive Order 13621, dated July 26, 2012 and extended by Executive Order 13708 dated September 15, 2015. The Commission is governed by the provisions of the Federal Advisory Committee Act (FACA) (Pub. L. 92-463; as amended, 5 U.S.C.A., Appendix 2) which sets forth standards for the formation and use of advisory committees. The purpose of the Commission is to advise the President and the Secretary of

Education on matters pertaining to the educational attainment of the African American community, including: (a) The development, implementation, and coordination of educational programs and initiatives at the Department and other agencies to improve educational opportunities and outcomes for African Americans of all ages; (2) efforts to increase the participation of the African American community and institutions that serve the African American community in the Department's programs and in education programs at other agencies; (3) efforts to engage the philanthropic, business, nonprofit, and education communities in a national dialogue on the mission and objectives of this order; and (4) the establishment of partnerships with public, private, philanthropic, and nonprofit stakeholders to meet the mission and policy objectives of its Executive Order.

Meeting Agenda

9:00 a.m.–11:00 a.m. EST Policy Updates

12:00 p.m.–12:30 p.m. EST Policy Updates from Undersecretary Ted Mitchell

12:30 p.m.–1:30 p.m. EST Commission Member Deliberation & Discussion

1:00 p.m.–3:00 p.m. EST Work through the end of the term

- Media, Messaging and Ethics
- Commission Lead Engagements:
 - Transition—Commissioner Spencer Overton
 - AfAmEdSummits —Commissioner Sharon Lettman-Hicks; Commissioner Tykiah Wright; Commissioner Michael Nettles
 - Student Agency—Commissioner Tiffany Loftin
 - AfAmWomenLead—Commissioners Wright and Loftin

4:00 p.m. EST Adjournment
Access to Records of the Meeting: The Department will post the official report of the meeting on the PACEEAA's Web site 90 days after the meeting. Pursuant to the FACA, the public may also inspect the materials at 400 Maryland Avenue SW., Washington, DC, by emailing AfAmEvents@ed.gov or by calling (202) 453-5721 to schedule an appointment.

Reasonable Accommodations: The meeting site is accessible to individuals with disabilities. If you will need an auxiliary aid or service to participate in the meeting (e.g., interpreting service, assistive listening device, or materials in an alternate format), notify Lauren Mims listed in this notice at least two weeks before the scheduled meeting date. Although we will attempt to meet a request received after that date, we may

not be able to make available the requested auxiliary aid or service because of insufficient time to arrange it.

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.

Authority: PACEEAA-Executive Order 13621, dated July 26, 2012 and extended by Executive Order 13708 dated September 15, 2015.

Ted Mitchell,

Under Secretary, U.S. Department of Education.

[FR Doc. 2016-08811 Filed 4-14-16; 8:45 am]

BILLING CODE 4000-01-P

DEPARTMENT OF EDUCATION

[Docket No.: ED-2016-ICCD-0043]

Agency Information Collection Activities; Comment Request; International Computer and Information Literacy Study (ICILS 2018) Field Test and Recruitment for Main Study

AGENCY: National Center for Education Statistics (NCES), 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 June 14, 2016.

ADDRESSES: To access and review all the documents related to the information collection listed in this notice, please use <http://www.regulations.gov> by searching the Docket ID number ED-2016-ICCD-0043. Comments submitted in response to this notice should be submitted electronically through the

Federal eRulemaking Portal at <http://www.regulations.gov> by selecting the Docket ID number or via postal mail, commercial delivery, or hand delivery. *Please note that comments submitted by fax or email and those submitted after the comment period will not be accepted.* 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, Room 2E-103, Washington, DC 20202-4537.

FOR FURTHER INFORMATION CONTACT: For specific questions related to collection activities, please contact Kashka Kubzdela at kashka.kubzdela@ed.gov.

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: International Computer and Information Literacy Study (ICILS 2018) Field Test and Recruitment for Main Study.

OMB Control Number: 1850-New

Type of Review: A new information collection.

Respondents/Affected Public: Individuals or Households.

Total Estimated Number of Annual Responses: 1,983.

Total Estimated Number of Annual Burden Hours: 1,984.

Abstract: The International Computer and Information Literacy Study (ICILS) is a computer-based international assessment of eighth-grade students' computer and information literacy (CIL) skills that will provide a comparison of U.S. student performance and technology access and use with those of the international peers. ICILS collects data on eighth-grade students' abilities to collect, manage, evaluate, and share digital information; their understanding of issues related to the safe and responsible use of electronic information; on student access to, use of, and engagement with ICT at school and at home; school environments for teaching and learning CIL; and teacher practices and experiences with ICT. The data collected through ICILS will also provide information about the nature and extent of the possible "digital divide" and has the potential to inform understanding of the relationship between technology skills and experience and student performance in other core subject areas. ICILS is conducted by the International Association for the Evaluation of Educational Achievement (IEA), an international collective of research organizations and government agencies that create the assessment framework, assessment, and background questionnaires. In the U.S., the National Center for Education Statistics (NCES) conducts this study. In preparation for the ICILS 2018 main study, NCES will conduct a field test from March through May 2017 to evaluate new assessment items and background questions, to ensure practices that promote low exclusion rates, and to ensure that classroom and student sampling procedures proposed for the main study are successful. The U.S. ICILS main study will be conducted in the spring of 2018. Field recruitment will begin in October 2016 and main study recruitment in May of 2017. This request is for the 2017 field test and the 2018 main study recruitment activities and the 2017 field test data collection.

Dated: April 12, 2016.

Kate Mullan,

Acting Director, Information Collection Clearance Division, Privacy, Information and Records Management Services, Office of Management.

[FR Doc. 2016-08723 Filed 4-14-16; 8:45 am]

BILLING CODE 4000-01-P

DEPARTMENT OF EDUCATION

[Docket No.: ED-2016-ICCD-0010]

Agency Information Collection Activities; Submission to the Office of Management and Budget for Review and Approval; Comment Request; EZ-Audit: Electronic Submission of Financial Statements and Compliance Audits

AGENCY: Federal Student Aid (FSA), 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 an extension of an existing information collection.

DATES: Interested persons are invited to submit comments on or before May 16, 2016.

ADDRESSES: To access and review all the documents related to the information collection listed in this notice, please use <http://www.regulations.gov> by searching the Docket ID number ED-2016-ICCD-0010. Comments submitted in response to this notice should be submitted electronically through the Federal eRulemaking Portal at <http://www.regulations.gov> by selecting the Docket ID number or via postal mail, commercial delivery, or hand delivery. *Please note that comments submitted by fax or email and those submitted after the comment period will not be accepted.* 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, Room 2E-103, Washington, DC 20202-4537.

FOR FURTHER INFORMATION CONTACT: For specific questions related to collection activities, please contact Ti Baker, 202-377-3156.

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: EZ-Audit: Electronic Submission of Financial Statements and Compliance Audits.

OMB Control Number: 1845-0072.

Type of Review: An extension of an existing information collection.

Respondents/Affected Public: State, Local, and Tribal Governments; Private Sector.

Total Estimated Number of Annual Responses: 6,100.

Total Estimated Number of Annual Burden Hours: 2,491.

Abstract: eZ-Audit is a web-based process designed to facilitate the submission of compliance and financial statement audits, expedite the review of those audits by the Department, and provide more timely and useful information to public, non-profit and proprietary institutions regarding the Department's review. eZ-Audit establishes a uniform process under which all institutions submit directly to the Department any audit required under the Title IV, HEA program regulations. eZ-Audit continues to have minimal number of financial template line items and general information questions. No additional burden hours have been added.

Dated: April 12, 2016.

Kate Mullan,

Acting Director, Information Collection Clearance Division, Office of the Chief Privacy Officer, Office of Management.

[FR Doc. 2016-08734 Filed 4-14-16; 8:45 am]

BILLING CODE 4000-01-P

ELECTION ASSISTANCE COMMISSION

Meeting Notice

AGENCY: U.S. Election Assistance Commission.

ACTION: Notice of Public Meeting for EAC Board of Advisors.

Date and Time: Wednesday, May 4, 2016, 9:00 a.m.–4:30 p.m. and

Thursday, May 5, 2016, 8:15 a.m.–12:20 p.m.

Place: The Crowne Plaza Chicago Metro Hotel, 733 W. Madison, Chicago IL 60661, Phone: (312) 829-5000.

Purpose: In accordance with the Federal Advisory Committee Act (FACA), Public Law 92-463, as amended (5 U.S.C. Appendix 2), the U.S. Election Assistance Commission (EAC) Board of Advisors will meet to address its responsibilities under the Help America Vote Act of 2002 (HAVA), to present its views on issues in the administration of Federal elections, formulate recommendations to the EAC, and receive updates on EAC activities.

Agenda: The Board of Advisors will receive an overview of EAC Agency Operations, and will receive updates on EAC Grants and Audits, EAC Testing and Certification and Voluntary Voting System Guidelines (VVSG) 1.1, EAC Election Administration and Voting Survey (EAVS), EAC Election Worker Recruitment, Training and Retention Project, EAC and the National Voter Registration Act (NVRA), and EAC's New Web site Rollout. The Board will receive briefings from the U.S. Department of Justice (DOJ), the Federal Voting Assistance Program (FVAP), and the Counsel of State Governments (CSG).

The Board of Advisors will conduct breakout sessions of the Executive/By-law subcommittee. The Board will discuss and vote on proposed Bylaws amendments, and will fill vacancies for officers. The Board will consider other administrative matters.

Supplementary: Members of the public may submit relevant written statements to the Board of Advisors with respect to the meeting no later than 5:00 p.m. EDT on Wednesday, April 27, 2016. Statements may be sent via email at facboards@eac.gov, via standard mail addressed to the U.S. Election Assistance Commission, 1335 East West Highway, Suite 4300, Silver Spring, MD 20910, or by fax at 301-734-3108.

This meeting will be open to the public.

Person To Contact for Information: Bryan Whitener, Telephone: (301) 563-3961.

Bryan Whitener,

Director of Communications and Clearinghouse, U.S. Election Assistance Commission.

[FR Doc. 2016-08677 Filed 4-14-16; 8:45 am]

BILLING CODE 6820-KF-P

DEPARTMENT OF ENERGY

Environmental Management Site-Specific Advisory Board, Oak Ridge Reservation

AGENCY: Department of Energy.

ACTION: Notice of open meeting.

SUMMARY: This notice announces a meeting of the Environmental Management Site-Specific Advisory Board (EM SSAB), Oak Ridge Reservation. The Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770) requires that public notice of this meeting be announced in the **Federal Register**.

DATES: Wednesday, May 11, 2016, 6:00 p.m.

ADDRESSES: Department of Energy Information Center, Office of Science and Technical Information, 1 Science.gov Way, Oak Ridge, Tennessee 37830.

FOR FURTHER INFORMATION CONTACT:

Melyssa P. Noe, Federal Coordinator, Department of Energy Oak Ridge Operations Office, P.O. Box 2001, EM-90, Oak Ridge, TN 37831. Phone (865) 241-3315; Fax (865) 576-0956 or email: melyssa.noe@orem.doe.gov or check the Web site at <http://energy.gov/orem/services/community-engagement/oak-ridge-site-specific-advisory-board>.

SUPPLEMENTARY INFORMATION:

Purpose of the Board: The purpose of the Board is to make recommendations to DOE-EM and site management in the areas of environmental restoration, waste management, and related activities.

Tentative Agenda

- Welcome and Announcements
- Comments from the Deputy Designated Federal Officer (DDFO)
- Comments from the DOE, Tennessee Department of Environment and Conservation, and Environmental Protection Agency Liaisons
- Public Comment Period
- Presentation: EM Disposal Facility
- Additions/Approval of Agenda
- Motions/Approval of March 9, 2016 Meeting Minutes
- Status of Recommendations with DOE
- Committee Reports
- Alternate DDFO Report
- Adjourn

Public Participation: The EM SSAB, Oak Ridge, welcomes the attendance of the public at its advisory committee meetings and will make every effort to accommodate persons with physical disabilities or special needs. If you require special accommodations due to a disability, please contact Melyssa P.

Noe at least seven days in advance of the meeting at the phone number listed above. Written statements may be filed with the Board either before or after the meeting. Individuals who wish to make oral statements pertaining to the agenda item should contact Melyssa P. Noe at the address or telephone number listed above. Requests must be received five days prior to the meeting and reasonable provision will be made to include the presentation in the agenda. The Deputy Designated Federal Officer is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business. Individuals wishing to make public comments will be provided a maximum of five minutes to present their comments.

Minutes: Minutes will be available by writing or calling Melyssa P. Noe at the address and phone number listed above. Minutes will also be available at the following Web site: <http://energy.gov/orem/services/community-engagement/oak-ridge-site-specific-advisory-board>.

Issued at Washington, DC, on April 11, 2016.

LaTanya R. Butler,
Deputy Committee Management Officer.

[FR Doc. 2016-08759 Filed 4-14-16; 8:45 am]

BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

Environmental Management Site-Specific Advisory Board

AGENCY: Office of Environmental Management, Department of Energy.

ACTION: Notice of renewal.

SUMMARY: Pursuant to Section 14(a)(2)(A) of the Federal Advisory Committee Act (Pub. L. 92-463), and in accordance with Title 41 of the Code of Federal Regulations, section 102-3.65(a), and following consultation with the Committee Management Secretariat, General Services Administration, notice is hereby given that the Environmental Management Site-Specific Advisory Board (EM SSAB or Board) will be renewed for a two-year period beginning April 11, 2016.

The Board provides the Assistant Secretary for Environmental Management (EM) with information, advice, and recommendations concerning issues affecting the EM program at various sites. These site-specific issues include clean-up standards and environmental restoration; waste management and disposition; stabilization and disposition of non-stockpile nuclear materials; excess facilities; future land use and long-term stewardship; risk

assessment and management; and clean-up science and technology activities.

Additionally, the renewal of the Board has been determined to be essential to conduct DOE's business and to be in the public interest in connection with the performance of duties imposed on the DOE by law and agreement. The Board will operate in accordance with the provisions of the Federal Advisory Committee Act, and rules and regulations issued in implementation of that Act.

FOR FURTHER INFORMATION CONTACT: Mr. David Borak, Designated Federal Officer, at (202) 586-9928 or david.borak@em.doe.gov.

Issued in Washington, DC, on April 11, 2016.

LaTanya R. Butler,
Acting Committee Management Officer.

[FR Doc. 2016-08755 Filed 4-14-16; 8:45 am]

BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

Environmental Management Site-Specific Advisory Board, Portsmouth

AGENCY: Department of Energy (DOE)

ACTION: Notice of open meeting.

SUMMARY: This notice announces a meeting of the Environmental Management Site-Specific Advisory Board (EM SSAB), Portsmouth. The Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770) requires that public notice of this meeting be announced in the **Federal Register**.

DATES: Thursday, May 5, 2016 6:00 p.m.

ADDRESSES: Ohio State University, Endeavor Center, 1862 Shyville Road, Piketon, Ohio 45661.

FOR FURTHER INFORMATION CONTACT: Greg Simonton, Alternate Deputy Designated Federal Officer, Department of Energy Portsmouth/Paducah Project Office, Post Office Box 700, Piketon, Ohio 45661, (740) 897-3737, Greg.Simonton@lex.doe.gov.

SUPPLEMENTARY INFORMATION:

Purpose of the Board: The purpose of the Board is to make recommendations to DOE-EM and site management in the areas of environmental restoration, waste management and related activities.

Tentative Agenda

- Call to Order, Introductions, Review of Agenda
- Approval of March Minutes
- Deputy Designated Federal Officer's Comments
- Federal Coordinator's Comments
- Liaison's Comments

- EM SSAB Chairs Meeting Recap
- Presentation
- Administrative Issues
- Subcommittee Updates
- Public Comments
- Final Comments from the Board
- Adjourn

Public Participation: The meeting is open to the public. The EM SSAB, Portsmouth, welcomes the attendance of the public at its advisory committee meetings and will make every effort to accommodate persons with physical disabilities or special needs. If you require special accommodations due to a disability, please contact Greg Simonton at least seven days in advance of the meeting at the phone number listed above. Written statements may be filed with the Board either before or after the meeting. Individuals who wish to make oral statements pertaining to agenda items should contact Greg Simonton at the address or telephone number listed above. Requests must be received five days prior to the meeting and reasonable provision will be made to include the presentation in the agenda. The Deputy Designated Federal Officer is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business. Individuals wishing to make public comments will be provided a maximum of five minutes to present their comments.

Minutes: Minutes will be available by writing or calling Greg Simonton at the address and phone number listed above. Minutes will also be available at the following Web site: <http://www.portssab.energy.gov/>.

Issued at Washington, DC, on April 11, 2016.

LaTanya R. Butler,
Deputy Committee Management Officer.

[FR Doc. 2016-08757 Filed 4-14-16; 8:45 am]

BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

Office of Energy Efficiency and Renewable Energy

[Case No. BLR-004]

Notice of Petition for Waiver From Superior Boiler Works, Inc. From the Department of Energy Commercial Packaged Boiler Test Procedure

AGENCY: Office of Energy Efficiency and Renewable Energy, Department of Energy.

ACTION: Notice of petition for waiver and request for public comments.

SUMMARY: This notice announces receipt of a petition for waiver from Superior

Boiler Works, Inc. (Superior) seeking an exemption from specified portions of the U.S. Department of Energy (DOE) test procedure applicable to commercial packaged boilers. Superior contends that some of their commercial packaged boilers cannot be accurately tested using the currently applicable DOE test procedure and, as a result, seeks to use an alternate test procedure to test these basic models. DOE solicits comments, data, and information concerning Superior's petition and the suggested alternate test procedure.

DATES: DOE will accept comments, data, and information with respect to the Superior petition until May 16, 2016.

ADDRESSES: You may submit comments, identified by case number "BLR-004," by any of the following methods:

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments.
- *Email:* AS_Waiver_Requests@ee.doe.gov. Include the case number [Case No. BLR-004] in the subject line of the message.

- *Mail:* Ms. Brenda Edwards, U.S. Department of Energy, Building Technologies Program, Mailstop EE-2B, 1000 Independence Avenue SW., Washington, DC 20585-0121.

Telephone: (202) 586-2945. Please submit one signed original paper copy.

- *Hand Delivery/Courier:* Ms. Brenda Edwards, U.S. Department of Energy, Building Technologies Program, 950 L'Enfant Plaza SW., Suite 600, Washington, DC 20024. Please submit one signed original paper copy.

Docket: For access to the docket to review the background documents relevant to this matter, you may visit <http://www.regulations.gov>. Available documents include the following items: (1) This notice; (2) public comments received; and (3) the petition for waiver.

FOR FURTHER INFORMATION CONTACT: Mr. Bryan Berringer, U.S. Department of Energy, Building Technologies Program, Mail Stop EE-2B, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585-0121. Telephone: (202) 586-0371. Email: Bryan.Berringer@ee.doe.gov.

Mr. Peter Cochran, U.S. Department of Energy, Office of the General Counsel, Mail Stop GC-33, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585-0103. Telephone: (202) 586-9496. Email: Peter.Cochran@hq.doe.gov.

SUPPLEMENTARY INFORMATION: In a petition received July 21, 2015, Superior requested that the U.S. Department of Energy ("DOE") grant a waiver to certain models of larger commercial package boilers that cannot be tested

under the existing DOE test procedure. The models of commercial packaged boilers at issue are models with higher input capacities that typically require higher steam pressure and alternative instrumentation due to the large quantities of fluids being measured.

I. Background and Authority

Title III, Part C of the Energy Policy and Conservation Act of 1975 (EPCA), as amended (42 U.S.C. 6311 *et seq.*), established the Energy Conservation Program for certain industrial equipment, which includes commercial packaged boilers.¹ Part C specifically includes definitions (42 U.S.C. 6311), energy conservation standards (42 U.S.C. 6313), test procedures (42 U.S.C. 6314), labeling provisions (42 U.S.C. 6315), and the authority to require information and reports from manufacturers (42 U.S.C. 6316). Part C authorizes the Secretary of Energy (the Secretary) to prescribe test procedures that are reasonably designed to produce results that measure energy efficiency, energy use, and estimated annual operating costs, and that are not unduly burdensome to conduct. (42 U.S.C. 6314(a)(2)) With respect to commercial packaged boilers, Part C requires DOE to use industry test procedures developed or recognized by the Air-Conditioning, Heating, and Refrigeration Institute (AHRI) or the American Society of Heating, Refrigerating, and Air-Conditioning Engineers (ASHRAE), as referenced in ASHRAE/IES² Standard 90.1, "Energy Standard for Buildings Except Low-Rise Residential Buildings." (42 U.S.C. 6314(a)(4)(A)) Further, if such an industry test procedure is amended, DOE is required to amend its test procedure to be consistent with the amended industry test procedure, unless it determines, by rule published in the **Federal Register** and supported by clear and convincing evidence, that the amended test procedure would be unduly burdensome to conduct or would not produce test results that reflect the energy efficiency, energy use, and estimated operating costs of that equipment during a representative average use cycle. (42 U.S.C. 6314(a)(4)(B)). The test procedure for commercial packaged boilers is contained in 10 CFR part 431, subpart E.

DOE's regulations permit a person to seek a waiver from the test procedure requirements for covered commercial equipment if at least one of the following conditions is met: (1) The

petitioner's basic model contains one or more design characteristics that prevent testing according to the prescribed test procedures; or (2) the prescribed test procedures may evaluate the basic model in a manner so unrepresentative of its true energy consumption as to provide materially inaccurate comparative data. 10 CFR 431.401(a)(1). Petitioners must include in their petition any alternate test procedures known to the petitioner to evaluate the basic model in a manner representative of its energy consumption. 10 CFR 431.401(b)(1)(iii).

DOE may grant a waiver subject to conditions, including adherence to alternate test procedures. 10 CFR 431.401(f)(2). As soon as practicable after the granting of any waiver, DOE will publish in the **Federal Register** a notice of proposed rulemaking to amend its regulations so as to eliminate any need for the continuation of such waiver. As soon thereafter as practicable, DOE will publish in the **Federal Register** a final rule. 10 CFR 431.401(l).

II. Petition for Waiver of Test Procedure

On July 21, 2015, Superior submitted a petition for waiver from the DOE test procedure for certain basic models of its commercial packaged boilers. The DOE test procedure for commercial packaged boilers is set forth at 10 CFR 431.86 and incorporates by reference Hydronics Institute (HI) BTS-2000, "Method to Determine Efficiency of Commercial Space Heating Boilers" (BTS-2000).

According to Superior, there are several issues that make BTS-2000 incompatible with larger commercial packaged boilers, including those identified in its petition for waiver. Superior stated that the requirements to use test conditions specified in BTS-2000 and the instrumentation requirements are outdated. Specifically, Superior indicated the following regarding the test conditions:

- The 0 to 2 psig test pressure for steam boilers may be adequate for residential and small commercial (cast iron) boilers sized [commercial packaged] boilers, however such steam pressures are not compatible with large [commercial packaged] boilers as it will cause water carryover in large quantities, and an inability to meet design water flow rates and firing rates;

- Typically test steam pressures in the range of 10 to 12 psig are required; and

- Test temperatures defined for hot water [commercial packaged] boilers cause thermal shock problems in large [commercial packaged] boilers.

¹ For editorial reasons, upon codification in the U.S. Code, Part C was re-designated Part A-1.

² Illuminating Engineering Society.

Superior also indicated the following regarding the instrumentation chart in Table 1 of section 6.0, "Instruments," of BTS-2000:

- Steam pressure cannot be measured by mercury manometer as the use of mercury in instruments and controls is banned; the correct instrument is a Bourdon Tube Gauge for pressures of 0 to 30 psig;

- Large boilers typically fire into a positive pressure combustion chamber, thus gas pressure, firebox pressure and vent/flue pressure instruments all need to reflect this;

- The use of scales to measure water/condensate/moisture flow rates is incompatible with the volume of these fluids being used or generated by large [commercial packaged] boilers;

- Water flow meters should be used and in the case of moisture content, current practice is to use a throttling calorimeter;

- The measurement of carbon dioxide as a means of calculating excess air or oxygen is considered obsolete in the large [commercial packaged] boiler industry; direct measurement of excess oxygen is the preferred method as modern oxygen meters can easily be calibrated against the oxygen in the ambient air;

- Carbon Monoxide levels are no longer measured as a percentage; the current preferred unit is parts per million (ppm).

To address these concerns, Superior proposes to use the newly published American National Standards Institute (ANSI)/Air-Conditioning, Heating, and Refrigeration Institute (AHRI) 1500-2015, "Standard for Performance Rating of Commercial Space Heating Boilers" (ANSI/AHRI Standard 1500-2015) in place of BTS-2000. AHRI developed ANSI/AHRI Standard 1500-2015 as a replacement for BTS-2000 in order to make the test procedure suitable for use with larger commercial packaged boilers, as well as improve and clarify the test method. Superior claims that use of this ANSI/AHRI Standard 1500-2015 is necessary as it is compatible with the size of commercial packaged boilers they manufacture.

Additionally, for the large commercial packaged boilers capable of supplying either steam or hot water identified in this petition, Superior requests that, when determining the combustion efficiency in hot water mode based on testing in steam mode only, the combustion efficiency rating be determined based on an adjusted combustion efficiency. Superior requests that an adjustment be made to the measured stack temperature to be used in calculating combustion

efficiency based on the relative difference between the flue gas temperature and the bulk fluid temperature when operating in steam mode as opposed to hot water using the following relationship:

$$T_{\text{stack, hw}} = (T_{\text{stack, steam}} - T_{\text{sat}}) + T_{\text{bulk, hw}}$$

where $T_{\text{stack, hw}}$ is the stack temperature to be used to determine the combustion efficiency in hot water mode, $T_{\text{stack, steam}}$ is the measured stack temperature when testing on steam, T_{sat} is the saturation temperature of steam at the test pressure, and T_{bulk} is the temperature of the outlet water when testing in hot water mode and is equal to 180 °F. According to Superior, using this adjusted stack temperature to calculate combustion efficiency is a more accurate representation of the actual efficiency when operating as a hot water commercial packaged boiler than simply using combustion efficiency value for steam mode.

The following basic models are included in Superior's petition: Arrowhead, Triad, Apache, Seminole, Super Seminole, Mohican, Aztec, Mohawk, Osage, SX-6, and SX-8.

DOE notes that it has published a notice of proposed rulemaking (March 2016 CPB TP NOPR) to amend its test procedure for commercial packaged boilers prescribed in 10 CFR part 431 subpart E. 81 FR 14641 (Mar. 17, 2016). The proposed amended test procedure addresses, among other changes, the issues raised in this waiver request by incorporating by reference ANSI/AHRI Standard 1500-2015 as a replacement for BTS-2000 in the DOE test procedure for commercial packaged boilers. In addition to adopting ANSI/AHRI Standard 1500-2015 as a replacement for BTS-2000, DOE further proposes several modifications to its test procedure that are not captured in ANSI/AHRI Standard 1500-2015 in order to improve repeatability, add clarification, and accommodate testing of some equipment that has experienced difficulty in testing to the existing DOE test procedure. Among these changes, DOE proposes to adopt the stack temperature adjustment described by Superior when using the tested combustion efficiency of large steam commercial packaged boilers to represent the combustion efficiency of large commercial packaged boilers in hot water mode.

III. Summary and Request for Comments

Through this notice, DOE is publishing Superior's petition for waiver pursuant to 10 CFR 431.401(b)(1)(iv). The petition contains no confidential information. The petition includes a suggested alternate test procedure applicable to

measurement of energy efficiency of certain models of commercial packaged boilers manufactured by Superior.

DOE solicits comments from interested parties on all aspects of the petition, including the suggested alternate test procedure. Pursuant to 10 CFR 431.401(d), any person submitting written comments to DOE must also send a copy of such comments to the petitioner. The contact information for the petitioner is: Mokhtar Matallah, Vice President, Engineering, Superior Boiler Works, Inc., 3524 E. 4th St., Hutchinson, KS 67504. All submissions received must include the agency name and case number for this proceeding. Submit electronic comments in WordPerfect, Microsoft Word, Portable Document Format (PDF), or text (American Standard Code for Information Interchange (ASCII)) file format and avoid the use of special characters or any form of encryption. Wherever possible, include the electronic signature of the author. DOE does not accept telefacsimiles (faxes).

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 including all the information believed to be confidential, and one copy of the document with the information believed to be confidential deleted. DOE will make its own determination about the confidential status of the information and treat it according to its determination.

Issued in Washington, DC, on April 7, 2016.

Kathleen B. Hogan,

Deputy Assistant Secretary for Energy Efficiency, Energy Efficiency and Renewable Energy.

Superior Boiler Works, Inc.

3524 E. 4th St.

Hutchinson, KS 67504

(620) 662-6693

July 21, 2015

U.S. Department of Energy

Attention: Ms. Ashley Armstrong

Subject: Revised Commercial Packaged Boilers Waiver Request

Dear Ms. Armstrong,

We previously submitted a waiver request on June 30, 2015 but wish to submit this revised waiver request in place of it. In accordance with the provisions of the Code of Federal Regulations Part 431, paragraph 431.401, Superior Boiler Works, Inc. is hereby petitioning for a waiver from the following specific test procedures

specified for Commercial Packaged Boilers:

1. Paragraph 431.86 Uniform test method for the measurement of energy efficiency of commercial packaged boilers. This section requirements that boilers be tested using the provisions of HI BTS–2000. We propose to use the newly published AHRI Standard 1500, 2015 Standard for Performance Rating of Commercial Space Heating Boilers. There are several issues that make BTS 2000 incompatible with larger boilers that were previously identified and discussed. AHRI has worked diligently over the last year or so to revise BTS–2000 in order to address those issues and make BTS 2000 suitable for larger boilers. AHRI Standard 1500 is the result of that work. Use of this new standard is desirable as it is compatible with the various size boilers we manufacture.

2. Paragraph 431.86(c)(1)(iv) The requirement to use test conditions specified in BTS–2000 specifically the requirements for the test pressure for steam boilers, the required water temperatures for hot water boilers and instrumentation requirements seem to refer back to the middle of the last century rather than the present day, for example:

- The 0 to 2 psig test pressure for steam boilers may be perfectly adequate for residential and small commercial (cast iron) boilers sized boilers, however is not compatible with large boilers as it will cause water carryover in large quantities, and an inability to meet design water flow rates and firing rates. Typically test pressures in range 10 to 12 psig are required.

- Test temperatures defined for hot water boilers are guaranteed to cause thermal shock problems in large boilers.

- The instrumentation chart, Table 1, has several problem areas, as follows:

- Steam pressure cannot be measured by mercury manometer as the use of mercury in instruments and controls is banned. The correct instrument is a Bourdon Tube Gauge 0 to 30 psig

- Large boilers typically fire into a positive pressure combustion chamber, thus gas pressure, firebox pressure and vent/flue pressure instruments all need to reflect this.

- The use of scales to measure water/condensate/moisture flow rates is incompatible with the sheer volume of these fluids being used or generated by large boilers. Water flow meters should be used and in the case of moisture content, current practice is to use a throttling calorimeter.

- The measurement of carbon dioxide as a means of calculating excess air or oxygen is considered obsolete in the

large boiler industry. Direct measurement of excess oxygen is the preferred method as modern oxygen meters can easily be calibrated against the oxygen in the ambient air.

- Carbon Monoxide levels are no longer measured as a percentage. The current preferred unit is ppm. AHRI 1500 has taken into account these changes.

3. Paragraph 431.86(c)(2)(iii)(B) Rating. This paragraph specifies that for boilers capable of supplying either steam or hot water, that are tested on steam only, the hot water efficiency shall be based on the testing in the steam mode. We propose to use an adjusted steam efficiency for hot water when testing on steam only. The adjustment is made to the measured stack temperature to be used in calculating efficiency based on the relative difference between the flue gas temperature and the bulk fluid temperature when operating on steam vs. hot water using the following relationship:

$$T_{stack_{hw}} = (T_{stack_{steam}} - T_{sat}) + T_{bulk_{hw}}, \text{ where}$$

$T_{stack_{hw}}$ = stack temperature to be used to determine the efficiency on hot water.

$T_{stack_{steam}}$ = measured stack temperature when testing on steam.

$$T_{bulk_{hw}} = 180 \text{ } ^\circ\text{F}$$

The dominant heat transfer variable for both steam and hot water boilers is the gas side coefficient and there is very little difference in the overall heat transfer coefficient between steam and hot water boilers. It is possible therefore to determine what a hot water boiler stack temperature will be based on a steam test based on the difference in the bulk fluid temperature in the boiler. We believe that using this adjusted stack temperature to calculate efficiency is a more accurate representation of the actual efficiency when operating as a hot water boiler than simply using the steam efficiency value.

The basic models that this request is applicable to are scotch marine, firetube boilers used for commercial packaged space heating, Section IV ASME applications. The specific models offered by Superior Boiler Works in this category for section IV ASME applications includes the following:

1. Arrowhead
2. Triad
3. Apache
4. Seminole
5. Super Seminole
6. Mohican
7. Aztec
8. Mohawk
9. Osage

10. SX–6

11. SX–8

Other know manufacturers of similar products are listed below. These manufacturers will be notified by Superior Boiler Works, Inc. of this waiver, if and when the deviation is granted, in accordance with paragraph 431.401(c).

AESYS Technologies, LLC
 Bryan Tech
 Burnham Commercial
 Cleaver-Brooks
 Easco
 Fulton Boiler Works
 Hurst Boiler
 Johnston Boiler Company
 Lattner Boiler Company
 Miura
 Precision Boilers, LLC
 Unilux
 Vapor Power International, LLC
 Victory Energy Operations, LLC
 Williams & Davis Boilers

We appreciate your consideration of this request. If you have any additional questions please don't hesitate to contact me.

Sincerely,

Mokhtar Matallah
 Vice President, Engineering

Cc: Mr. Doug Wright, President & CEO,
 Superior Boiler Works, Inc.

[FR Doc. 2016–08738 Filed 4–14–16; 8:45 am]

BILLING CODE P

DEPARTMENT OF ENERGY

Office of Energy Efficiency and Renewable Energy

[Case No. BLR–007]

Notice of Petition for Waiver From Cleaver-Brooks From the Department of Energy Commercial Packaged Boiler Test Procedure

AGENCY: Office of Energy Efficiency and Renewable Energy, Department of Energy.

ACTION: Notice of petition for waiver and request for public comments.

SUMMARY: This notice announces receipt of a petition for waiver from Cleaver-Brooks seeking an exemption from specified portions of the U.S. Department of Energy (DOE) test procedure applicable to commercial packaged boilers. Cleaver-Brooks contends that some of their commercial packaged boilers cannot be accurately tested using the currently applicable DOE test procedure and, as a result, seeks to use an alternate test procedure to test these basic models. DOE solicits comments, data, and information

concerning Cleaver-Brooks' petition and the suggested alternate test procedure.

DATES: DOE will accept comments, data, and information with respect to the Cleaver-Brooks petition until May 16, 2016.

ADDRESSES: You may submit comments, identified by case number "BLR-007," by any of the following methods:

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments.

- *Email:* AS_Waiver_Requests@ee.doe.gov. Include the case number [Case No. BLR-007] in the subject line of the message.

- *Mail:* Ms. Brenda Edwards, U.S. Department of Energy, Building Technologies Program, Mailstop EE-2B, 1000 Independence Avenue SW., Washington, DC 20585-0121. Telephone: (202) 586-2945. Please submit one signed original paper copy.

- *Hand Delivery/Courier:* Ms. Brenda Edwards, U.S. Department of Energy, Building Technologies Program, 950 L'Enfant Plaza SW., Suite 600, Washington, DC 20024. Please submit one signed original paper copy.

Docket: For access to the docket to review the background documents relevant to this matter, you may visit <http://www.regulations.gov>. Available documents include the following items: (1) This notice; (2) public comments received; and (3) the petition for waiver.

FOR FURTHER INFORMATION CONTACT: Mr. Bryan Berringer, U.S. Department of Energy, Building Technologies Program, Mail Stop EE-2B, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585-0121. Telephone: (202) 586-0371. Email: Bryan.Berringer@ee.doe.gov.

Mr. Peter Cochran, U.S. Department of Energy, Office of the General Counsel, Mail Stop GC-33, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585-0103. Telephone: (202) 586-9496. Email: Peter.Cochran@hq.doe.gov.

SUPPLEMENTARY INFORMATION: In a petition received July 24, 2015, Cleaver-Brooks requested that the U.S. Department of Energy ("DOE") grant a waiver to certain models of larger commercial package boilers that cannot be tested under the existing DOE test procedure. The models of commercial packaged boilers at issue are models with higher input capacities that typically require higher steam pressure and alternative instrumentation due to the large quantities of fluids being measured.

I. Background and Authority

Title III, Part C of the Energy Policy and Conservation Act of 1975 (EPCA), as amended (42 U.S.C. 6311 *et seq.*), established the Energy Conservation Program for certain industrial equipment, which includes commercial packaged boilers.¹ Part C specifically includes definitions (42 U.S.C. 6311), energy conservation standards (42 U.S.C. 6313), test procedures (42 U.S.C. 6314), labeling provisions (42 U.S.C. 6315), and the authority to require information and reports from manufacturers (42 U.S.C. 6316). Part C authorizes the Secretary of Energy (the Secretary) to prescribe test procedures that are reasonably designed to produce results that measure energy efficiency, energy use, and estimated annual operating costs, and that are not unduly burdensome to conduct. (42 U.S.C. 6314(a)(2)) With respect to commercial packaged boilers, Part C requires DOE to use industry test procedures developed or recognized by the Air-Conditioning, Heating, and Refrigeration Institute (AHRI) or the American Society of Heating, Refrigerating, and Air-Conditioning Engineers (ASHRAE), as referenced in ASHRAE/IES² Standard 90.1, "Energy Standard for Buildings Except Low-Rise Residential Buildings." (42 U.S.C. 6314(a)(4)(A)) Further, if such an industry test procedure is amended, DOE is required to amend its test procedure to be consistent with the amended industry test procedure, unless it determines, by rule published in the **Federal Register** and supported by clear and convincing evidence, that the amended test procedure would be unduly burdensome to conduct or would not produce test results that reflect the energy efficiency, energy use, and estimated operating costs of that equipment during a representative average use cycle. (42 U.S.C. 6314(a)(4)(B)). The test procedure for commercial packaged boilers is contained in 10 CFR part 431, subpart E.

DOE's regulations for covered products and equipment permit a person to seek a waiver from the test procedure requirements for covered commercial equipment if at least one of the following conditions is met: (1) The petitioner's basic model contains one or more design characteristics that prevent testing according to the prescribed test procedures; or (2) the prescribed test procedures may evaluate the basic model in a manner so unrepresentative of its true energy consumption as to

provide materially inaccurate comparative data. 10 CFR 431.401(a)(1). Petitioners must include in their petition any alternate test procedures known to the petitioner to evaluate the basic model in a manner representative of its energy consumption. 10 CFR 431.401(b)(1)(iii).

DOE may grant a waiver subject to conditions, including adherence to alternate test procedures. 10 CFR 431.401(f)(2). As soon as practicable after the granting of any waiver, DOE will publish in the **Federal Register** a notice of proposed rulemaking to amend its regulations so as to eliminate any need for the continuation of such waiver. As soon thereafter as practicable, DOE will publish in the **Federal Register** a final rule. 10 CFR 431.401(l).

II. Petition for Waiver of Test Procedure

On July 24, 2015, Cleaver-Brooks submitted a petition for waiver from the DOE test procedure for certain basic models of its commercial packaged boilers. The DOE test procedure for commercial packaged boilers is set forth at 10 CFR 431.86 and incorporates by reference Hydronics Institute (HI) BTS-2000, "Method to Determine Efficiency of Commercial Space Heating Boilers" (BTS-2000).

According to Cleaver-Brooks, there are several issues that make BTS-2000 incompatible with larger commercial packaged boilers, including those identified in its petition for waiver. Cleaver-Brooks stated that the requirements to use test conditions specified in BTS-2000 and the instrumentation requirements are outdated. Specifically, Cleaver-Brooks indicated the following regarding the test conditions:

- The 0 to 2 psig test pressure for steam boilers may be adequate for residential and small commercial (cast iron) boilers sized [commercial packaged] boilers, however such steam pressures are not compatible with large [commercial packaged] boilers as it will cause water carryover in large quantities, and an inability to meet design water flow rates and firing rates;
- Typically test steam pressures in the range of 10 to 12 psig are required; and
- Test temperatures defined for hot water [commercial packaged] boilers cause thermal shock problems in large [commercial packaged] boilers.

Cleaver-Brooks also indicated the following regarding the instrumentation chart in Table 1 of section 6.0, "Instruments," of BTS-2000:

- Steam pressure cannot be measured by mercury manometer as the use of

¹ For editorial reasons, upon codification in the U.S. Code, Part C was re-designated Part A-1.

² Illuminating Engineering Society.

mercury in instruments and controls is banned; the correct instrument is a Bourdon Tube Gauge for pressures of 0 to 30 psig;

- Large boilers typically fire into a positive pressure combustion chamber, thus gas pressure, firebox pressure and vent/flue pressure instruments all need to reflect this;
- The use of scales to measure water/condensate/moisture flow rates is incompatible with the volume of these fluids being used or generated by large [commercial packaged] boilers;
- Water flow meters should be used and in the case of moisture content, current practice is to use a throttling calorimeter;
- The measurement of carbon dioxide as a means of calculating excess air or oxygen is considered obsolete in the large [commercial packaged] boiler industry; direct measurement of excess oxygen is the preferred method as modern oxygen meters can easily be calibrated against the oxygen in the ambient air;
- Carbon Monoxide levels are no longer measured as a percentage; the current preferred unit is parts per million (ppm).

To address these concerns, Cleaver-Brooks proposes to use the newly published American National Standards Institute (ANSI)/Air-Conditioning, Heating, and Refrigeration Institute (AHRI) 1500–2015, “Standard for Performance Rating of Commercial Space Heating Boilers” (ANSI/AHRI Standard 1500–2015) in place of BTS–2000. AHRI developed ANSI/AHRI Standard 1500–2015 as a replacement for BTS–2000 in order to make the test procedure suitable for use with larger commercial packaged boilers, as well as improve and clarify the test method. Cleaver-Brooks claims that use of this ANSI/AHRI Standard 1500–2015 is necessary as it is compatible with the size of commercial packaged boilers they manufacture.

Additionally, for the large commercial packaged boilers capable of supplying either steam or hot water identified in this petition, Cleaver-Brooks requests that, when determining the combustion efficiency in hot water mode based on testing in steam mode only, the combustion efficiency rating be determined based on an adjusted combustion efficiency. Cleaver-Brooks requests that an adjustment be made to the measured stack temperature to be used in calculating combustion efficiency based on the relative difference between the flue gas temperature and the bulk fluid temperature when operating in steam

mode as opposed to hot water using the following relationship:

$$T_{\text{stack, hw}} = (T_{\text{stack, steam}} - T_{\text{sat}}) + T_{\text{bulk, hw}}$$

where $T_{\text{stack, hw}}$ is the stack temperature to be used to determine the combustion efficiency in hot water mode, $T_{\text{stack, steam}}$ is the measured stack temperature when testing on steam, T_{sat} is the saturation temperature of steam at the test pressure, and $T_{\text{bulk, hw}}$ is the temperature of the outlet water when testing in hot water mode and is equal to 180 °F. According to Cleaver-Brooks, using this adjusted stack temperature to calculate combustion efficiency is a more accurate representation of the actual efficiency when operating as a hot water commercial packaged boiler than simply using combustion efficiency value for steam mode.

The following basic models are included in Cleaver-Brooks’ petition: CBEX–E, CBEX–P, 4WI/4WG, CBLE, CBR, CBL, CB, CFC, CFLC, CFW, CFH, FLX and M5.

DOE notes that it has published a notice of proposed rulemaking (March 2016 CPB TP NOPR) to amend its test procedure for commercial packaged boilers prescribed in 10 CFR part 431 subpart E. 81 FR 14641 (Mar. 17, 2016). The proposed amended test procedure addresses, among other changes, the issues raised in this waiver request by incorporating by reference ANSI/AHRI Standard 1500–2015 as a replacement for BTS–2000 in the DOE test procedure for commercial packaged boilers. In addition to adopting ANSI/AHRI Standard 1500–2015 as a replacement for BTS–2000, DOE further proposes several modifications to its test procedure that are not captured in ANSI/AHRI Standard 1500–2015 in order to improve repeatability, add clarification, and accommodate testing of some equipment that has experienced difficulty in testing to the existing DOE test procedure. Among these changes, DOE proposes to adopt the stack temperature adjustment described by Cleaver-Brooks when using the tested combustion efficiency of large steam commercial packaged boilers to represent the combustion efficiency of large commercial packaged boilers in hot water mode.

III. Summary and Request for Comments

Through this notice, DOE is publishing Cleaver-Brooks’ petition for waiver pursuant to 10 CFR 431.401(b)(1)(iv). The petition contains no confidential information. The petition includes a suggested alternate test procedure applicable to measurement of energy efficiency of certain models of commercial packaged boilers manufactured by Cleaver-Brooks.

DOE solicits comments from interested parties on all aspects of the petition, including the suggested alternate test procedure. Pursuant to 10 CFR 431.401(d), any person submitting written comments to DOE must also send a copy of such comments to the petitioner. The contact information for the petitioner is: Peter A. Molvie, P.E., Manager, Codes & Standards, Cleaver-Brooks Product Development, 3232 W. Lancaster Ave., Milwaukee, WI 53209. All submissions received must include the agency name and case number for this proceeding. Submit electronic comments in WordPerfect, Microsoft Word, Portable Document Format (PDF), or text (American Standard Code for Information Interchange (ASCII)) file format and avoid the use of special characters or any form of encryption. Wherever possible, include the electronic signature of the author. DOE does not accept telefacsimiles (faxes).

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 including all the information believed to be confidential, and one copy of the document with the information believed to be confidential deleted. DOE will make its own determination about the confidential status of the information and treat it according to its determination.

Issued in Washington, DC, on April 7, 2016.

Kathleen B. Hogan,

Deputy Assistant Secretary for Energy Efficiency, Energy Efficiency and Renewable Energy.

From: Peter Molvie

Sent: Friday, July 24, 2015 2:44 p.m.

To: AS_Waiver_Request

Subject: RE: Test Procedure Waiver

In accordance with the provisions of the Code of Federal Regulations Part 431, paragraph 431.401, Cleaver-Brooks is hereby petitioning for a waiver from the following test procedures specified for Commercial Packaged Boilers:

1. Paragraph 431.86 Uniform test method for the measurement of energy efficiency of commercial packaged boilers. This section requires the boilers be tested using the provisions of HI BTS–2000. We propose to use the newly published AHRI 1500, 2015 Standard for Performance Rating of Commercial Space Heating Boilers. There are several issues that make BTS 2000 incompatible with the larger boilers that were identified in previous waiver requests. AHRI has worked diligently over the past year to revise BTS–2000 in order to address those issues and make BTS–

2000 suitable for use with larger boilers. AHRI Standard 1500 is the result of that work. Use of this new standard is required as it is compatible with the size boilers we manufacture.

2. Paragraph 431.86(c)(1)(iv) The requirement to use test conditions specified in BTS-2000 specifically the requirements for the test pressure for steam boilers, the required water temperatures for hot water boilers and instrumentation requirements seem to refer back to the middle of the last century rather than the present day, for example:

- The 0 to 2 psig test pressure for steam boilers may be perfectly adequate for residential and small commercial (cast iron) boilers sized boilers, however is not compatible with large boilers as it will cause water carryover in large quantities, and an inability to meet design water flow rates and firing rates. Typically test pressures in range 10 to 12 psig are required.

- Test temperatures defined for hot water boilers are guaranteed to cause thermal shock problems in large boilers.

- The instrumentation chart, Table 1, has several problem areas, as follows:

- Steam pressure cannot be measured by mercury manometer as the use of mercury in instruments and controls is banned. The correct instrument is a Bourdon Tube Gauge 0 to 30 psig
- Large boilers typically fire into a positive pressure combustion chamber, thus gas pressure, firebox pressure and vent/flue pressure instruments all need to reflect this.

- The use of scales to measure water/condensate/moisture flow rates is incompatible with the sheer volume of these fluids being used or generated by large boilers. Water flow meters should be used and in the case of moisture content, current practice is to use a throttling calorimeter.

- The measurement of carbon dioxide as a means of calculating excess air or oxygen is considered obsolete in the large boiler industry. Direct measurement of excess oxygen is the preferred method as modern oxygen meters can easily be calibrated against the oxygen in the ambient air.

- Carbon Monoxide levels are no longer measured as a percentage. The current preferred unit is ppm. AHRI 1500 has taken into account these changes.

3. Paragraph 431.86(c)(2)(iii)(B) Rating. This paragraph specifies that for boilers capable of supplying either steam or hot water, that they are tested on steam only, the hot water efficiency shall be based on the testing in the steam mode. We propose to use an adjusted steam efficiency for hot water

when testing on steam only. The adjustment is made to the measured stack temperature to be used in calculating efficiency based on the relative difference between the flue gas temperature and the bulk fluid temperature when operating on steam v hot water using the following relationship:

$$T_{\text{stack}_{\text{hw}}} = (T_{\text{stack}_{\text{steam}}} - T_{\text{sat}}) + T_{\text{bulk}_{\text{hw}}}$$

Where:

$T_{\text{stack}_{\text{hw}}}$ = Stack temperature to be used to determine the efficiency on hot water

$T_{\text{stack}_{\text{steam}}}$ = Measured stack temperature when testing on steam

T_{sat} = Saturation temperature of steam at the test pressure

$T_{\text{bulk}_{\text{hw}}} = 180 \text{ }^{\circ}\text{F}$

The dominant heat transfer variable for both steam and hot water boilers is the gas side coefficient and there is very little difference in the overall heat transfer coefficient between steam and hot water boilers. It is possible therefore to determine what a hot water boiler stack temperature will be, based on a steam test and the bulk fluid temperature difference within the boiler. We believe that using this adjusted stack temperature to calculate efficiency is a more accurate representation of the actual efficiency when operating as a hot water boiler than simply using the steam efficiency value.

The basic models that this request is applicable to are as follows: CBEX-E, CBEX-P, 4WI/4WG, CBLE, CBR, CBL, CB, CFC, CFLC, CFW, CFH, FLX and M5.

Other known Manufacturers of similar products are listed below. These manufacturers will be notified by Cleaver-Brooks of this waiver, if and when the deviation is granted, in accordance with paragraph 431.401(c).

AESYS Technologies, LLC
 Bryan Steam
 Burnham Commercial
 Easco
 Fulton Boiler Works
 Hurst
 Johnston Boiler Company
 Lattner Boiler Company
 Miura
 Precision Boilers LLC
 Superior Boiler Works
 Unilux
 Vapor Power International LLC
 Victory Energy Operations LLC
 Williams & Davis
 Peter A. Molvie, P.E.
 Manager, Codes & Standards
 Cleaver-Brooks Product Development
 3232 W. Lancaster Ave.
 Milwaukee, WI 53209

414-438-5465

[FR Doc. 2016-08750 Filed 4-14-16; 8:45 am]

BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

Office of Energy Efficiency and Renewable Energy

[Case No. BLR-005]

Notice of Petition for Waiver From York-Shipley Global, Division of AESYS Technologies, LLC From the Department of Energy Commercial Packaged Boiler Test Procedure

AGENCY: Office of Energy Efficiency and Renewable Energy, Department of Energy.

ACTION: Notice of petition for waiver and request for public comments.

SUMMARY: This notice announces receipt of a petition for waiver from York-Shipley Global, Division of AESYS Technologies, LLC (York-Shipley) seeking an exemption from specified portions of the U.S. Department of Energy (DOE) test procedure applicable to commercial packaged boilers. York-Shipley contends that some of their commercial packaged boilers cannot be accurately tested using the currently applicable DOE test procedure and, as a result, seeks to use an alternate test procedure to test these basic models. DOE solicits comments, data, and information concerning York-Shipley's petition and the suggested alternate test procedure.

DATES: DOE will accept comments, data, and information with respect to the York-Shipley petition until May 16, 2016.

ADDRESSES: You may submit comments, identified by case number "BLR-005," by any of the following methods:

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments.

- *Email:* AS_Waiver_Requests@ee.doe.gov. Include the case number [Case No. BLR-005] in the subject line of the message.

- *Mail:* Ms. Brenda Edwards, U.S. Department of Energy, Building Technologies Program, Mailstop EE-2B, 1000 Independence Avenue SW., Washington, DC 20585-0121. Telephone: (202) 586-2945. Please submit one signed original paper copy.

- *Hand Delivery/Courier:* Ms. Brenda Edwards, U.S. Department of Energy, Building Technologies Program, 950 L'Enfant Plaza SW., Suite 600, Washington, DC 20024. Please submit one signed original paper copy.

Docket: For access to the docket to review the background documents relevant to this matter, you may visit <http://www.regulations.gov>. Available documents include the following items: (1) This notice; (2) public comments received; and (3) the petition for waiver.

FOR FURTHER INFORMATION CONTACT:

Mr. Bryan Berringer, U.S. Department of Energy, Building Technologies Program, Mail Stop EE-5B, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585-0121. Telephone: (202) 586-0371. Email: Bryan.Berringer@ee.doe.gov.

Mr. Peter Cochran, U.S. Department of Energy, Office of the General Counsel, Mail Stop GC-33, Forrestal Building, 1000 Independence Avenue SW., Washington, DC 20585-0103. Telephone: (202) 586-9496. Email: Peter.Cochran@hq.doe.gov.

SUPPLEMENTARY INFORMATION: In a petition received July 21, 2015, York-Shipley requested that the U.S. Department of Energy (“DOE”) grant a waiver to certain models of larger commercial package boilers that cannot be tested under the existing DOE test procedure. The models of commercial packaged boilers at issue are models with higher input capacities that typically require higher steam pressure and alternative instrumentation due to the large quantities of fluids being measured.

I. Background and Authority

Title III, Part C of the Energy Policy and Conservation Act of 1975 (EPCA), as amended (42 U.S.C. 6311 *et seq.*), established the Energy Conservation Program for certain industrial equipment, which includes commercial packaged boilers.¹ Part C specifically includes definitions (42 U.S.C. 6311), energy conservation standards (42 U.S.C. 6313), test procedures (42 U.S.C. 6314), labeling provisions (42 U.S.C. 6315), and the authority to require information and reports from manufacturers (42 U.S.C. 6316). Part C authorizes the Secretary of Energy (the Secretary) to prescribe test procedures that are reasonably designed to produce results that measure energy efficiency, energy use, and estimated annual operating costs, and that are not unduly burdensome to conduct. (42 U.S.C. 6314(a)(2)) With respect to commercial packaged boilers, Part C requires DOE to use industry test procedures developed or recognized by the Air-Conditioning, Heating, and Refrigeration Institute (AHRI) or the American Society of Heating, Refrigerating, and Air-

Conditioning Engineers (ASHRAE), as referenced in ASHRAE/IES² Standard 90.1, “Energy Standard for Buildings Except Low-Rise Residential Buildings.” (42 U.S.C. 6314(a)(4)(A)) Further, if such an industry test procedure is amended, DOE is required to amend its test procedure to be consistent with the amended industry test procedure, unless it determines, by rule published in the **Federal Register** and supported by clear and convincing evidence, that the amended test procedure would be unduly burdensome to conduct or would not produce test results that reflect the energy efficiency, energy use, and estimated operating costs of that equipment during a representative average use cycle. (42 U.S.C. 6314(a)(4)(B)). The test procedure for commercial packaged boilers is contained in 10 CFR part 431, subpart E.

DOE’s regulations permit a person to seek a waiver from the test procedure requirements for covered commercial equipment if at least one of the following conditions is met: (1) The petitioner’s basic model contains one or more design characteristics that prevent testing according to the prescribed test procedures; or (2) the prescribed test procedures may evaluate the basic model in a manner so unrepresentative of its true energy consumption as to provide materially inaccurate comparative data. 10 CFR 431.401(a)(1). Petitioners must include in their petition any alternate test procedures known to the petitioner to evaluate the basic model in a manner representative of its energy consumption. 10 CFR 431.401(b)(1)(iii).

DOE may grant a waiver subject to conditions, including adherence to alternate test procedures. 10 CFR 431.401(f)(2). As soon as practicable after the granting of any waiver, DOE will publish in the **Federal Register** a notice of proposed rulemaking to amend its regulations so as to eliminate any need for the continuation of such waiver. As soon thereafter as practicable, DOE will publish in the **Federal Register** a final rule. 10 CFR 431.401(l).

II. Petition for Waiver of Test Procedure

On July 21, 2015, York-Shipley submitted a petition for waiver from the DOE test procedure for certain basic models of its commercial packaged boilers. The DOE test procedure for commercial packaged boilers is set forth at 10 CFR 431.86 and incorporates by reference Hydronics Institute (HI) BTS-2000, “Method to Determine Efficiency

of Commercial Space Heating Boilers” (BTS-2000).

According to York-Shipley, there are several issues that make BTS-2000 incompatible with larger commercial packaged boilers, including those identified in its petition for waiver. York-Shipley stated that the requirements to use test conditions specified in BTS-2000 and the instrumentation requirements are outdated. Specifically, York-Shipley indicated the following regarding the test conditions:

- The 0 to 2 psig test pressure for steam boilers may be adequate for residential and small commercial (cast iron) boilers sized [commercial packaged] boilers, however such steam pressures are not compatible with large [commercial packaged] boilers as it will cause water carryover in large quantities, and an inability to meet design water flow rates and firing rates;
- Typically test steam pressures in the range of 10 to 12 psig are required; and
- Test temperatures defined for hot water [commercial packaged] boilers cause thermal shock problems in large [commercial packaged] boilers.

York-Shipley also indicated the following regarding the instrumentation chart in Table 1 of section 6.0, “Instruments,” of BTS-2000:

- Steam pressure cannot be measured by mercury manometer as the use of mercury in instruments and controls is banned; the correct instrument is a Bourdon Tube Gauge for pressures of 0 to 30 psig;
- Large boilers typically fire into a positive pressure combustion chamber, thus gas pressure, firebox pressure and vent/flue pressure instruments all need to reflect this;
- The use of scales to measure water/condensate/moisture flow rates is incompatible with the volume of these fluids being used or generated by large [commercial packaged] boilers;
- Water flow meters should be used and in the case of moisture content, current practice is to use a throttling calorimeter;
- The measurement of carbon dioxide as a means of calculating excess air or oxygen is considered obsolete in the large [commercial packaged] boiler industry; direct measurement of excess oxygen is the preferred method as modern oxygen meters can easily be calibrated against the oxygen in the ambient air;
- Carbon Monoxide levels are no longer measured as a percentage; the current preferred unit is parts per million (ppm).

¹ For editorial reasons, upon codification in the U.S. Code, Part C was re-designated Part A-1.

² Illuminating Engineering Society.

To address these concerns, York-Shipley proposes to use the newly published American National Standards Institute (ANSI)/Air-Conditioning, Heating, and Refrigeration Institute (AHRI) 1500–2015, “Standard for Performance Rating of Commercial Space Heating Boilers” (ANSI/AHRI Standard 1500–2015) in place of BTS–2000. AHRI developed ANSI/AHRI Standard 1500–2015 as a replacement for BTS–2000 in order to make the test procedure suitable for use with larger commercial packaged boilers, as well as improve and clarify the test method. York-Shipley claims that use of this ANSI/AHRI Standard 1500–2015 is necessary as it is compatible with the size of commercial packaged boilers they manufacture.

Additionally, for the large commercial packaged boilers capable of supplying either steam or hot water identified in this petition, York-Shipley requests that, when determining the combustion efficiency in hot water mode based on testing in steam mode only, the combustion efficiency rating be determined based on an adjusted combustion efficiency. York-Shipley requests that an adjustment be made to the measured stack temperature to be used in calculating combustion efficiency based on the relative difference between the flue gas temperature and the bulk fluid temperature when operating in steam mode as opposed to hot water using the following relationship:

$$T_{\text{stack, hw}} = (T_{\text{stack, steam}} - T_{\text{sat}}) + T_{\text{bulk, hw}}$$

where $T_{\text{stack, hw}}$ is the stack temperature to be used to determine the combustion efficiency in hot water mode, $T_{\text{stack, steam}}$ is the measured stack temperature when testing on steam, T_{sat} is the saturation temperature of steam at the test pressure, and $T_{\text{bulk, hw}}$ is the temperature of the outlet water when testing in hot water mode and is equal to 180 °F. According to York-Shipley, using this adjusted stack temperature to calculate combustion efficiency is a more accurate representation of the actual efficiency when operating as a hot water commercial packaged boiler than simply using combustion efficiency value for steam mode.

The following basic models are included in York-Shipley’s petition:

- York-Shipley Global—Series 400C and 500C
—Centerline Furnace—Dryback Configuration—ASME SCIV
- York-Shipley Global—Series 400L and 500L
—Low-Offset Furnace—Waterback Configuration—ASME SCIV.

DOE notes that it has published a notice of proposed rulemaking (March 2016 CPB TP NOPR) to amend its test procedure for commercial packaged boilers prescribed in 10 CFR part 431 subpart E. 81 FR 14641 (Mar. 17, 2016). The proposed amended test procedure addresses, among other changes, the issues raised in this waiver request by incorporating by reference ANSI/AHRI Standard 1500–2015 as a replacement for BTS–2000 in the DOE test procedure for commercial packaged boilers. In addition to adopting ANSI/AHRI Standard 1500–2015 as a replacement for BTS–2000, DOE further proposes several modifications to its test procedure that are not captured in ANSI/AHRI Standard 1500–2015 in order to improve repeatability, add clarification, and accommodate testing of some equipment that has experienced difficulty in testing to the existing DOE test procedure. Among these changes, DOE proposes to adopt the stack temperature adjustment described by York-Shipley when using the tested combustion efficiency of large steam commercial packaged boilers to represent the combustion efficiency of large commercial packaged boilers in hot water mode.

III. Summary and Request for Comments

Through this notice, DOE is publishing York-Shipley’s petition for waiver pursuant to 10 CFR 431.401(b)(1)(iv). The petition contains no confidential information. The petition includes a suggested alternate test procedure applicable to measurement of energy efficiency of certain models of commercial packaged boilers manufactured by York-Shipley.

DOE solicits comments from interested parties on all aspects of the petition, including the suggested alternate test procedure. Pursuant to 10 CFR 431.401(d), any person submitting written comments to DOE must also send a copy of such comments to the petitioner. The contact information for the petitioner is: Kevin J. Hoey, President & CEO, York-Shipley Global, Division of AESYS Technologies, LLC, 693 North Hills Road, York, PA 17402–2211. All submissions received must include the agency name and case number for this proceeding. Submit electronic comments in WordPerfect, Microsoft Word, Portable Document Format (PDF), or text (American Standard Code for Information Interchange (ASCII)) file format and avoid the use of special characters or any form of encryption. Wherever possible, include the electronic

signature of the author. DOE does not accept telefacsimiles (faxes).

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 including all the information believed to be confidential, and one copy of the document with the information believed to be confidential deleted. DOE will make its own determination about the confidential status of the information and treat it according to its determination.

Issued in Washington, DC, on April 7, 2016.

Kathleen B. Hogan,

Deputy Assistant Secretary for Energy Efficiency, Energy Efficiency and Renewable Energy.

York-Shipley Global
Division of AESYS Technologies, LLC
693 North Hills Road
York, PA 17402–2211

July 21, 2015

U.S. DEPARTMENT OF ENERGY

ATTN: Ms. Ashley Armstrong

RE: US–DOE—Waiver Request

Efficiency Rating of Commercial
Packaged Space Heating Boilers

Dear Ms. Armstrong,

In accordance with the provisions of the Code of Federal Regulations Part 431, paragraph 431.401, York-Shipley Global—Division of AESYS Technologies, LLC is hereby petitioning for a waiver from the following test procedures specified for Commercial Packaged Space Heating Boilers:

A. Paragraph 431.86 Uniform test method for the measurement of energy efficiency of commercial packaged boilers. This section requires the boilers be tested using the provisions of HI BTS–2000. We propose to use the newly published ANSI/AHRI 1500–2015, 2015 Standard for Performance Rating of Commercial Space Heating Boilers. There are several issues that make BTS 2000 incompatible with the larger boilers that were identified in previous waiver requests. AHRI has worked diligently over the past year to revise BTS–2000 in order to address those issues and make BTS–2000 suitable for use with larger boilers. ANSI/AHRI Standard 1500–2015 is the result of that work. Use of this new standard is required as it is compatible with the size boilers we manufacture.

B. Paragraph 431.86(c)(1)(iv) The requirement to use test conditions specified in BTS–2000 specifically the requirements for the test pressure for steam boilers, the required water temperatures for hot water boilers and instrumentation requirements seem to

refer back to the middle of the last century rather than the present day, for example:

1. The 0 to 2 psig test pressure for steam boilers may be perfectly adequate for residential and small commercial (cast iron) boilers sized boilers, however is not compatible with large boilers as it will cause water carryover in large quantities, and an inability to meet design water flow rates and firing rates. Typically test pressures in range 10 to 12 psig are required.

2. Test temperatures defined for hot water boilers are guaranteed to cause thermal shock problems in large boilers.

3. The instrumentation chart, Table 1, has several problem areas, as follows:

a. Steam pressure cannot be measured by mercury manometer as the use of mercury in instruments and controls is banned. The correct instrument is a Bourdon Tube Gauge 0 to 30 psig

b. Large boilers typically fire into a positive pressure combustion chamber, thus gas pressure, firebox pressure and vent/flue pressure instruments all need to reflect this.

c. The use of scales to measure water/condensate/moisture flow rates is incompatible with the sheer volume of these fluids being used or generated by large boilers. Water flow meters should be used and in the case of moisture content, current practice is to use a throttling calorimeter.

d. The measurement of carbon dioxide as a means of calculating excess air or oxygen is considered obsolete in the large boiler industry. Direct measurement of excess oxygen is the preferred method as modern oxygen meters can easily be calibrated against the oxygen in the ambient air.

e. Carbon Monoxide levels are no longer measured as a percentage. The current preferred unit is ppm.

ANSI/AHRI 1500–2015 has taken into account these changes.

C. Paragraph 431.86(c)(2)(iii)(B) Rating. This paragraph specifies that for boilers capable of supplying either steam or hot water, that they are tested on steam only, the hot water efficiency shall be based on the testing in the steam mode. We propose to use an adjusted steam efficiency for hot water when testing on steam only. The adjustment is made to the measured stack temperature to be used in calculating efficiency based on the relative difference between the flue gas temperature and the bulk fluid temperature, when operating on steam versus hot water, using the following relationship:

$$T_{\text{stackhw}} = (T_{\text{stacksteam}} - T_{\text{sat}}) + T_{\text{bulkhw}}$$

Where:

T_{stackhw} = Stack temperature to be used to determine the efficiency on hot water

$T_{\text{stacksteam}}$ = Measured stack temperature when testing on steam

T_{sat} = Saturation temperature of steam at the test pressure

T_{bulkhw} = 180 °F

The dominant heat transfer variable for both steam and hot water boilers is the gas side coefficient and there is very little difference in the overall heat transfer coefficient between steam and hot water boilers. It is possible therefore to determine what a hot water boiler stack temperature will be, based on a steam test and the bulk fluid temperature difference within the boiler. We believe that using this adjusted stack temperature to calculate efficiency is a more accurate representation of the actual efficiency when operating as a hot water boiler than simply using the steam efficiency value.

The basic York-Shipley Global—Division of AESYS Technologies, LLC model series for which this request is applicable to, are as follows:

- York-Shipley Global—Series 400C and 500C
- Centerline Furnace—Dryback Configuration—ASME SCIV
- York-Shipley Global—Series 400L and 500L
- Low-Offset Furnace—Waterback Configuration—ASME SCIV

Other known Manufacturers of similar products are listed below. These manufacturers will be notified by York-Shipley Global—Division of AESYS Technologies, LLC of this waiver, if and when the deviation is granted, in accordance with paragraph 431.401(c).

Bryan Steam
Burnham Commercial
Cleaver Brooks
Easco
Fulton Boiler Works
Hurst
Johnston Boiler Company
Lattner Boiler Company
Miura
Precision Boilers LLC
Superior Boiler Works
Unilux
Vapor Power International LLC
Victory Energy Operations LLC
Williams & Davis

We kindly request your consideration for this waiver. If there are any further comments or concerns, please feel free to call.

Sincerely,
York-Shipley Global
Division of AESYS Technologies, LLC

Kevin J. Hoey
President & CEO

cc. File (15–0721 AESYS US–DOE
Waiver Request R2)
S. Lynch—ABMA

[FR Doc. 2016–08749 Filed 4–14–16; 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: EC16–88–000.

Applicants: The Empire District Electric Company, Liberty Utilities (Central) Co.

Description: Supplement to March 16, 2016 Application for Authorization for Disposition of Jurisdictional Facilities of The Empire District Electric Company, et al.

Filed Date: 4/8/16.

Accession Number: 20160408–5339.

Comments Due: 5 p.m. ET 4/22/16.

Take notice that the Commission received the following electric rate filings:

Docket Numbers: ER10–2265–010; ER14–1818–010; ER12–261–018; ER12–1239–007; ER12–1238–007; ER11–4308–019; ER11–4307–019; ER11–2805–018; ER11–2508–018; ER11–2108–010; ER11–2107–010; ER11–2062–019; ER10–2888–019; ER10–2385–008; ER10–2382–008; ER10–2369–007; ER10–2368–007; ER10–2361–003; ER10–2357–008; ER10–2340–012; ER10–2338–012.

Applicants: NRG Power Marketing LLC, Boston Energy Trading and Marketing LLC, Broken Bow Wind, LLC, CP Power Sales Nineteen, L.L.C., CP Power Sales Twenty, L.L.C., Crofton Bluffs Wind, LLC, Elkhorn Ridge Wind, LLC, Energy Plus Holdings LLC, GenOn Energy Management, LLC, Green Mountain Energy Company, Independence Energy Group LLC, Laredo Ridge Wind, LLC, North Community Turbines LLC, North Wind Turbines LLC, Norwalk Power LLC, Reliant Energy Northeast LLC, RRI Energy Services, LLC, San Juan Mesa Wind Project, LLC, Sleeping Bear, LLC, Taloga Wind, LLC, Wildorado Wind, LLC.

Description: Supplement to December 31, 2015 Updated Market Power Analysis for the Southwest Power Pool Region of NRG SPP MBR Sellers.

Filed Date: 4/11/16.

Accession Number: 20160411–5135.
Comments Due: 5 p.m. ET 5/2/16.
Docket Numbers: ER10–3079–010.
Applicants: Tyr Energy LLC.
Description: Supplement to December 28, 2015 Updated Market Power Analysis of Tyr Energy, LLC.
Filed Date: 4/8/16.
Accession Number: 20160408–5312.
Comments Due: 5 p.m. ET 4/29/16.
Docket Numbers: ER12–2600–001.
Applicants: American Illuminating Company, LLC.
Description: Notice of Material Change in Status of American Illuminating Company, LLC.
Filed Date: 4/11/16.
Accession Number: 20160411–5134.
Comments Due: 5 p.m. ET 5/2/16.
Docket Numbers: ER13–77–009.
Applicants: Tucson Electric Power Company.
Description: Compliance filing: Attachment K Compliance Filing to be effective 6/3/2015.
Filed Date: 4/11/16.
Accession Number: 20160411–5000.
Comments Due: 5 p.m. ET 5/2/16.
Docket Numbers: ER16–206–003.
Applicants: Midcontinent Independent System Operator, Inc., ITC Midwest LLC.
Description: Compliance filing: 2016–04–11 SA 2862 ITC Midwest-WPL FSA (G870) Compliance Filing to be effective 11/1/2015.
Filed Date: 4/11/16.
Accession Number: 20160411–5110.
Comments Due: 5 p.m. ET 5/2/16.
Docket Numbers: ER16–1375–000.
Applicants: PJM Interconnection, L.L.C., Trans-Allegheny Interstate Line Company, American Transmission Systems, Incorporated, Monongahela Power Company, West Penn Power Company, The Potomac Edison Company, Pennsylvania Electric Company.
Description: § 205(d) Rate Filing: American Transmission Systems, Inc., et al. Filing of Revised Service Agreement to be effective 5/20/2016.
Filed Date: 4/8/16.
Accession Number: 20160408–5305.
Comments Due: 5 p.m. ET 4/29/16.
Docket Numbers: ER16–1376–000.
Applicants: Taloga Wind, LLC.
Description: § 205(d) Rate Filing: Market-Based Rate Tariff Revisions to be effective 4/12/2016.
Filed Date: 4/11/16.
Accession Number: 20160411–5199.
Comments Due: 5 p.m. ET 5/2/16.
Docket Numbers: ER16–1377–000.
Applicants: Midcontinent Independent System Operator, Inc., Otter Tail Power Company.

Description: § 205(d) Rate Filing: 2016–04–11 SA 2915 Otter Tail Power-Minnkota Power FCA (Warsaw Substation) to be effective 4/12/2016.
Filed Date: 4/11/16.

Accession Number: 20160411–5228.
Comments Due: 5 p.m. ET 5/2/16.
Docket Numbers: ER16–1378–000.
Applicants: Rocky Mountain Reserve Group.

Description: Compliance filing: Re-baseline to be effective 4/15/2016.
Filed Date: 4/11/16.

Accession Number: 20160411–5233.
Comments Due: 5 p.m. ET 5/2/16.

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: April 11, 2016.

Nathaniel J. Davis, Sr.,

Deputy Secretary.

[FR Doc. 2016–08686 Filed 4–14–16; 8:45 am]

BILLING CODE 6717–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Project No. 12514–074]

Northern Indiana Public Service Company; Notice of Technical Conference and Public Meeting To Discuss Proposed Operational Changes at the Norway-Oakdale Project

a. *Date and Time of Meetings:* A technical conference will be held with Northern Indiana Public Service Company (NIPSCO), U.S. Fish and Wildlife Service, other resource agencies, and non-governmental organizations on Tuesday May 10, 2016, from 9:00 a.m. to 12:00 p.m. (EDT). A public meeting will be held Tuesday May 10, 2016, from 6:00 p.m. to 9:00 p.m. (EDT). Although the technical

conference is primarily designed for resource agencies and non-governmental organizations, anyone may attend one or both of these meetings.

b. *Location for both meetings:* Sportsman Inn, 12340 N Upper Lakeshore Dr., Monticello, Indiana 47960. (574) 583–5133.

c. *FERC Contact:* Mark Pawlowski at (202) 502–6052 or email at mark.pawlowski@ferc.gov.

d. *Purpose of Technical Conference:* Commission staff will meet with NIPSCO, the resource agencies, and non-governmental organizations to discuss NIPSCO's proposed operational changes to protect threatened and endangered mussels in the Tippecanoe River downstream of Oakdale dam. We will discuss the several hydraulic analyses that have been performed, effects on lake levels in project reservoirs, alternatives to NIPSCO's proposal, and Commission staff's analysis in the Draft Environmental Assessment (DEA) issued October 10, 2015.

Purpose of Public Meeting: Commission staff is providing the public and other stakeholders another opportunity to provide comments on Commission staff's DEA and any alternatives to NIPSCO's proposal. Staff will be available to answer any questions on the DEA.

e. At the technical meeting resource agencies, and non-governmental organizations will participate in a technical discussion regarding NIPSCO's proposed operational changes to protect threatened and endangered mussels and alternatives to NIPSCO proposal. A summary of the technical meeting will be prepared for the Commission's public record for the project. The public meeting will be recorded by a court reporter and all statements (verbal and written) will become part of the Commission's public record for the project.

f. All local, state, and federal agencies, Indian tribes, and other interested parties are invited to attend. Please call Mark Pawlowski at (202) 502–6052 or send an email to mark.pawlowski@ferc.gov by May 6, 2016, to register to attend the morning meeting. No registration is required to attend the evening meeting.

Dated: April 11, 2016.

Nathaniel J. Davis, Sr.,

Deputy Secretary.

[FR Doc. 2016–08688 Filed 4–14–16; 8:45 am]

BILLING CODE 6717–01–P

DEPARTMENT OF ENERGY**Federal Energy Regulatory
Commission**

[Docket No. CP15–549–000]

**Columbia Gas Transmission, LLC;
Notice of Schedule for Environmental
Review of the SM–80 MAOP
Restoration Project**

On September 2, 2015, Columbia Gas Transmission, LLC (Columbia) filed an application in Docket No. CP15–549–000 requesting a Certificate of Public Convenience and Necessity pursuant to Sections 7(c) and 7(b) of the Natural Gas Act to abandon, construct, and operate certain natural gas pipeline facilities in Wayne County, West Virginia. The proposed project is known as the SM–80 MAOP Restoration Project (Project) and would restore the maximum allowable operating pressure of part of the SM–80 system.

On September 15, 2015, the Federal Energy Regulatory Commission (Commission or FERC) issued its Notice of Application for the Project. Among other things, that notice alerted agencies issuing federal authorizations of the requirement to complete all necessary reviews and to reach a final decision on a request for a federal authorization within 90 days of the date of issuance of the Commission staff's Environmental Assessment (EA) for the Project. This instant notice identifies the FERC staff's planned schedule for the completion of the EA for the Project.

Schedule for Environmental Review

Issuance of EA—5/18/16

90-Day Federal Authorization Decision
Deadline—8/16/16

If a schedule change becomes necessary, additional notice will be provided so that the relevant agencies are kept informed of the Project's progress.

Project Description

Columbia proposes to abandon in place about 3.3 miles of 30-inch-diameter pipeline and associated aboveground appurtenances located on its existing SM–80 natural gas transmission system located in Wayne County, West Virginia. This section would be abandoned due to its age and condition. Columbia would also construct about 3.9 miles of 30-inch-diameter pipeline to replace the abandoned pipeline. The new pipeline would be co-located with the existing

SM–80 Loop¹ and other existing easements for 3.8 of the 3.9 miles.

Background

On October 15, 2015, the Commission issued a *Notice of Intent to Prepare an Environmental Assessment for the Proposed SM–80 MAOP Restoration Project and Request for Comments on Environmental Issues* (NOI). The NOI was sent to affected landowners; federal, state, and local government agencies; elected officials; environmental and public interest groups; Native American tribes; other interested parties; and local libraries and newspapers. In response to the NOI, the Commission received comments from two landowners. The primary issues raised by the commentors are the potential for soil and water contamination, impacts on wildlife, air, and noise, and cumulative impacts.

Additional Information

In order to receive notification of the issuance of the EA and to keep track of all formal issuances and submittals in specific dockets, the Commission offers a free service called eSubscription. This can reduce the amount of time you spend researching proceedings by automatically providing you with notification of these filings, document summaries, and direct links to the documents. Go to www.ferc.gov/docs-filing/esubscription.asp.

Additional information about the Project is available from the Commission's Office of External Affairs at (866) 208–FERC or on the FERC Web site (www.ferc.gov). Using the “eLibrary” link, select “General Search” from the eLibrary menu, enter the selected date range and “Docket Number” excluding the last three digits (*i.e.*, CP15–549), and follow the instructions. For assistance with access to eLibrary, the helpline can be reached at (866) 208–3676, TTY (202) 502–8659, or at FERCOnlineSupport@ferc.gov. The eLibrary link on the FERC Web site also provides access to the texts of formal documents issued by the Commission, such as orders, notices, and rule makings.

Dated: April 11, 2016.

Nathaniel J. Davis, Sr.,*Deputy Secretary.*

[FR Doc. 2016–08687 Filed 4–14–16; 8:45 am]

BILLING CODE 6717–01–P

¹ A pipeline loop is a segment of pipe constructed parallel to an existing pipeline to increase capacity.

**ENVIRONMENTAL PROTECTION
AGENCY**

[EPA–HQ–OPP–2016–0198; FRL–9944–61]

**Pesticide Program Dialogue
Committee; Notice of Public Meeting**AGENCY: Environmental Protection
Agency (EPA).

ACTION: Notice.

SUMMARY: Pursuant to the Federal Advisory Committee Act (FACA), EPA's Office of Pesticide Programs is announcing a public meeting of the Pesticide Program Dialogue Committee (PPDC) on May 18–19, 2016. This meeting provides advice and recommendations to the EPA Administrator on issues associated with pesticide regulatory development and reform initiatives, evolving public policy and program implementation issues, and science issues associated with evaluating and reducing risks from use of pesticides.

DATES: The meeting will be held on Wednesday, May 18, 2016, from 9 a.m. to 5:00 p.m., and Thursday, May 19, 2016, from 9 a.m. to 12:00 p.m.

Agenda: A draft agenda will be posted on or before May 4, 2016.

Accommodations requests: To request accommodation of a disability, please contact the person listed under **FOR FURTHER INFORMATION CONTACT**, preferably at least 10 days prior to the meeting, to give EPA as much time as possible to process your request.

ADDRESSES: The PPDC Meeting will be held at 1 Potomac Yard South, 2777 S. Crystal Drive, Arlington, VA, in the lobby-level Conference Center.

EPA's Potomac Yard South Bldg. is approximately 1 mile from the Crystal City Metro Station.

FOR FURTHER INFORMATION CONTACT: Dea Zimmerman, Office of Pesticide Programs (LC–8J), Environmental Protection Agency, 77 W. Jackson Boulevard, Chicago, IL 60604; telephone number: (312) 353–6344; email address: zimmerman.dea@epa.gov.

SUPPLEMENTARY INFORMATION:**I. General Information***A. Does this action apply to me?*

You may be potentially affected by this action if you work in an agricultural setting, or if you are concerned about implementation of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA); the Federal Food, Drug, and Cosmetic Act (FFDCA); and the amendments to both of these major pesticide laws by the Food Quality Protection Act (FQPA) of 1996; the

Pesticide Registration Improvement Act (PRIA), and the Endangered Species Act (ESA). Potentially affected entities may include, but are not limited to: Agricultural workers and farmers; pesticide industry and trade associations; environmental, consumer, and farm worker groups; pesticide users and growers; animal rights groups; pest consultants; State, local, and tribal governments; academia; public health organizations; and the public. If you have questions regarding the applicability of this action to a particular entity, consult the person listed under **FOR FURTHER INFORMATION CONTACT**.

B. How can I get copies of this document and other related information?

The docket for this action, identified by docket identification (ID) number EPA-HQ-OPP-2016-0198 is available at <http://www.regulations.gov> or at the Office of Pesticide Programs Regulatory Public Docket (OPP Docket) in the Environmental Protection Agency Docket Center (EPA/DC), West William Jefferson Clinton Bldg., Rm. 3334, 1301 Constitution Ave. NW., Washington, DC 20460-0001. 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 OPP Docket is (703) 305-5805. Please review the visitor instructions and additional information about the docket available at <http://www.epa.gov/dockets>.

II. Background

The PPDC is a federal advisory committee chartered under the Federal Advisory Committee Act (FACA), Public Law 92-463. EPA established the PPDC in September 1995 to provide advice and recommendations to the EPA Administrator on issues associated with pesticide regulatory development and reform initiatives, evolving public policy and program implementation issues, and science issues associated with evaluating and reducing risks from use of pesticides. The following sectors are represented on the current PPDC: Environmental/public interest and animal rights groups; farm worker organizations; pesticide industry and trade associations; pesticide user, grower, and commodity groups; Federal and State/local/tribal governments; the general public; academia; and public health organizations.

III. How can I request to participate in this meeting?

PPDC meetings are free, open to the public, and no advance registration is

required. Public comments may be made during the public comment session of each meeting or in writing to the person listed under **FOR FURTHER INFORMATION CONTACT**.

Authority: 7 U.S.C. 136 *et seq.*

Dated: April 7, 2016.

Jack Housenger,

Director, Office of Pesticide Programs.

[FR Doc. 2016-08788 Filed 4-14-16; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[EPA-HQ-OPP-2016-0122; FRL-9944-62]

Agency Information Collection Activities; Proposed Renewal of an Existing Collection (EPA ICR No. 0152.11); Comment Request

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (PRA), this document announces that EPA is planning to submit an Information Collection Request (ICR) to the Office of Management and Budget (OMB). The ICR, entitled "Notice of Arrival of Pesticides and Devices under section 17(c) of the Federal Insecticide, Fungicide, and Rodenticide Act (FIFRA)" and identified by EPA ICR No. 0152.11 and OMB Control No. 2070-0020, represents the renewal of an existing ICR that is scheduled to expire on November 30, 2016. Before submitting the ICR to OMB for review and approval, EPA is soliciting comments on specific aspects of the proposed information collection that is summarized in this document. The ICR and accompanying material are available in the docket for public review and comment.

DATES: Comments must be received on or before June 14, 2016.

ADDRESSES: Submit your comments, identified by docket identification (ID) number EPA-HQ-OPP-2016-0122, by one of the following methods:

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the online instructions for submitting comments. Do not submit electronically any information you consider to be Confidential Business Information (CBI) or other information whose disclosure is restricted by statute.

- *Mail:* OPP Docket, Environmental Protection Agency Docket Center (EPA/DC), (28221T), 1200 Pennsylvania Ave. NW., Washington, DC 20460-0001.

- *Hand Delivery:* To make special arrangements for hand delivery or delivery of boxed information, please follow the instructions at <http://www.epa.gov/dockets/contacts.html>.

Additional instructions on commenting or visiting the docket, along with more information about dockets generally, is available at <http://www.epa.gov/dockets>.

FOR FURTHER INFORMATION CONTACT: Ryne Yarger, Field and External Affairs Division (7506P), Office of Pesticide Programs, Environmental Protection Agency, 1200 Pennsylvania Ave. NW., Washington, DC 20460-0001; telephone number: (703) 605-1193; email address: yarger.ryne@epa.gov.

SUPPLEMENTARY INFORMATION:

I. What information is EPA particularly interested in?

Pursuant to PRA section 3506(c)(2)(A) (44 U.S.C. 3506(c)(2)(A)), EPA specifically solicits comments and information to enable it to:

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 estimates 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.

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 submission of responses. In particular, EPA is requesting comments from very small businesses (those that employ less than 25) on examples of specific additional efforts that EPA could make to reduce the paperwork burden for very small businesses affected by this collection.

II. What information collection activity or ICR does this action apply to?

Title: Notice of Arrival of Pesticides and Devices under section 17(c) of FIFRA.

ICR number: EPA ICR No. 0152.11.

OMB control number: OMB Control No. 2070-0020.

ICR status: This ICR is currently scheduled to expire on November 30, 2016. 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 OMB control numbers for EPA's regulations in title 40 of the Code of Federal Regulations (CFR), after appearing in the **Federal Register** when approved, are listed in 40 CFR part 9, are displayed either by publication in the **Federal Register** or by other appropriate means, such as on the related collection instrument or form, if applicable. The display of OMB control numbers for certain EPA regulations is consolidated in 40 CFR part 9.

Abstract: The U.S. Customs and Border Protection (Customs) regulations at 19 CFR 12.112 require that an importer desiring to import a pesticide or device into the United States shall, prior to the shipment's arrival in the United States, submit a Notice of Arrival (NOA) of Pesticides and Devices (EPA Form 3540-1) to EPA. Once EPA receives the NOA, EPA will determine the disposition of the shipment upon its arrival in the United States. Upon completing its review, the EPA response is sent to the importer of record or licensed customs broker, who must present the NOA to Customs upon arrival of the shipment at the port of entry. This is necessary to ensure that EPA is notified of the arrival of pesticides and pesticidal devices as required under FIFRA section 17(c), and that EPA has the ability to examine such shipments to determine compliance with FIFRA. Customs compares entry documents for the shipment with the NOA and notifies the EPA regional office of any discrepancies.

Burden statement: The annual public reporting and recordkeeping burden for this collection of information is estimated to average 0.43 hours per response. Burden is defined in 5 CFR 1320.3(b).

The ICR, which is available in the docket along with other related materials, provides a detailed explanation of the collection activities and the burden estimate that is only briefly summarized here:

Respondents/affected entities: Entities potentially affected by this ICR are pesticide importers, which includes many types of business entities ranging from Commercial and Institutional Building Construction (NAICS 236220) to Pesticide and Other Agricultural Chemical Manufacturing (NAICS 325300) and even Public Administration: Executive Offices (NAICS 921110). Other business and institutions that import pesticides include Agriculture, Forestry, Fishing and Hunting (Sector 11), Wholesale Trade, (Sector 42). The majority of

responses come from businesses that fall under NAICS code 325300.

Estimated total number of potential respondents: 38,000.

Frequency of response: On occasion.

Estimated total average number of responses for each respondent: 1.

Estimated total annual burden hours: 16,340 hours.

Estimated total annual costs: \$1,006,034. This is the estimated burden cost; there is no cost for capital investment or maintenance and operational costs.

III. Are there changes in the estimates from the last approval?

There is an increase of 3,870 hours in the total estimated respondent burden compared with that identified in the ICR currently approved by OMB. This increase reflects EPA's updating of burden estimates for this collection based upon historical information on the number of NOAs received by EPA. Based upon revised estimates, the number of NOAs received has increased from 35,000 to 38,000. The average burden hours per response will remain unchanged from the previous ICR renewal of 0.43 hours per response. This change is an adjustment.

IV. What is the next step in the process for this ICR?

EPA will consider the comments received and amend the ICR as appropriate. The final ICR package will then be submitted to OMB for review and approval pursuant to 5 CFR 1320.12. EPA will issue another **Federal Register** document pursuant to 5 CFR 1320.5(a)(1)(iv) to announce the submission of the ICR to OMB and the opportunity to submit additional comments to OMB. If you have any questions about this ICR or the approval process, please contact the person listed under **FOR FURTHER INFORMATION CONTACT**.

Authority: 44 U.S.C. 3501 *et seq.*

Dated: April 8, 2016.

James Jones,

Assistant Administrator, Office of Chemical Safety and Pollution Prevention.

[FR Doc. 2016-08830 Filed 4-14-16; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-9945-02-OA]

Performance Partnership Grants

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: This action adds the new multi-purpose categorical grant program for states and tribes, which was established by and funded through the Consolidated Appropriations Act, 2016, to the list of the Environmental Protection Agency's (EPA) environmental grant programs eligible for inclusion in Performance Partnership Grants (PPGs).

FOR FURTHER INFORMATION CONTACT: Reynold Meni, Office of Congressional and Intergovernmental Relations, Office of the Administrator (Mail Code 1301), Environmental Protection Agency, 1200 Pennsylvania Ave. NW., Washington, DC 20460; telephone number: (202) 564-3669; fax number: (202) 501-1540; email address: meni.reynold@epa.gov.

SUPPLEMENTARY INFORMATION: The Omnibus Consolidated Rescissions and Appropriations Act of 1996 (Pub. L. 104-134) and the Department of Veterans Affairs and Housing and Urban Development, and Independent Agencies Appropriations Act of 1998 (Pub. L. 105-65) authorize EPA to combine categorical grant funds appropriated in EPA's State and Tribal Assistance Grant (STAG) account and award the funds as PPGs. Public Law 104-134 states, in relevant part, that: "the Administrator is authorized to make grants annually from funds appropriated under this heading, subject to such terms and conditions as the Administrator shall establish, to any State or federally recognized Indian tribe for multimedia or single media pollution prevention, control and abatement and related environmental activities at the request of the Governor or other appropriate State official or the tribe."

Public Law 105-65 amended the PPG authority by authorizing "interstate agencies, tribal consortia, and air pollution control agencies" to receive PPGs. Pursuant to the authority granted in Public Law 104-134 and Public Law 105-65, EPA promulgated PPG regulations in January of 2001 as part of the Agency's revision of 40 CFR part 35, the rules governing categorical environmental program grants. The regulation at 40 CFR 35.133(b) states that: "The Administrator may, in guidance or regulation, describe subsequent additions, deletions, or changes to the list of environmental programs eligible for inclusion in Performance Partnership Grants."

EPA is authorized under the Consolidated Appropriations Act, 2016 (Pub. L. 114-113), Title II of Division G to award \$21 million in multi-purpose grants to states and tribes for implementation of environmental

programs and projects that complement existing environmental program grants, including interagency agreements. The conference report's language clarifies that these funds will allow states and tribes to have the necessary flexibility to direct resources for the implementation of high priority activities, including the processing of permits, which complement programs under established environmental statutes.

The multi-purpose categorical grant program is funded under EPA's STAG appropriations account and, therefore, is eligible for inclusion in PPGs. This notice is made pursuant to 40 CFR 35.133(b), to inform entities eligible to receive PPGs that the program listed above may be included in a PPG subject to any limitations herein defined. Hereafter, multi-purpose grants are eligible for inclusion in PPGs and may be included in a PPG at the request of the appropriate official of an eligible entity, subject to EPA's regulations at 2 CFR part 200 and 2 CFR part 1500 and 40 CFR 35.001–35.138 and 35.500–35.538. The authority to issue this **Federal Register** notice has been delegated to the Deputy Associate Administrator for Intergovernmental Relations.

Dated: April 11, 2016.

Mark W. Rupp,

Deputy Associate Administrator for Intergovernmental Relations.

[FR Doc. 2016–08798 Filed 4–14–16; 8:45 am]

BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[ER–FRL–9026–5]

Environmental Impact Statements; Notice of Availability

Responsible Agency: Office of Federal Activities, General Information (202) 564–7146 or <http://www2.epa.gov/nepa>. Weekly receipt of Environmental Impact Statements (EISs) Filed 04/04/2016 Through 04/08/2016 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: <https://cdxnodengn.epa.gov/cdx-enepa-public/action/eis/search>.

EIS No. 20160076, Final, BLM, WY, Continental Divide Creston Natural Gas Development Project, Review Period Ends: 05/16/2016, Contact: Jennifer Fleuret 307–775–6329.

EIS No. 20160077, Draft, BLM, UT, Nenefit Utility Corridor Project, Comment Period Ends: 06/07/2016, Contact: Stephanie Howard 435–781–4469.

EIS No. 20160078, Draft, USFWS, MN, Midwest Wind Energy Multi-Species Habitat Conservation Plan, Comment Period Ends: 07/14/2016, Contact: Rick Amidon 612–713–5164.

EIS No. 20160079, Final, BLM, OR, Western Oregon Resource Management Plan, Review Period Ends: 05/16/2016, Contact: Mark Brown 503–808–6233.

Dated: April 12, 2016.

Dawn Roberts,

Management Analyst, NEPA Compliance Division, Office of Federal Activities.

[FR Doc. 2016–08786 Filed 4–14–16; 8:45 am]

BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[EPA–R05–OW–2016; FRL–9945–18–Region 5]

Change in Public Notice Procedures for EPA Region 5's Proposed Establishment of TMDLs and Proposed Impaired Waters Listings Under Section 303(d) of the Clean Water Act

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of change in public notice procedures.

SUMMARY: The Environmental Protection Agency (EPA) Region 5 is announcing a change to its procedures for issuing public notices seeking comment when the Region proposes to list impaired waters after disapproving or partially disapproving a state's list of impaired waters (303(d) list) under Clean Water Act (CWA) Section 303(d), or the Region proposes to establish a total maximum daily load (TMDL) under CWA Section 303(d). For any future proposed action to include waters on a state's 303(d) list or establish a TMDL, EPA Region 5 will provide public notice on the 303(d)/TMDL Program Web page (<http://www.epa.gov/tmdl/impaired-waters-and-tmdls-region-5>) rather than by publication in the **Federal Register**.

DATES: This change in procedures will be effective on April 15, 2016.

FOR FURTHER INFORMATION CONTACT: Vilma Rivera-Carrero at (312) 886–7795 or by email at rivera-carrero.vilma@epa.gov; or Donna Keclik at (312) 886–6766 or by email at keclik.donna@epa.gov.

SUPPLEMENTARY INFORMATION: This notice announces a change in

procedures by which EPA Region 5 issues public notices seeking comment under 40 CFR 130.7(d)(2) for its proposed listing of impaired waters where the Region disapproves a state's 303(d) list, or proposes to establish TMDLs.

Under Section 303(d)(1)(A) of the CWA, each state is required to identify and prioritize the waters within its boundaries for which technology-based effluent limitations and other required controls are not stringent enough to achieve the applicable water quality standards. *See also* 40 CFR 130.7(b)(1). Each state must submit biennially a 303(d) list to the EPA Regional Administrator for review and approval. *See* 40 CFR 130.7(d)(1). Within 30 days of a state's submission, EPA must approve or disapprove the state's list. If EPA disapproves the state's 303(d) list, it must identify the impaired waters that should be listed within 30 days from the date of disapproval. EPA regulations provide that the Regional Administrator must promptly issue a public notice seeking comment on EPA's listing decision. After considering public comment and making appropriate revisions, the Region is required to transmit the list to the state. *See* 40 CFR 130.7(d)(2).

Under Section 303(d)(1)(C) of the CWA, each state is required to establish TMDLs for 303(d) listed waters. *See also* 40 CFR 130.7(c)(1). After a state develops a TMDL, the state must submit the TMDL to EPA for review and approval. *See* 40 CFR 130.7(d)(1). Within 30 days of a state's submission, EPA must approve or disapprove the state's TMDL. If EPA disapproves the state's TMDL, it must establish the TMDL within 30 days from the date of disapproval. EPA may also establish TMDLs in certain circumstances where the State has not previously submitted a TMDL for review. EPA regulations provide that the Regional Administrator must promptly issue a public notice seeking comment on EPA's TMDL. After considering public comment and making appropriate revisions, the Region is required to transmit the TMDL to the state. *See* 40 CFR 130.7(d)(2).

In the past, EPA Region 5 has issued public notices through publication in the **Federal Register**. In light of EPA's quest for improvements in efficiency, EPA Region 5 intends to notify the public of listing and TMDL actions under 40 CFR 130.7(d)(2) by placing notices directly on the Regional Internet Page rather than by publication in the **Federal Register**. The Region believes that placing the notices on the 303(d)/TMDL Program Web page (<http://www.epa.gov/tmdl/impaired-waters->

and-tmdl-region-5) provides a more effective, and efficient of providing notice. The Region also plans to issue notifications to the affected states so that these states can include links to the notices on their state Web sites. The letters and accompanying documents transmitting final lists and/or federal TMDLs to the state will also be accessible from the 303(d)/TMDL Program Web page.

To the extent that this announcement may be considered a rule, EPA considers it to be a procedural rule, which is exempt from notice and comment rulemaking requirements under 5 U.S.C. 553(b)(3)(A).

Authority: 33 U.S.C. 1313(d); 40 CFR 130.7.

Dated: March 25, 2016.

Tinka G. Hyde,

Director, Water Division, EPA Region 5.

[FR Doc. 2016-08828 Filed 4-14-16; 8:45 am]

BILLING CODE 6560-50-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-9945-16-OA]

National Environmental Education Advisory Council

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: The U.S. Environmental Protection Agency (EPA or Agency) office of Public Engagement and Environmental Education is soliciting applications for environmental education professionals for consideration to serve on the National Environmental Education Advisory Council (NEEAC). There are up to eleven vacancies on the Advisory Council that must be filled. Additional avenues and resources may be utilized in the solicitation of applications. In an effort to obtain nominations of diverse candidates, EPA encourages nominations of women and men of all racial and ethnic groups.

DATES: Applications date is extended thru April 29, 2016.

ADDRESSES: Submit non-electronic application materials to Javier Araujo, Designated Federal Officer, National Environmental Education Advisory Council, U.S. Environmental Protection Agency, Office of Public Engagement and Environmental Education (MC 1704A), 1200 Pennsylvania Ave. NW., Room 1426 (WJCN), Washington, DC 20460, Phone: (202) 564-2642, Fax (202) 564-2753, email: araujo.javier@epa.gov.

FOR FURTHER INFORMATION CONTACT: For information regarding this Request for Nominations, please contact Mr. Javier Araujo, Designated Federal Officer, araujo.javier@epa.gov, 202-564-2642, U.S. EPA, Office of Environmental Education, William Jefferson Clinton North Room 1426, 1200 Pennsylvania Avenue NW., Washington, DC 20460.

General Information concerning NEEAC can be found on the EPA Web site at: <http://www2.epa.gov/education/national-environmental-education-advisory-council>.

SUPPLEMENTARY INFORMATION: The National Environmental Education Act requires that the council be comprised of (11) members appointed by the Administrator of the EPA. Members represent a balance of perspectives, professional qualifications, and experience. The Act specifies that members must represent the following sectors: Primary and secondary education (one of whom shall be a classroom teacher), two members; colleges and universities, two members; business and industry, two members; non-profit organizations, two members; state departments of education and natural resources, two members, and one member to represent senior Americans. Members are chosen to represent various geographic regions of the country, and the Council strives for a diverse representation. The professional backgrounds of Council members should include education, science, policy, or other appropriate disciplines. Each member of the Council shall hold office for one (1) to three (3) year period. Members are expected to participate in up to two (2) meetings per year and monthly or more conference calls per year. *Members of the council shall receive compensation and allowances, including travel expenses at a rate fixed by the Administrator.*

Expertise Sought: The NEEAC staff office seeks candidates with demonstrated experience and or knowledge in any of the following environmental education issue areas: (a) Integrating environmental education into state and local education reform and improvement; (b) state, local and tribal level capacity building for environmental education; (c) cross-sector partnerships to foster environmental education; (d) leveraging resources for environmental education; (e) design and implementation of environmental education research; (f) evaluation methodology; professional development for teachers and other education professionals; and targeting under-represented audiences, including

low-income, multi-cultural, senior citizens and other adults.

The NEEAC is best served by a structurally and geographically diverse group of individuals. Each individual will demonstrate the ability to make a time commitment. In addition, the individual will demonstrate both strong leadership and analytical skills. Also, strong writing skills, communication skills and the ability to evaluate programs in an unbiased manner are essential. Team players, which can meet deadlines and review items on short notice are ideal candidates.

How to apply: Any interested and qualified individuals may be considered for appointment on the National Environmental Education Advisory Council. In order to apply, the following four items should be submitted in electronic format to the Designated Federal Officer, Javier Araujo, araujo.javier@epa.gov and contain the following: (1) Contact information including name, address, phone and fax numbers and an email address; (2) a curriculum vitae or resume; (3) the specific area of expertise in environmental education and the sector or slot the applicant is applying for; (4) recent service on other national advisory committees or national professional organizations; a one page commentary on the applicant's philosophy regarding the need for, development, implementation and or management of environmental education nationally.

Persons having questions about the application procedure or who are unable to submit applications by electronic means, should contact Javier Araujo (DFO), at the contact information provided above in this notice. Non-electronic submissions must contain the same information as the electronic. The NEEAC staff Office will acknowledge receipt of the application. The NEEAC staff office will develop a short list of candidates for more detailed consideration. The short list candidates will be required to fill out the Confidential Disclosure Form for Special Government Employees serving Federal Advisory Committees at the U.S. Environmental Protection Agency. (EPA form 3110-48). This confidential form allows government officials to determine whether there is a statutory conflict between that person's public responsibilities (which include membership on a Federal Advisory Committee) and private interests and activities and the appearance of a lack of impartiality as defined by Federal regulation. The form may be viewed and downloaded from the following URL address. Please note this form is not an

application form. <http://intranet.epa.gov/ogc/ethics/EPA3110-48ver3.pdf>.

Dated: April 11, 2016.

Sarah Sowell,

Deputy Director, Office of Environmental Education.

Javier Araujo,

Designated Federal Officer.

[FR Doc. 2016-08799 Filed 4-14-16; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

[OMB 3060-1190]

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 burdens, and as required by the Paperwork Reduction Act (PRA) of 1995 (44 U.S.C. 3501-3520), the Federal Communications Commission (FCC or Commission) invites the general public and other Federal agencies to take this opportunity to comment on the following information collections. 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; 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 collection burden on 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 PRA that does not display a valid OMB control number.

DATES: Written PRA comments should be submitted on or before June 14, 2016. 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, you should advise the contact listed below as soon as possible.

ADDRESSES: Direct all PRA comments to Cathy Williams, FCC, via email PRA@fcc.gov and to Cathy.Williams@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information about the information collection, contact Cathy Williams at (202) 418-2918.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060-1190.

Title: Section 87.287(b), Aeronautical Advisory Stations (Unicom)s—"Squitters."

Form No.: N/A.

Respondents: Business or other for-profit entities, not for profit institutions and state, local or tribal government.

Number of Respondents and Responses: 200 respondents; 200 responses.

Estimated Time per Response: 1 hour.

Frequency of Response: On-occasion reporting requirement and third party disclosure requirement.

Total Annual Burden: 85 hours.

Annual Cost Burden: \$28,750.

Obligation to Respond: Require to obtain or retain benefits. The statutory authority for this collection is contained in 47 U.S.C. 151, 154(i), 154(j), 155, 157, 225, 303(r), and 309 of the Communications Act of 1934, as amended.

Privacy Act Impact Assessment: No impact(s).

Nature and Extent of Confidentiality: There is no need for confidentiality with this collection of information.

Needs and Uses: Section 87.287(b) requires that before submitting an application for an aircraft data link land test station, an applicant must obtain written permission from the licensee of the aeronautical enroute stations serving the areas in which the aircraft data link land test station will operate on a co-channel basis. The Commission may request an applicant to provide documentation as to this fact.

The written permissions will aid the Commission in ensuring that licensees are complying with its policies and rules, while allowing the owners of antenna structures and other aviation obstacles to use Audio Visual Warning Systems (AVWS) stations, thereby helping aircraft avoid potential collisions and enhancing aviation safety, without causing harmful interference to other communications.

Federal Communications Commission.

Marlene H. Dortch,

Secretary, Office of the Secretary.

[FR Doc. 2016-08672 Filed 4-14-16; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

[OMB 3060-0179 and 3060-0500]

Information Collections Being Reviewed by the Federal Communications Commission

AGENCY: Federal Communications Commission.

ACTION: Notice and request for comments.

SUMMARY: As part of its continuing effort to reduce paperwork burdens, and as required by the Paperwork Reduction Act (PRA) of 1995 (44 U.S.C. 3501-3520), the Federal Communications Commission (FCC or the Commission) invites the general public and other federal agencies to take this opportunity to comment on the following information collection. Comments are requested concerning: Whether the collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; 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 collection burden on 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 control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the PRA that does not display a valid Office of Management and Budget (OMB) control number.

DATES: Written PRA comments should be submitted on or before June 14, 2016. 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, you should advise the contact listed below as soon as possible.

ADDRESSES: Direct all PRA comments to Cathy Williams, FCC, via email PRA@fcc.gov and to Cathy.Williams@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information about the information collection, contact Cathy Williams at (202) 418-2918.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060-0179.

Title: Section 73.1590, Equipment Performance Measurements.

Form Number: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Business or other for-profit entities; not-for-profit institutions.

Number of Respondents and Responses: 13,049 respondents and 13,049 responses.

Estimated Time per Response: 0.5–18 hours.

Frequency of Response:

Recordkeeping requirement.

Total Annual Burden: 12,335 hours.

Total Annual Cost: None.

Obligation to Respond: Required to obtain or retain benefits. The statutory authority for this collection is contained in Section 154(i) of the Communications Act of 1934, as amended.

Nature and Extent of Confidentiality: There is no need for confidentiality with this collection of information.

Privacy Impact Assessment: No impact(s).

Needs and Uses: 47 CFR 73.1590(d) requires licensees of AM, FM and TV stations to make audio and video equipment performance measurements for each main transmitter. These measurements and a description of the equipment and procedures used in making the measurements must be kept on file at the transmitter or remote control point for two years. In addition, this information must be made available to the FCC upon request.

OMB Control Number: 3060–0500.

Title: Section 76.1713, Resolution of Complaints.

Form Number: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Business or other for-profit entities.

Number of Respondents and Responses: 10,750 respondents and 21,500 responses.

Estimated Hours per Response: 1–17 hours.

Frequency of Response:

Recordkeeping and third party disclosure requirements; annual reporting requirement.

Total Annual Burden: 193,500 hours.

Total Annual Cost: None.

Obligation to Respond: Required to obtain or retain benefits. The statutory authority for this collection is contained in Sections 4(i), 303 and 308 of the Communications Act of 1934, as amended.

Nature and Extent of Confidentiality: There is no need for confidentiality with this collection of information.

Privacy Impact Assessment: No impact(s).

Needs and Uses: 47 CFR 76.1713 states cable system operators shall

establish a process for resolving complaints from subscribers about the quality of the television signal delivered. Commission and franchising authorities, upon request. These records shall be maintained for at least a one-year period. Prior to being referred to the Commission, complaints from subscribers about the quality of the television signal delivered must be referred to the local franchising authority and the cable system operator.

Federal Communications Commission.

Marlene H. Dortch,

Secretary, Office of the Secretary.

[FR Doc. 2016–08674 Filed 4–14–16; 8:45 am]

BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

[OMB 3060–1203]

Information Collection Being Reviewed by the Federal Communications Commission

AGENCY: Federal Communications Commission.

ACTION: Notice and request for comments.

SUMMARY: The Federal Communications Commission (FCC), as part of its continuing effort to reduce paperwork burdens, invites the general public and other Federal agencies to take this opportunity to comment on the following information collection, as required by the Paperwork Reduction Act (PRA) of 1995. Comments are requested concerning (a) 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; (b) the accuracy of the Commission's burden estimate; (c) ways to enhance the quality, utility, and clarity of the information collected; (d) 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 (e) ways to further reduce the information collection burden on 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 control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the PRA that does not display a valid Office of Management and Budget (OMB) control number.

DATES: Written PRA comments should be submitted on or before June 14, 2016. 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, you should advise the contact listed below as soon as possible.

ADDRESSES: Direct all PRA comments to the Federal Communications Commission via email to PRA@fcc.gov and Cathy.Williams@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information about the information collection, contact Cathy Williams at (202) 418–2918.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060–1203.

Title: Section 79.107—User Interfaces Provided by Digital Apparatus; Section 79.108—Video Programming Guides and Menus Provided by Navigation Devices; Section 79.110—Complaint Procedures for User Interfaces, Menus and Guides, and Activating Accessibility Features on Digital Apparatus and Navigation Devices.

Form Number: N/A.

Type of Review: Revision of a currently approved collection.

Respondents: Business or other for-profit entities; individuals or households; not-for-profit institutions; and state, local, or tribal Governments.

Number of Respondents and Responses: 4,245 respondents; 517,052 responses.

Estimated Time per Response: 0.0167 hours to 10 hours.

Frequency of Response: On occasion reporting requirement; Third party disclosure requirement; Recordkeeping requirement.

Obligation to Respond: Voluntary. The statutory authority for this information collection is contained in the Twenty-First Century Communications and Video Accessibility Act of 2010, Public Law 111–260, 124 Stat. 2751, and Sections 4(i), 4(j), 303(r), 303(u), 303(aa), 303(bb), and 716(g) of the Communications Act of 1934, as amended, 47 U.S.C. 154(i), 154(j), 303(r), 303(u), 303(aa), 303(bb), and 617(g).

Total Annual Burden: 24,153 hours.

Total Annual Cost: \$70,500.

Nature and Extent of Confidentiality: Confidentiality is an issue to the extent that individuals and households provide personally identifiable information, which is covered under the FCC's updated system of records notice (SORN), FCC/CGB–1, "Informal Complaints and Inquiries," which became effective on January 25, 2010. The Commission believes that it provides sufficient safeguards to protect

the privacy of individuals who file complaints under 47 CFR 79.110.

Privacy Impact Assessment: The Privacy Impact Assessment (PIA) for Informal Complaints and Inquiries was completed on June 28, 2007. It may be reviewed at <http://www.fcc.gov/omd/privacyact/Privacy-Impact-Assessment.html>. The Commission is in the process of updating the PIA to incorporate various revisions to it as a result of revisions to the SORN.

Needs and Uses: On November 20, 2015, in document FCC 15–156, the Commission released a *Second Report and Order, Order on Reconsideration, and Further Notice of Proposed Rulemaking*, MB Docket No. 12–108, FCC 15–156, adopting additional rules implementing Sections 204 and 205 of the Twenty-First Century Communications and Video Accessibility Act of 2010 (CVAA) related to accessible user interfaces and video programming guides and menus. These rules are codified at 47 CFR 79.107 and 79.108. First, the *Second Report and Order* implements Section 204's requirement that both the "appropriate built-in apparatus functions" and the "on-screen text menus or other visual indicators built in to the digital apparatus" to access such functions be "usable by individuals who are blind or visually impaired" by relying on the existing definition of "usable" in Section 6.3(l) of the Commission's rules. The 6.3(l) definition of "usable" requires that "individuals with disabilities have access to the full functionality and documentation for the product, including instructions, product information (including accessible feature information), documentation, bills and technical support which is provided to individuals without disabilities." In addition, the *Second Report and Order* adopts information, documentation, and training requirements comparable to those in Section 6.11 of the Commission's rules for entities covered by both Section 204 and Section 205 of the CVAA. The *Second Report and Order* also adopts consumer notification requirements for equipment manufacturers of digital apparatus and navigation devices that will require manufacturers to publicize the availability of accessible devices on manufacturer Web sites that must be accessible to those with disabilities. The *Second Report and Order* requires MVPDs, as well as manufacturers, to ensure that the contact office or person listed on their Web site is able to answer both general and specific questions about the availability of accessible equipment, including, if necessary,

providing information to consumers or directing consumers to a place where they can locate information about how to activate and use accessibility features.

The following rule sections and other requirements contain new and revised information collection requirements for which the Commission is seeking approval from the Office of Management and Budget (OMB):

(1) Usability requirements for manufacturers of digital apparatus.

The *Second Report and Order* adopts usability requirements for digital apparatus covered by 47 CFR 79.107. A digital apparatus manufacturer must make functions that are used for the reception, play back, or display of video programming, as well as on-screen text menus or other visual indicators used to access these functions, usable to individuals who are blind or visually impaired. Pursuant to 47 CFR 79.107(a)(5), the term "usable" means that individuals with disabilities have access to information and documentation on the full functionalities of digital apparatus, including instructions, product information (including accessible feature information), documentation, bills, and technical support which are provided to individuals without disabilities.

(2) Information, documentation, and training requirements for manufacturers of digital apparatus.

Pursuant to 47 CFR 79.107(d), manufacturers of digital apparatus must ensure access to information and documentation provided to customers, including user guides, bills, installation guides for end-user installable devices, and product support communications, regarding both the product in general and the accessibility features of the product. Manufacturers of digital apparatus must include the contact method for obtaining this information and documentation in general product information. Manufacturers should take such other steps as necessary including providing a description of the accessibility and compatibility features of the product and end-user product documentation upon request in alternate formats or alternate modes at no additional charge; and ensuring usable customer support and technical support in the call centers and service centers which support their products at no additional charge. In developing training programs, manufacturers of digital apparatus must consider the following topics: (i) Accessibility requirements of individuals with disabilities; (ii) means of communicating with individuals with disabilities; (iii) commonly used

adaptive technology used with the manufacturer's products; (iv) designing for accessibility; and (v) solutions for accessibility and compatibility.

(3) Information, documentation, and training requirements for covered MVPDs and manufacturers of navigation devices.

Pursuant to 47 CFR 79.108(f), covered MVPDs and manufacturers of navigation devices must ensure access to information and documentation provided to customers, including user guides, bills, installation guides for end-user installable devices, and product support communications, regarding both the product in general and the accessibility features of the product. MVPDs and manufacturers of navigation devices must include the contact method for obtaining this information and documentation in general product information. MVPDs and manufacturers should take such other steps as necessary including providing a description of the accessibility and compatibility features of the product and end-user product documentation upon request in alternate formats or alternate modes at no additional charge; and ensuring usable customer support and technical support in the call centers and service centers which support their products at no additional charge. In developing training programs, MVPDs and manufacturers of navigation devices must consider the following topics: (i) Accessibility requirements of individuals with disabilities; (ii) means of communicating with individuals with disabilities; (iii) commonly used adaptive technology used with the manufacturer's products; (iv) designing for accessibility; and (v) solutions for accessibility and compatibility. If a consumer with a disability requests an accessible navigation device, this also constitutes a request for a description of the accessibility features of the device and end-user product documentation in accessible formats.

(4) Notifications by covered manufacturers regarding the availability of accessible digital apparatus. Pursuant to 47 CFR 79.107(e), manufacturers of digital apparatus must provide notice on their official Web sites about the availability of accessible devices. Manufacturers must prominently display information about accessible devices and solutions on their Web sites in a way that makes such information available to all consumers and in a format that is accessible to people with disabilities. The notice for digital apparatus must publicize the availability of accessible devices and the specific person, office or entity who can answer consumer questions about

which products contain the required accessibility features. The contact office or person listed on the Web site must be able to answer both general and specific questions about the availability of accessible equipment, including, if necessary, providing information to consumers or directing consumers to a place where they can locate information about how to activate and use accessibility features.

(5) Notifications by covered manufacturers regarding the availability of accessible navigation devices.

Pursuant to 47 CFR 79.108(d)(2), manufacturers of navigation devices must provide notice on their official Web sites about the availability of accessible devices. Manufacturers must prominently display information about accessible devices and solutions on their Web sites in a way that makes such information available to all consumers and in a format that is accessible to people with disabilities. The notice for navigation devices must publicize the availability of accessible devices and separate solutions and explain the means for making requests for accessible equipment and the specific person, office, or entity to whom such requests are to be made. The contact office or person listed on the Web site must be able to answer both general and specific questions about the availability of accessible equipment, including, if necessary, providing information to consumers or directing consumers to a place where they can locate information about how to activate and use accessibility features.

Federal Communications Commission.

Marlene H. Dortch,

Secretary, Office of the Secretary.

[FR Doc. 2016-08675 Filed 4-14-16; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL COMMUNICATIONS COMMISSION

[OMB 3060-1181]

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 burdens, and as required by the Paperwork Reduction Act (PRA) of 1995 (44 U.S.C. 3501-3520), the Federal Communications Commission (FCC or Commission)

invites the general public and other Federal agencies to take this opportunity to comment on the following information collections. 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; 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 collection burden on 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 PRA that does not display a valid OMB control number.

DATES: Written PRA comments should be submitted on or before June 14, 2016. 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, you should advise the contact listed below as soon as possible.

ADDRESSES: Direct all PRA comments to Nicole Ongele, FCC, via email to PRA@fcc.gov and to Nicole.Ongele@fcc.gov.

FOR FURTHER INFORMATION CONTACT: For additional information about the information collection, contact Nicole Ongele at (202) 418-2991.

SUPPLEMENTARY INFORMATION:

OMB Control Number: 3060-1181.

Title: Study Area Boundary Data Reporting in Esri Shapefile Format, DA 12-1777 and DA 13-282.

Form Number: N/A.

Type of Review: Extension of a currently approved collection.

Respondents: Business or other for-profit entities and state, local or tribal government.

Number of Respondents: 747 respondents; 757 responses.

Estimated Time per Response: 26 hours for submitting updates; less than 1 hour for recertification.

Frequency of Response: On occasion and biennially reporting requirements.

Obligation to Respond: Mandatory. Statutory authority for this information collection is contained in 47 U.S.C. 254(b) of the Communications Act of 1934, as amended.

Total Annual Burden: 171 hours.

Total Annual Cost: \$3,977.

Privacy Impact Assessment: No impact(s).

Nature and Extent of Confidentiality: No questions of a confidential nature are asked.

Needs and Uses: The Commission uses the study area boundary data collected for this information collection to implement certain universal service reforms. The Universal Service Fund supports the deployment of voice and broadband-capable infrastructure in rural, high cost areas. High-cost support is granted to a carrier based on the characteristics of its "study area," the geographic area served by an incumbent local exchange carrier within a state. Therefore, complete and accurate study area boundary data are essential for calculating a carrier's costs and expenses, which in turn determine the amount of support that carrier can receive to serve high-cost areas. Initial study area boundaries were submitted in 2013. These maps were submitted via a secure Internet-browser web interface developed and maintained by the Commission. If a study area boundary changes, filers are required to submit, via this interface, revised boundary data incorporating such changes by March 15 of the year following the change. In addition, all filers are required to recertify their study area boundaries every two years.

Federal Communications Commission.

Marlene H. Dortch,

Secretary.

[FR Doc. 2016-08673 Filed 4-14-16; 8:45 am]

BILLING CODE 6712-01-P

FEDERAL HOUSING FINANCE AGENCY

[No. 2016-N-04]

Privacy Act of 1974; Systems of Records

AGENCY: Federal Housing Finance Agency.

ACTION: Notice of revision to an existing Privacy Act system of records.

SUMMARY: In accordance with the requirements of the Privacy Act of 1974, as amended, 5 U.S.C. 552a (Privacy Act), the Federal Housing Finance Agency (FHFA) gives notice of a revision to an existing Privacy Act system of records.

The existing system is Emergency Notification System (FHFA-14) and is being revised in its entirety. The system is being revised to add additional information that is being collected; to

change the location of the system; and to update the routine uses of the system. The revised system will contain information that FHFA will use to maintain emergency contact information for current FHFA employees and contractor personnel. The system will provide for high-speed message delivery that reaches agency and contractor personnel in response to threat alerts issued by the Department of Homeland Security, weather related emergencies, or other critical situations that disrupt the operations of and accessibility to an FHFA worksite. The system also provides for personnel accountability during an emergency through personnel sign-in and rapid alert and notification.

DATES: To be assured of consideration, comments should be received on or before May 16, 2016. This revised system of records will become effective on May 25, 2016 without further notice unless comments necessitate otherwise. FHFA will publish a new notice if the effective date is delayed to review comments or if changes are made based on comments received.

ADDRESSES: Submit comments to FHFA only once, identified by "2016-N-04," using any one of the following methods:

- *Agency Web site:* www.fhfa.gov/open-for-comment-or-input.
- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments. If you submit your comment to the Federal eRulemaking Portal, you may also send it by email to FHFA at RegComments@fhfa.gov to ensure timely receipt by the agency. Please include "Comments/No. 2016-N-04" in the subject line of the message.

- *Hand Delivered/Courier:* The hand delivery address is: Alfred M. Pollard, General Counsel, Attention: Comments/No. 2016-N-04, Federal Housing Finance Agency, Eight Floor, 400 7th Street SW., Washington, DC 20219. The package should be delivered to the Seventh Street entrance Guard Desk, First Floor, on business days between 9 a.m. and 5 p.m.

- *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/No. 2016-N-04, Federal Housing Finance Agency, Eighth Floor, 400 7th Street SW., Washington, DC 20219. Please note that all mail sent to FHFA via the U.S. Postal Service is routed through a national irradiation facility, a process that may delay delivery by approximate two weeks.

See **SUPPLEMENTARY INFORMATION** for additional information on submission and posting of comments.

FOR FURTHER INFORMATION CONTACT: Andrew Wheeler, Supervisory Security Specialist, Office of the Chief Operating Officer at (202) 649-3764; or David A. Lee, Senior Agency Official for Privacy, privacy@fhfa.gov, (202) 649-3803 (not toll free numbers), Federal Housing Finance Agency, 400 7th Street SW., Washington, DC 20219. The telephone number for the Telecommunications Device for the Hearing Impaired is (800) 877-8339.

SUPPLEMENTARY INFORMATION:

I. Comments

Instructions: FHFA seeks public comments on the revised system of records and will take all comments into consideration before issuing the final notice. See 5 U.S.C. 552a(e)(4) and (11). In addition to referencing "Comments/No. 2016-N-04," please reference the title and number of the system of records your comment addresses: "Emergency Notification System (FHFA-14)."

Posting and Public Availability of Comments: All comments received will be posted without change on the FHFA Web site at <http://www.fhfa.gov>, and will include any personal information provided, such as your name, address (home and email), telephone number and any other information you provide. In addition, copies of all comments received will be available for examination by the public on business days between the hours of 10 a.m. and 3 p.m., at the Federal Housing Finance Agency, 400 7th Street SW., Washington, DC 20219. To make an appointment to inspect comments, please call the Office of General Counsel at (202) 649-3804.

II. Introduction

This notice informs the public of FHFA's proposal to revise in its entirety an existing system of records. This notice satisfies the Privacy Act requirement that an agency publish a system of records notice in the **Federal Register** when there is an addition to the agency's system of records. It has been recognized by Congress that application of all requirements of the Privacy Act to certain categories of records may have an undesirable and often unacceptable effect upon agencies in the conduct of necessary public business. Consequently, Congress established general exemptions and specific exemptions that could be used to exempt records from provisions of the Privacy Act. Congress also required that

exempting records from provisions of the Privacy Act would require the head of an agency to publish a determination to exempt a record from the Privacy Act as a rule in accordance with the Administrative Procedures Act. The Director of FHFA has determined that records and information in this revised system of records are not exempt from requirements of the Privacy Act.

As required by the Privacy Act, 5 U.S.C. 552a(r), and pursuant to paragraph 4c of Appendix I to OMB Circular No. A-130, "Federal Agency Responsibilities for Maintaining Records About Individuals," dated February 8, 1996 (61 FR 6428, 6435 (February 20, 1996)), FHFA has submitted a report describing the revised system of records covered by this notice, to the Committee on Oversight and Government Reform of the House of Representatives, the Committee on Homeland Security and Governmental Affairs of the Senate, and the Office of Management and Budget.

The revised system of records described above is set forth in its entirety below.

FHFA-14

SYSTEM NAME:

Emergency Notification System.

SECURITY CLASSIFICATION:

Sensitive but unclassified.

SYSTEM LOCATION:

Federal Housing Finance Agency, 400 7th Street SW., Washington, DC 20219; Everbridge, Inc., Burbank, CA and Denver, CO; and any alternate work site utilized by Federal Housing Finance Agency (FHFA) employees or by individuals assisting such employees.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Current and former FHFA employees and contractor personnel, and emergency contacts for these individuals.

CATEGORIES OF RECORDS IN THE SYSTEM:

Name and contact information such as addresses (home, mailing and/or business), telephone numbers (personal and/or business), electronic mail addresses (personal and/or business), photographs, and geospatial and/or geolocation data.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 552a; 12 U.S.C. 4515; and Executive Orders 12656, 12148, and 10995.

PURPOSE(S):

The purpose of this system of records is to maintain emergency contact

information for current FHFA employees and contractor personnel. The system provides for high-speed message delivery that reaches all agency and contractor personnel in response to threat alerts issued by the Department of Homeland Security, weather related emergencies, or other critical situations that disrupt the operations of and accessibility to an FHFA worksite. The system also provides for personnel accountability during an emergency, through personnel sign-in and rapid alert and notification.

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSE OF SUCH USES:

In addition to those disclosures generally permitted under 5 U.S.C. 552a(b) of the Privacy Act, these records or information contained therein may specifically be disclosed outside FHFA as a routine use pursuant to 5 U.S.C. 552a(b)(3) as follows:

(1) When (a) it is suspected or confirmed that the security or confidentiality of information in the system of records has been compromised; (b) FHFA 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 FHFA or another agency or entity) that rely upon the compromised information; and (c) the disclosure is made to such agencies, entities, and persons who are reasonably necessary to assist in connection with FHFA's efforts to respond to the suspected or confirmed compromise and prevent, minimize, or remedy such harm.

(2) Records in this system may be disclosed to any individual during the course of any inquiry or investigation conducted by FHFA, or in connection with civil or administrative litigation, if FHFA has reason to believe that the individual to whom the record is disclosed may have further information about the matters related therein, and those matters appeared to be relevant at the time to the subject matter of the inquiry.

(3) A record or information in the system may be disclosed to any individual with whom FHFA contracts to reproduce, by typing, photocopy or other means, any record within this system for use by FHFA and its employees in connection with their official duties or to any individual who is utilized by FHFA to perform clerical or stenographic functions relating to the official business of FHFA.

(4) To appropriate federal, state, and local authorities responsible for investigating or prosecuting a violation of, or for enforcing or implementing a statute, rule, regulation, or order issued, when the information indicates a violation or potential violation of law, whether civil, criminal, or regulatory in nature, and whether arising by general statute or particular program statute, or by regulation, rule, or order issued pursuant thereto.

(5) To a court, magistrate, or other administrative body in the course of presenting evidence, including disclosures to counsel or witnesses in the course of civil discovery, litigation, or settlement negotiations or in connection with criminal proceedings, when FHFA is a party to the proceeding or has a significant interest in the proceeding, to the extent that the information is determined to be relevant and necessary.

(6) To a Congressional office from the record of an individual in response to an inquiry from the Congressional office made at the request of that individual.

(7) To contractor personnel, interns, and others performing or working on a contract, service, grant, cooperative agreement, or project for FHFA.

(8) To any Federal government authority for the purpose of coordinating with or reviewing FHFA's continuity of operations plans or emergency contingency plans.

(9) To any Federal, State or Local government authority for the purpose of coordinating a response to threat alerts issued by the Department of Homeland Security, weather related emergencies, or other critical situations that disrupt the operations of and accessibility to an FHFA worksite.

(10) To the National Archives and Records Administration, Office of Government Information Services (OGIS), to the extent necessary to fulfill its responsibilities in 5 U.S.C. 552(b), to review administrative agency policies, procedures and compliance with the Freedom of Information Act (FOIA), and to facilitate OGIS' offering of mediation services to resolve disputes between persons making FOIA requests and administrative agencies.

DISCLOSURE TO CONSUMER REPORTING AGENCIES:

None.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are maintained in electronic format, paper form, and magnetic disk or tape. Electronic records are stored in

computerized databases. Paper and magnetic disk, or tape records are stored in locked file rooms, locked file cabinets and/or safes.

RETRIEVABILITY:

Records may be retrieved by any of the following: Name, email address, telephone number, or an assigned file number for the purpose of responding to the requestor. Information may additionally be retrieved by other personal identifiers.

SAFEGUARDS:

Records are safeguarded in a secured environment. Buildings where records are stored have security cameras and 24-hour security guard service. Computerized records are safeguarded through use of access codes and other information technology security measures. Paper records are safeguarded by locked file rooms, locked file cabinets, and/or safes. Access to the records is restricted to those who require the records in the performance of official duties related to the purposes for which the system is maintained.

RETENTION AND DISPOSAL:

Records are periodically purged and disposed of for individuals who are no longer employees or contractors of FHFA. Otherwise, records are retained and disposed of in accordance with the appropriate National Archives and Records Administration General Records Schedules and FHFA Retention Schedules.

SYSTEM MANAGER(S) AND ADDRESS:

Office of the Chief Operating Officer, Federal Housing Finance Agency, 400 7th Street SW., Washington, DC 20219.

NOTIFICATION PROCEDURES:

Direct inquiries as to whether this system contains a record pertaining to an individual to the Privacy Act Officer. Inquiries may be mailed to the Privacy Act Officer, Federal Housing Finance Agency, 400 7th Street SW., Washington, DC 20219, or can be submitted electronically at <http://www.fhfa.gov/AboutUs/FOIAPrivacy/Pages/Privacy.aspx> in accordance with the procedures set forth in 12 CFR part 1204.

RECORD ACCESS PROCEDURES:

Direct requests for access to a record to the Privacy Act Officer. Requests may be mailed to the Privacy Act Officer, Federal Housing Finance Agency, 400 7th Street SW., Washington, DC 20219, or can be submitted electronically at <http://www.fhfa.gov/AboutUs/FOIAPrivacy/Pages/Privacy.aspx> in

accordance with the procedures set forth in 12 CFR part 1204.

CONTESTING RECORD PROCEDURES:

Direct requests to contest or appeal an adverse decision for a record to the Privacy Act Appeals Officer. Requests may be mailed to the Privacy Act Appeals Officer, Federal Housing Finance Agency, 400 7th Street SW., Washington, DC 20219, or can be submitted electronically at <http://www.fhfa.gov/AboutUs/FOIAPrivacy/Pages/Privacy.aspx> in accordance with the procedures set forth in 12 CFR part 1204.

RECORD SOURCE CATEGORIES:

Information is provided by FHFA employees and FHFA contractor personnel.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

Dated: April 6, 2016.

Melvin L. Watt,

Director, Federal Housing Finance Agency.

[FR Doc. 2016-08652 Filed 4-14-16; 8:45 am]

BILLING CODE 8070-01-P

GENERAL SERVICES ADMINISTRATION

[Notice—WWICC—2016—03; Docket No. 2016—0006; Sequence 3]

World War One Centennial Commission; Notification of Upcoming Public Advisory Meeting

AGENCY: World War One Centennial Commission, GSA.

ACTION: Meeting Notice.

SUMMARY: Notice of this meeting is being provided according to the requirements of the Federal Advisory Committee Act, 5 U.S.C. App. 10(a)(2). This notice provides the schedule and agenda for the May 4, 2016 meeting of the World War One Centennial Commission (the Commission). The meeting is open to the public.

DATES: *Effective:* April 15, 2016.

Meeting Date and Location: The meeting will be held on Wednesday, May 4, 2016 starting at 9:00 a.m., Central Daylight Time (CDT), and ending no later than 11:30 a.m., CDT. The meeting will be held at the National World War I Museum and Memorial, 100 W 26th Street, Kansas City, MO 64108. This location is handicapped accessible. The meeting will be open to the public and will also be available telephonically. Persons attending in person are requested to refrain from using perfume, cologne, and other

fragrances (see <http://www.accessboard.gov/about/policies/fragrance.htm> for more information).

Persons wishing to listen to the proceedings may dial 712-432-1001 and enter access code 474845614. Note this is not a toll-free number. Written Comments may be submitted to the Commission and will be made part of the permanent record of the Commission. Comments must be received by 5:00 p.m., Eastern Daylight Time (EDT), April 29, 2016, and may be provided by email to: daniel.dayton@worldwar1centennial.gov. Contact Daniel S. Dayton at daniel.dayton@worldwar1centennial.org to register to comment during the meeting's 30-minute public comment period.

Registered speakers/organizations will be allowed 5 minutes and will need to provide written copies of their presentations. Requests to comment, together with presentations for the meeting, must be received by 5:00 p.m., EDT, on Friday, April 29, 2016. Please contact Mr. Dayton at the email address above to obtain meeting materials.

FOR FURTHER INFORMATION CONTACT:

Daniel S. Dayton, Designated Federal Officer, World War 1 Centennial Commission, 701 Pennsylvania Avenue NW., 123, Washington, DC 20004-2608 at 202-380-0725 (note: this is not a toll-free number).

SUPPLEMENTARY INFORMATION:

Background

The World War One Centennial Commission was established by Public Law 112-272 (as amended), as a commission to ensure a suitable observance of the centennial of World War I, to provide for the designation of memorials to the service of members of the United States Armed Forces in World War I, and for other purposes.

Under this authority, the Committee will plan, develop, and execute programs, projects, and activities to commemorate the centennial of World War I, encourage private organizations and State and local governments to organize and participate in activities commemorating the centennial of World War I, facilitate and coordinate activities throughout the United States relating to the centennial of World War I, serve as a clearinghouse for the collection and dissemination of information about events and plans for the centennial of World War I, and develop recommendations for Congress and the President for commemorating the centennial of World War I. The Commission does not have an appropriation and operated solely on donated funds.

Agenda: Wednesday May 4, 2016

Old Business

Approval of minutes of previous meetings.

- Public Comment Period.

New Business

- Commission Operating Status—Exec. Director Dayton.
 - Fund Raising—Roger Fisk.
 - Program Operations—Rebekah Wilson.
 - Communications—Chris Isleib.
 - World War 1 Memorial at Pershing Park Status Report—Commissioner Fountain.
 - Education Report—Commissioner O'Connell.
 - Requests for Support and International Report—Commissioner Seefried.
 - Chairman's Report—Chairman Rob Dalessandro.
 - Set next meeting—August 17, 2016 in Washington, DC.
- Other business as may properly come before the Commission Adjourns.

Dated: April 11, 2016.

Daniel S. Dayton,

Designated Federal Official, World War I Centennial Commission.

[FR Doc. 2016-08772 Filed 4-14-16; 8:45 am]

BILLING CODE 6820-95-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Agency for Healthcare Research and Quality

Statement of Organization, Functions, and Delegations of Authority

Part E, Chapter E (Agency for Healthcare Research and Quality), of the Statement of Organization, Functions, and Delegations of Authority for the Department of Health and Human Services (68 FR 44084, July 25, 2003, most recently amended at 79 FR 42326, on July 21, 2014) is amended to reflect recent organizational changes. The specific amendments are as follows:

I. Under Section E-10, Organization, delete F. Office of Communications and Knowledge Transfer and replace with the following:

F. Office of Communications.

II. Under Section E-20, Functions, delete Office of Communications and Knowledge Transfer in its entirety and replace with the following:

Office of Communications. Manages the Agency's communication activities, including print and electronic publishing, dissemination, and communications support, and media

relations activities. Responsible for communicating information to internal and external stakeholders. Develops, implements, and manages programs to reach stakeholders about the results of AHRQ-funded research and evidence, tools and training materials, and data and measures. Helps stakeholders understand how AHRQ research, tools, and data can help improve quality and safety of care.

Shall be organized into the following three divisions:

- Division of Outreach and Stakeholder Engagement:
 - Assesses findings from AHRQ-funded research, products, and tools for dissemination and use by stakeholders;
 - Develops, coordinates, and implements dissemination plans using a wide variety of strategies and tactics;
 - Provides strategic guidance to Agency program staff and various Agency contractors on opportunities for dissemination;
 - Develops and coordinates outreach to prospective dissemination partners, and produces case studies on use of AHRQ findings and tools.
- Division of Print and Electronic Publishing:
 - Disseminates AHRQ research, tools, and data to stakeholders via both electronic and print publications. Manages the full publishing process from concept to Web site posting, including planning, advising and managing publishing projects for the Agency;
 - Writes and edits articles; packages products and tools for presentations and dissemination.
- Division of Media Relations:
 - Creates and implements strategy for traditional and social media relations activities as part of overall efforts to communicate with AHRQ stakeholders and partners about Agency-funded work;

All delegations and re delegations of authority to officers and employees of the Agency for Healthcare Research and Quality that were in effect immediately prior to the effective date of this reorganization shall continue in effect pending further redelegation provided they are consistent with this reorganization.

These changes are effective upon date of signature.

Sharon B. Arnold,
Acting Director.

[FR Doc. 2016-08679 Filed 4-14-16; 8:45 am]

BILLING CODE 4160-90-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Centers for Medicare & Medicaid Services

[Document Identifiers: CMS-276 and CMS-1957]

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 May 16, 2016.

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 Clearance Office at (410) 786-1326.

FOR FURTHER INFORMATION CONTACT: Reports Clearance Office at (410) 786-1326.

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:* Revision of a currently approved collection; *Title of Information Collection:* Prepaid Health Plan Cost Report; *Use:* Health Maintenance Organizations and Competitive Medical Plans (HMO/CMPs) contracting with the Secretary under Section 1876 of the Social Security Act are required to submit a budget and enrollment forecast, semi-annual interim report, 4th Quarter interim report, and a final certified cost report in accordance with 42 CFR 417.572-417.576. Health Care Prepayment Plans (HCPPs) contracting with the Secretary under Section 1833 of the Social Security Act are required to submit a budget and enrollment forecast, semi-annual interim report, and final cost report in accordance with 42 CFR 417.808 and 42 CFR 417.810. *Form Number:* CMS-276 (OMB control number 0938-0165); *Frequency:* Quarterly; *Affected Public:* Private Sector (Business or other for-profits); *Number of Respondents:* 91; *Total Annual Responses:* 74; *Total Annual Hours:* 3728. (For policy questions regarding this collection contact Bilal Farrakh at 410-786-4456.)

2. *Type of Information Collection Request:* Reinstatement of a previously approved collection; *Title of Information Collection:* Social Security

Office (SSO) Report of State Buy-in Problem; *Use:* Under Section 1843 of the Social Security Act, States may enter into an agreement with the Department of Health and Human Services to enroll eligible individuals in Medicare and pay their premiums. The purpose of the State Buy-in' program is to assure that Medicaid is the payer of last resort by permitting a State to provide Medicare protection to certain groups of needy individuals, as part of the State's total assistance plan. State Buy-in also has the effect of transferring some medical costs for this population from the Medicaid program, which is partially State funded to the Medicare program, which is funded by the federal government and individual premiums. Generally, the States Buy-in for individuals who meet the eligibility requirements for Medicare and are cash recipients or deemed cash recipients or categorically needy under Medicaid. In some cases, States may also include individuals who are not cash assistance recipients under the Medical Assistance Only group. The day-to-day operations of the State Buy-in program is accomplished through an automated data exchange process. The automated data exchange process is used to exchange Medicare and Buy-in entitlement information between the Social Security District Offices, Medicaid State Agencies and the Centers for Medicare & Medicaid Services. When problems arise however that cannot be resolved through the normal data exchange process, clerical actions are required. The CMS-1957, "SSO Report of State Buy-In Problem" is used to report Buy-in problems cases. The CMS-1957 is the only standardized form available for communications between the aforementioned agencies for the resolution of beneficiary complaints and inquiries regarding State Buy-in eligibility. *Form Number:* CMS-1957 (OMB control number: 0938-0035); *Frequency:* Reporting—Annually; *Affected Public:* Individuals and Households; *Number of Respondents:* 3,936; *Total Annual Responses:* 3,936; *Total Annual Hours:* 1,311. (For policy questions regarding this collection contact Keith Robinson at 410-786-1148.)

Dated: April 12, 2016.

William N. Parham, III,

Director, Paperwork Reduction Staff, Office of Strategic Operations and Regulatory Affairs.

[FR Doc. 2016-08784 Filed 4-14-16; 8:45 am]

BILLING CODE 4120-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Children and Families

[CFDA Number: 93.564]

Announcement of the Award of a Single-Source Expansion Supplement Grant to the Washington State Department of Social and Health Services in Lacey, WA

AGENCY: Office of Child Support Enforcement, ACF, HHS.

ACTION: Notice of the award of a single-source expansion supplement grant to the Washington State Department of Social and Health Services in Lacey, WA, to support the development of additional dissemination tools such as reports and web-based trainings on the lessons learned and early findings from the Evaluation of Behavioral Interventions for Child Support Services of the Behavioral Interventions for Child Support Services (BICS) Demonstration.

SUMMARY: The Administration for Children and Families (ACF), Office of Child Support Enforcement (OCSE), Division of Program Innovation, announces the award of a single-source program expansion supplement grant in the amount of \$34,568 to the Washington State Department of Social and Health Services in Lacey, WA, to support the development of additional dissemination tools such as reports and web-based trainings on the lessons learned and early findings from the Evaluation of the Behavioral Interventions for Child Support Services of the Behavioral Interventions for Child Support Services (BICS) Demonstration.

In FY 2014, OCSE competitively awarded a cooperative agreement to the Washington State Department of Social and Health Services to conduct a 5-year evaluation of OCSE's national demonstration called Behavioral Interventions for Child Support Services (BICS) under Funding Opportunity Announcement (FOA) number HHS-2014-ACF-OCSE-FD-0822. Under this FOA, a total of \$1.7 million of 1115 funds are made available over the five year project period to conduct this evaluation. The Washington State Department of Social and Health Services was the only grantee that received funding under this FOA.

DATES: The period of support for this supplement is September 30, 2015 through September 29, 2016.

FOR FURTHER INFORMATION CONTACT: Lauren Antelo, Senior Program Specialist, Office of Child Support

Enforcement, 330 C Street SW., Washington, DC 20201. Telephone: 202-401-5099; Email: Lauren.Antelo@acf.hhs.gov.

SUPPLEMENTARY INFORMATION: In FY 2014, OCSE competitively awarded a cooperative agreement to the Washington State Department of Social and Health Services to conduct a 5-year evaluation of OCSE's national demonstration called Behavioral Interventions for Child Support Services (BICS).

This supplement will allow the Washington State Department of Social and Health Services to develop additional dissemination tools such as reports and web-based trainings on the lessons learned and early findings from the evaluation of Behavioral Interventions for Child Support Services Demonstration.

The cost of the BICS evaluation is larger than originally budgeted because the process mapping and project design phase has been significantly slower than anticipated for the grantees. This has led to the need for increased technical assistance to the BICS grantees by the evaluation grantee. Additionally, as a result of the mapping and design phase, OCSE anticipates an increased number of interesting findings that will be of benefit to the greater child support field.

The supplement funds will allow Washington State Department of Social and Health Services to provide increased technical assistance to the BICS demonstration sites, and support the development additional dissemination tools such as reports and web-based trainings on the lessons learned and early findings from the Evaluation of BICS.

Specifically, the Washington State Department of Social and Health Services will explore the development of innovative, user-friendly tools such as podcasts and infographics that will provide research findings and learning to the child support community in a way that is easily accessible to interested program administrators and policy officials. These tools will also continue to build the evidence-base in what works in the delivery of child support services.

Statutory Authority: Section 1115 of the Social Security Act authorizes funds for experimental, pilot, or demonstration projects that are likely to assist in promoting the objectives of Part D of Title IV.

Christopher Beach,

Senior Grants Policy Specialist, Office of Administration.

[FR Doc. 2016-08649 Filed 4-14-16; 8:45 am]

BILLING CODE 4184-42-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Children and Families

[CFDA Numbers: 93.592, 93.136, 16.582]

Announcing the Award of a Single-Source Program Expansion Supplement Grant to the National Resources Center on Domestic Violence, Inc. (NRC DV) in Harrisburg, PA

AGENCY: Family and Youth Services Bureau, ACYF, ACF, HHS.

ACTION: Notice of the award of a single-source program expansion supplement grant of \$686,000 under the Family Violence Prevention and Services Act (FVPSA) Technical Assistance (TA) Project to the National Resources Center on Domestic Violence, Inc. (NRC DV) to support training and technical assistance activities. This is a collaboration between the Department of Health and Human Services (HHS), Administration for Children and Families (ACF), Administration for Children, Youth and Families (ACYF), Family and Youth Services Bureau (FYSB), FVPSA; HHS/Centers for Disease Control and Prevention (CDC), National Center for Injury Prevention and Control (NCIPC), Division of Violence Prevention (DVP); and the Department of Justice (DOJ), Office of Victims of Crime (OVC).

SUMMARY: ACF/ACYF/FYSB/DFVPS, in collaboration with CDC/NIPC/DVP announce the award of \$686,000 to NRC DV in Harrisburg, Pennsylvania. The grantee is a technical assistance (TA) provider that assists FVPSA service providers to build the capacity of domestic violence programs, continuums of care, homeless service providers, and housing service providers.

DATES: The period of support for the single-source program expansion supplement is September 30, 2015 through September 29, 2016.

FOR FURTHER INFORMATION CONTACT: Shawndell Dawson, Senior Program Specialist, Family Violence Prevention and Services Program, 330 C Street SW., Washington, DC 20201. Telephone: 202-205-1476; Email: Shawndell.Dawson@acf.hhs.gov.

SUPPLEMENTARY INFORMATION: Supplemental award funds will support the grantee in providing training and technical assistance (T/TA) to domestic violence service providers, continuums of care, homeless service providers, and housing service providers. In addition to

the \$250,000 from ACF/ACYF/FYSB/DFVPS, the supplemental award consists of \$186,000 contributed by CDC/NIPC/DVP and \$250,000 contributed by DOJ/OVC.

In accordance with an inter-agency agreement, the CDC/NIPC/DVP has provided national-level support and coordination for Intimate Partner Violence (IPV) prevention TA. In accordance with this inter-agency agreement, ACF/DFVPS has supplemented the T/TA cooperative agreement that funds the NRC DV through September 30, 2016. ACF and CDC staffs will meet regularly and facilitate ongoing communication to coordinate the delivery of national training and technical assistance.

This award will expand the scope of the NRC DV's TA assistance activities to include activities concerned with the prevention of IPV by: (1) Coordinating engagement with national-level partners, including foundations, for the purpose of enhancing communication related to IPV prevention; (2) engaging in planning to facilitate dialogue that will include the sharing of tools and lessons learned among state domestic violence coalitions engaged in IPV primary prevention efforts; (3) continuing to identify and disseminate information on lessons learned and key findings from state domestic violence coalitions that have implemented IPV primary prevention activities through www.PreventIPV.org, and other means; (4) maintaining a virtual workspace to assist in the sharing of resources among state and territorial domestic violence coalitions that are engaged in IPV primary prevention activities; and (5) facilitating regular, ongoing communication between the IPV Prevention Council, ACF/DFVPS and CDC/DVP.

In addition to the prevention activities, the grantee will coordinate national domestic violence, housing, and homelessness technical assistance by: (1) Providing comprehensive trauma-informed and culturally relevant TA for continuums of care, homeless service providers, housing service providers, domestic violence programs, and culturally specific community based organizations; (2) creating a virtual learning network for domestic violence programs and housing service providers; (3) documenting the housing needs, challenges, and best practice models of culturally specific and historically marginalized communities, including African American, Latina, Asian/Pacific Islander, and LGBTQ communities; (4) coordinating national webinars to raise awareness about best practices, research, and new resources;

(5) developing factsheets, white papers, and/or a conceptual framework for meeting the housing needs of domestic violence survivors and their children.

In accordance with an inter-agency agreement, the DOJ/OVC has provided obligation authority for \$250,000 to ACF/DFVPS to provide national-level support and coordination for domestic violence and housing TA. In accordance with this inter-agency agreement, ACF/DFVPS has supplemented the T/TA cooperative agreement that funds the NRC DV through September 30, 2016. DOJ/OVC and ACF/DFVPS staffs will meet regularly and facilitate ongoing communication to coordinate the delivery of national T/TA.

The solicited application underwent objective review by a federal panel that use criteria related to the project's approach, the organization's capacity, and the development of costs in the proposed budget.

Statutory Authority: Section 310 of the Family Violence Prevention and Services Act, as amended by Section 201 of the CAPTA Reauthorization Act of 2010, Public Law 111-320. The statutory authority for the additional funds from the Centers for Disease Control and Prevention is 42 U.S.C. 247b(k)(2) and 42 U.S.C. 280b-1 of the Public Health Service Act. The statutory authority for the additional funds from the Department of Justice (DOJ), Office for Victims of Crime (OVC), is 42 U.S.C. 10603(c)(1)(A), 42 U.S.C. 10603(c)(4), and 28 U.S.C. 530C. 42 U.S.C. 10603(c)(1)(A) authorizes the OVC Director to make grants for demonstration projects, program evaluation, compliance efforts, T/TA services.

Christopher Beach,

Senior Grants Policy Specialist, Division of Grants Policy, Office of Administration.

[FR Doc. 2016-08716 Filed 4-14-16; 8:45 am]

BILLING CODE 4184-32-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Children and Families

[CFDA NUMBER: 93.550]

Announcement of the Award of a Single-Source Expansion Supplement Grant to National Safe Place Network in Louisville, KY

AGENCY: Family and Youth Services Bureau, ACYF, ACF, HHS.

ACTION: Notice of the award of a single-source expansion supplement grant to support the Runaway and Homeless Youth Training and Technical Assistance Center (RHYTTAC) operated by the National Safe Place Network to

expand the original scope of approved activities.

SUMMARY: The Administration for Children and Families (ACF), Administration on Children, Youth and Families (ACYF), Family and Youth Services Bureau (FYSB), Division of Adolescent Development and Support (DADS), announces the award of a single-source expansion supplement grant of \$852,000 to the National Safe Place Network located in Louisville, KY, to support costs associated with the expansion of the scope of approved activities under its award for the Runaway and Homeless Youth Training and Technical Assistance Center (RHYTTAC).

DATES: The period of support under this supplement is September 30, 2015, through September 29, 2016.

FOR FURTHER INFORMATION CONTACT: Christopher Holloway, Program Manager, Runaway and Homeless Youth Program, Division of Adolescent Development and Support, Family and Youth Services Bureau, 330 C Street SW., Washington, DC 20201. Telephone: 202-205-9560; Email: Christopher.Holloway@acf.hhs.gov.

SUPPLEMENTARY INFORMATION: The expansion supplement award will allow the National Safe Place Network to:

- Provide Runaway and Homeless Youth (RHY) grantees with resources necessary to better understand and respond to human trafficking through the creation of a Community Awareness Toolkit and Youth Prevention Action Kit, which will enhance their sustainability to provide human trafficking related services;
- Provide a clear and responsive framework by which all grantees of Domestic Victims of Human Trafficking (DVHT) funding can access relevant

training and responsive technical assistance;

- Partner with a national leader in services to human trafficking victims/survivors to provide all RHY grantees with enhanced access to human trafficking information on assessments, referrals, applicable state laws and trafficking, including sex and labor categories;

- Provide stipends to grantees to assist them in meeting federal requirements to submit data under RHY-Homeless Management Information System (RHY-HMIS).

Using evidence-based practices derived from the best available research, professional expertise, and input from youth and families, RHYTTAC serves as a national resource for training and technical assistance directed to assisting RHY organizations in their engagement in continuous quality improvement of their services in building organizational capacity to effectively serve runaway and homeless youth. RHYTTAC's focus is to help the nation's network of RHY service providers boost "protective factors" for their clients.

Statutory Authority: Runaway and Homeless Youth Act, 42 U.S.C. 5701 through 5752, as most recently amended by the Reconnecting Homeless Youth Act of 2008, Public Law 110-378 on October 8, 2008.

Christopher Beach,
Senior Grants Policy Specialist, Division of Grants Policy, Office of Administration.
[FR Doc. 2016-08654 Filed 4-14-16; 8:45 am]

BILLING CODE 4184-33-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Administration for Children and Families

Proposed Information Collection Activity; Comment Request

Title: Phase II Evaluation Activities for Implementing a Next Generation Evaluation Agenda for the Chafee Foster Care Independence Program.

OMB No.: New Collection.

Description: The Administration for Children and Families (ACF), Office of Planning Research and Evaluation (OPRE) is proposing an information collection activity as part of the Phase II Evaluation Activities for Implementing a Next Generation Evaluation Agenda for the Chafee Foster Care Independence Program. The proposed information collection consists of site visits by staff from the Urban Institute and Chapin Hall at the University of Chicago to conduct formative evaluations of programs serving transition-age foster youth. The evaluations will include preliminary visits to discuss the evaluation process with program administrators. Then, the research team will conduct site visits to each program to speak with program leaders, partners and key stakeholders, front-line staff, and participants. These formative evaluations will determine programs' readiness for more rigorous evaluation in the future. The activities and products from this project will help ACF to fulfill their ongoing legislative mandate for program evaluation specified in the Foster Care Independence Act of 1999.

Respondents: Program leaders, partners and stakeholders, and front-line staff as well as young adults being served by the programs.

ANNUAL BURDEN ESTIMATES

Instrument	Total number of respondents	Annual number of respondents	Number of responses per respondent	Average burden hours per response	Annual burden hours
Discussion Guide for program leaders	48	24	4	1	96
Discussion Guide for program partners and stakeholders ..	80	40	2	1	80
Discussion Guide for program front-line staff	128	64	1	1	64
Focus Group Guide for program participants	200	100	1	2	200
Compilation and Submission of Administrative Data Files ..	24	12	2	12	288

Estimated Total Annual Burden Hours: 728.

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, 330 C St SW.,

Washington, DC 20201, 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.

Robert Sargis,

ACF Certifying Officer.

[FR Doc. 2016-08715 Filed 4-14-16; 8:45 am]

BILLING CODE 4184-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. FDA-2014-E-2353]

Determination of Regulatory Review Period for Purposes of Patent Extension; CYRAMZA

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

SUMMARY: The Food and Drug Administration (FDA) has determined the regulatory review period for CYRAMZA and is publishing this notice of that determination as required by law. FDA has made the determination because of the submission of an application to the Director of the U.S. Patent and Trademark Office (USPTO), Department of Commerce, for the extension of a patent which claims that human biological product.

DATES: Anyone with knowledge that any of the dates as published (see the **SUPPLEMENTARY INFORMATION** section) are incorrect may submit either electronic or written comments and ask for a redetermination by June 14, 2016. Furthermore, any interested person may petition FDA for a determination regarding whether the applicant for extension acted with due diligence during the regulatory review period by October 12, 2016. See "Petitions" in the **SUPPLEMENTARY INFORMATION** section for more information.

ADDRESSES: You may submit comments as follows:

Electronic Submissions

Submit electronic comments in the following way:

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments. Comments submitted electronically, including attachments, to <http://www.regulations.gov> will be posted to the docket unchanged. Because your comment will be made public, you are solely responsible for ensuring that your comment does not include any confidential information that you or a third party may not wish to be posted, such as medical information, your or anyone else's Social Security number, or confidential business information, such as a manufacturing process. Please note that if you include your name, contact information, or other information that identifies you in the body of your comments, that information will be posted on <http://www.regulations.gov>.

- If you want to submit a comment with confidential information that you do not wish to be made available to the public, submit the comment as a written/paper submission and in the manner detailed (see "Written/Paper Submissions" and "Instructions").

Written/Paper Submissions

Submit written/paper submissions as follows:

- *Mail/Hand delivery/Courier (for written/paper submissions):* Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

- For written/paper comments submitted to the Division of Dockets Management, FDA will post your comment, as well as any attachments, except for information submitted, marked and identified, as confidential, if submitted as detailed in "Instructions."

Instructions: All submissions received must include the Docket No. FDA-2014-E-2353 for Determination of Regulatory Review Period for Purposes of Patent Extension; CYRAMZA.

Received comments will be placed in the docket and, except for those submitted as "Confidential Submissions," publicly viewable at <http://www.regulations.gov> or at the Division of Dockets Management between 9 a.m. and 4 p.m., Monday through Friday.

- **Confidential Submissions**—To submit a comment with confidential information that you do not wish to be made publicly available, submit your comments only as a written/paper submission. You should submit two copies total. One copy will include the

information you claim to be confidential with a heading or cover note that states "THIS DOCUMENT CONTAINS CONFIDENTIAL INFORMATION". The Agency will review this copy, including the claimed confidential information, in its consideration of comments. The second copy, which will have the claimed confidential information redacted/blacked out, will be available for public viewing and posted on <http://www.regulations.gov>. Submit both copies to the Division of Dockets Management. If you do not wish your name and contact information to be made publicly available, you can provide this information on the cover sheet and not in the body of your comments and you must identify this information as "confidential." Any information marked as "confidential" will not be disclosed except in accordance with 21 CFR 10.20 and other applicable disclosure law. For more information about FDA's posting of comments to public dockets, see 80 FR 56469, September 18, 2015, or access the information at: <http://www.fda.gov/regulatoryinformation/dockets/default.htm>.

Docket: For access to the docket to read background documents or the electronic and written/paper comments received, go to <http://www.regulations.gov> and insert the docket number, found in brackets in the heading of this document, into the "Search" box and follow the prompts and/or go to the Division of Dockets Management, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

FOR FURTHER INFORMATION CONTACT: Beverly Friedman, Office of Regulatory Policy, Food and Drug Administration, 10903 New Hampshire Ave., Bldg. 51, Rm. 6250, Silver Spring, MD 20993, 301-796-3600.

SUPPLEMENTARY INFORMATION:

I. Background

The Drug Price Competition and Patent Term Restoration Act of 1984 (Pub. L. 98-417) and the Generic Animal Drug and Patent Term Restoration Act (Pub. L. 100-670) generally provide that a patent may be extended for a period of up to 5 years so long as the patented item (human drug product, animal drug product, medical device, food additive, or color additive) was subject to regulatory review by FDA before the item was marketed. Under these acts, a product's regulatory review period forms the basis for determining the amount of extension an applicant may receive.

A regulatory review period consists of two periods of time: A testing phase and

an approval phase. For human biological products, the testing phase begins when the exemption to permit the clinical investigations of the biological becomes effective and runs until the approval phase begins. The approval phase starts with the initial submission of an application to market the human biological product and continues until FDA grants permission to market the biological product. Although only a portion of a regulatory review period may count toward the actual amount of extension that the Director of USPTO may award (for example, half the testing phase must be subtracted as well as any time that may have occurred before the patent was issued), FDA's determination of the length of a regulatory review period for a human biological product will include all of the testing phase and approval phase as specified in 35 U.S.C. 156(g)(1)(B).

FDA has approved for marketing the human biologic product CYRAMZA (ramucirumab). CYRAMZA is indicated for treatment of gastric cancer. Subsequent to this approval, the U.S. Patent and Trademark Office (USPTO) received a patent term restoration application for CYRAMZA (U.S. Patent No. 7,498,414) from Eli Lilly and Co., and the USPTO requested FDA's assistance in determining this patent's eligibility for patent term restoration. In a letter dated March 19, 2015, FDA advised the USPTO that this human biological product had undergone a regulatory review period and that the approval of CYRAMZA represented the first permitted commercial marketing or use of the product. Thereafter, the USPTO requested that FDA determine the product's regulatory review period.

II. Determination of Regulatory Review Period

FDA has determined that the applicable regulatory review period for CYRAMZA is 3,521 days. Of this time, 3,279 days occurred during the testing phase of the regulatory review period, while 242 days occurred during the approval phase. These periods of time were derived from the following dates:

1. *The date an exemption under section 505(i) of the Federal Food, Drug, and Cosmetic Act (21 U.S.C. 355(i)) became effective:* September 1, 2004. FDA has verified the applicant's claim that the date the investigational new drug application (IND) became effective was on September 1, 2004.

2. *The date the application was initially submitted with respect to the human biological product under section 351 of the Public Health Service Act (42 U.S.C. 262):* August 23, 2013. FDA has

verified the applicant's claim that the biologics license application (BLA) for CYRAMZA (BLA 125477) was initially submitted on August 23, 2013.

3. *The date the application was approved:* April 21, 2014. FDA has verified the applicant's claim that BLA 125477 was approved on April 21, 2014.

This determination of the regulatory review period establishes the maximum potential length of a patent extension. However, the USPTO applies several statutory limitations in its calculations of the actual period for patent extension. In its application for patent extension, this applicant seeks 1,059 days of patent term extension.

III. Petitions

Anyone with knowledge that any of the dates as published are incorrect may submit either electronic or written comments and ask for a redetermination (see **DATES**). Furthermore, any interested person may petition FDA for a determination regarding whether the applicant for extension acted with due diligence during the regulatory review period. To meet its burden, the petition must be timely (see **DATES**) and contain sufficient facts to merit an FDA investigation. (See H. Rept. 857, part 1, 98th Cong., 2d sess., pp. 41–42, 1984.) Petitions should be in the format specified in 21 CFR 10.30.

Submit petitions electronically to <http://www.regulations.gov> at Docket No. FDA-2013-S-0610. Submit written petitions (two copies are required) to the Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

Dated: April 11, 2016.

Leslie Kux,

Associate Commissioner for Policy.

[FR Doc. 2016-08692 Filed 4-14-16; 8:45 am]

BILLING CODE 4164-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. FDA-2011-D-0893]

Agency Information Collection Activities; Submission for Office of Management and Budget Review; Comment Request; Center for Devices and Radiological Health Appeals Processes

AGENCY: Food and Drug Administration, HHS.

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 May 16, 2016.

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 oir_submission@omb.eop.gov. All comments should be identified with the OMB control number 0910-0738. 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, 8455 Colesville Rd., COLE-14526, Silver Spring, MD 20993-0002, 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.

Center for Devices and Radiological Health Appeals Processes—

OMB Control Number 0910-0738—Extension

The guidance document entitled “Guidance for Industry and Food and Drug Administration Staff; Center for Devices and Radiological Health Appeals Processes” describes the processes available to outside stakeholders to request additional review of decisions or actions by Center for Devices and Radiological Health (CDRH) employees. FDA is seeking approval for the new reporting burden associated with requests for additional review of decisions and actions by CDRH employees as described in the guidance.

Individuals outside of FDA who disagree with a decision or action taken by CDRH and wish to have it reviewed or reconsidered have several processes for resolution from which to choose, including: Requests for supervisory review of an action; petitions; and hearings. Of these, by far the most commonly used is a request for supervisory review under § 10.75 (21 CFR 10.75) (a “10.75 appeal”). Section 517A of the Federal Food, Drug, and Cosmetic Act (the FD&C Act) (21 U.S.C. 360g–1), added by section 603 of the Food and Drug Safety and Innovation

Act of 2012, includes new requirements pertaining to the process and timelines for 10.75 appeals of “significant decisions” regarding 510(k) premarket notifications, applications for premarket approvals (PMAs), and applications for investigational device exemptions (IDEs).

A request for review under § 10.75 should be based on the information that was already present in the administrative file at the time of the decision that is being reviewed as provided in § 10.75(d). New section 517A of the FD&C Act refers to significant decisions regarding the information in the administrative file for premarket notifications (section 510(k)); PMAs (section 515); and IDEs (section 520(g)) submissions is collected under existing regulations which specify the

information manufacturers must submit so that FDA may properly evaluate the safety and effectiveness of medical devices. The information collections associated with these regulations are currently approved by the Office of Management and Budget as follows: The collections of information in 21 CFR part 807, subpart E (premarket notification) have been approved under OMB control number 0910–0120; the collections of information in 21 CFR part 814 (premarket approval) have been approved under OMB control number 0910–0231; and the collections of information in 21 CFR part 812 (investigational device exemption) have been approved under OMB control number 0910–0078.

While CDRH already possesses in the administrative file the information that

would form the basis of a decision on a matter under appeal, the submission of particular information regarding the request itself and the data and information relied on by the requestor in the appeal would facilitate timely resolution of the decision under review. The guidance describes the collection of information not expressly specified under existing regulations such as: The submission of the request for review, minor clarifications as part of the request, and supporting information.

In the **Federal Register** of October 21, 2015 (80 FR 63804), 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

Activity	Number of respondents	Number of responses per respondent	Total annual responses	Average burden per response	Total hours
CDRH Appeals Processes Guidance Document	50	1	50	8	400

¹ There are no capital costs or operating and maintenance costs associated with this collection of information.

Dated: April 8, 2016.

Leslie Kux,

Associate Commissioner for Policy.

[FR Doc. 2016–08685 Filed 4–14–16; 8:45 am]

BILLING CODE 4164–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. FDA–2016–N–0001]

Antimicrobial Drugs Advisory Committee; Notice of Meeting

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice.

This notice announces a forthcoming meeting of a public advisory committee of the Food and Drug Administration (FDA). The meeting will be open to the public.

Name of Committee: Antimicrobial Drugs Advisory Committee.

General Function of the Committee: To provide advice and recommendations to the Agency on FDA’s regulatory issues.

Date and Time: The meeting will be held on June 9, 2016, from 8:30 a.m. to 5 p.m.

Location: FDA White Oak Campus, 10903 New Hampshire Ave., Bldg. 31 Conference Center, the Great Room (Rm. 1503), Silver Spring, MD 20993–0002.

Information regarding special accommodations due to a disability, visitor parking, and transportation may be accessed at: <http://www.fda.gov/AdvisoryCommittees/AboutAdvisoryCommittees/ucm408555.htm>.

Contact Person: Lauren D. Tesh, Center for Drug Evaluation and Research, Food and Drug Administration, 10903 New Hampshire Ave., Bldg. 31, Rm. 2417, Silver Spring, MD 20993–0002, 301–796–9001, FAX: 301–847–8533, AMDAC@fda.hhs.gov, or FDA Advisory Committee Information Line, 1–800–741–8138 (301–443–0572 in the Washington, DC area). A notice in the **Federal Register** about last minute modifications that impact a previously announced advisory committee meeting cannot always be published quickly enough to provide timely notice. Therefore, you should always check the Agency’s Web site at <http://www.fda.gov/AdvisoryCommittees/default.htm> and scroll down to the appropriate advisory committee meeting link, or call the advisory committee information line to learn about possible modifications before coming to the meeting.

Agenda: The committee will discuss biologics license application (BLA) 761046, bezlotoxumab (MK–6072) injection, submitted by Merck Sharpe & Dohme Corp., for the proposed

indication of prevention of *Clostridium difficile* infection recurrence.

FDA intends to make background material available to the public no later than 2 business days before the meeting. If FDA is unable to post the background material on its Web site prior to the meeting, the background material will be made publicly available at the location of the advisory committee meeting, and the background material will be posted on FDA’s Web site after the meeting. Background material is available at <http://www.fda.gov/AdvisoryCommittees/Calendar/default.htm>. Scroll down to the appropriate advisory committee meeting link.

Procedure: Interested persons may present data, information, or views, orally or in writing, on issues pending before the committee. Written submissions may be made to the contact person on or before May 25, 2016. Oral presentations from the public will be scheduled between approximately 1:30 p.m. and 2:30 p.m. Those individuals interested in making formal oral presentations should notify the contact person and submit a brief statement of the general nature of the evidence or arguments they wish to present, the names and addresses of proposed participants, and an indication of the approximate time requested to make their presentation on or before May 17, 2016. Time allotted for each

presentation may be limited. If the number of registrants requesting to speak is greater than can be reasonably accommodated during the scheduled open public hearing session, FDA may conduct a lottery to determine the speakers for the scheduled open public hearing session. The contact person will notify interested persons regarding their request to speak by May 18, 2016.

Persons attending FDA's advisory committee meetings are advised that the Agency is not responsible for providing access to electrical outlets.

FDA welcomes the attendance of the public at its advisory committee meetings and will make every effort to accommodate persons with disabilities. If you require accommodations due to a disability, please contact Lauren D. Tesh at least 7 days in advance of the meeting.

FDA is committed to the orderly conduct of its advisory committee meetings. Please visit our Web site at <http://www.fda.gov/AdvisoryCommittees/AboutAdvisoryCommittees/ucm111462.htm> for procedures on public conduct during advisory committee meetings.

Notice of this meeting is given under the Federal Advisory Committee Act (5 U.S.C. app. 2).

Dated: April 11, 2016.

Jill Hartzler Warner,
Associate Commissioner for Special Medical Programs.

[FR Doc. 2016-08637 Filed 4-14-16; 8:45 am]

BILLING CODE 4164-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. FDA-2016-N-1114]

Pharmaceutical Distribution Supply Chain Pilot Projects; Request for Information

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice; request for information.

SUMMARY: The Food and Drug Administration (FDA) is soliciting information regarding issues related to utilizing the product identifier for product tracing, improving the technical capabilities of the supply chain, and identifying system attributes that are necessary to implement the requirements established under the Drug Supply Chain Security Act (DSCSA). The information gathered from public comments will assist with the design and development of the pilot

project(s) that FDA establishes under the DSCSA.

DATES: Submit written or electronic comments and information by May 16, 2016.

You may submit comments as follows:

Electronic Submissions

Submit electronic comments in the following way:

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments. Comments submitted electronically, including attachments, to <http://www.regulations.gov> will be posted to the docket unchanged. Because your comment will be made public, you are solely responsible for ensuring that your comment does not include any confidential information that you or a third party may not wish to be posted, such as medical information, your or anyone else's Social Security number, or confidential business information, such as a manufacturing process. Please note that if you include your name, contact information, or other information that identifies you in the body of your comments, that information will be posted on <http://www.regulations.gov>.

- If you want to submit a comment with confidential information that you do not wish to be made available to the public, submit the comment as a written/paper submission and in the manner detailed (see "Written/Paper Submissions" and "Instructions").

Written/Paper Submissions

Submit written/paper submissions as follows:

- *Mail/Hand delivery/Courier (for written/paper submissions):* Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

- For written/paper comments submitted to the Division of Dockets Management, FDA will post your comment, as well as any attachments, except for information submitted, marked and identified, as confidential, if submitted as detailed in "Instructions."

Instructions: All submissions received must include the Docket No. FDA-2016-N-1114 for "Pharmaceutical Distribution Supply Chain Pilot Projects; Request for Information." Received comments will be placed in the docket and, except for those submitted as "Confidential Submissions," publicly viewable at <http://www.regulations.gov> or at the Division of Dockets Management between 9 a.m. and 4 p.m., Monday through Friday.

- **Confidential Submissions—**To submit a comment with confidential information that you do not wish to be made publicly available, submit your comments only as a written/paper submission. You should submit two copies total. One copy will include the information you claim to be confidential with a heading or cover note that states "THIS DOCUMENT CONTAINS CONFIDENTIAL INFORMATION." The Agency will review this copy, including the claimed confidential information, in its consideration of comments. The second copy, which will have the claimed confidential information redacted/blacked out, will be available for public viewing and posted on <http://www.regulations.gov>. Submit both copies to the Division of Dockets Management. If you do not wish your name and contact information to be made publicly available, you can provide this information on the cover sheet and not in the body of your comments and you must identify this information as "confidential." Any information marked as "confidential" will not be disclosed except in accordance with 21 CFR 10.20 and other applicable disclosure law. For more information about FDA's posting of comments to public dockets, see 80 FR 56469, September 18, 2015, or access the information at: <http://www.fda.gov/regulatoryinformation/dockets/default.htm>.

Docket: For access to the docket to read background documents or the electronic and written/paper comments received, go to <http://www.regulations.gov> and insert the docket number, found in brackets in the heading of this document, into the "Search" box and follow the prompts and/or go to the Division of Dockets Management, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

FOR FURTHER INFORMATION CONTACT: Daniel Bellingham, Center for Drug Evaluation and Research, Food and Drug Administration, 10903 New Hampshire Ave., Silver Spring, MD 20993-0002, 301-796-3130, daniel.bellingham@fda.hhs.gov.

SUPPLEMENTARY INFORMATION:

I. Background

On November 27, 2013, the DSCSA (Title II of Pub. L. 113-54) was signed into law. The DSCSA outlines critical steps to build an electronic, interoperable system by November 27, 2023, which will identify and trace certain prescription drugs as they are distributed within the United States. Section 202 of the DSCSA added new sections 581 and 582 to the Food Drug

and Cosmetic Act (21 U.S.C. 360eee and 360eee-1). Under section 582(j), FDA is required to establish one or more pilot projects, in coordination with authorized manufacturers, repackagers, wholesale distributors, and dispensers, to explore and evaluate methods to enhance the safety and security of the pharmaceutical distribution supply chain. The projects established by FDA will take into consideration any pilot projects that were conducted prior to enactment of the DSCSA.

II. Purpose of the Request for Information

The request for information is intended to provide interested persons an opportunity to submit comments relating to FDA's implementation of the DSCSA. We are particularly interested in comments regarding past or present pilot projects related to enhancing the safety and security of the pharmaceutical distribution supply chain. Stakeholders that may be interested in responding to this request for information include: Manufacturers, repackagers, wholesale distributors, dispensers, State and Federal authorities, solution providers, standards organizations, and other interested persons. FDA is particularly interested in learning about the practices, processes, and systems that supply chain stakeholders have used or considered using in such pilot projects. This includes, but is not limited to, information about the following:

- Utilizing the product identifier for tracing of a product, which may include verification of the product identifier of a product, including the use of aggregation and inference;
- Technical capabilities each sector of the supply chain to comply with systems and processes needed to utilize the product identifier to enhance the tracing of a product; or
- System attributes that are necessary to implement the requirements established under the DSCSA.

Interested persons are requested to provide any other relevant information that may assist with FDA's development of a pilot project under the DSCSA.

Dated: April 11, 2016.

Leslie Kux,

Associate Commissioner for Policy.

[FR Doc. 2016-08681 Filed 4-14-16; 8:45 am]

BILLING CODE 4164-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. FDA-2016-N-1126]

Circulatory System Devices Panel of the Medical Devices Advisory Committee; Notice of Meeting; Establishment of a Public Docket; Request for Comments

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice, establishment of a public docket; request for comments.

SUMMARY: The Food and Drug Administration (FDA) announces a forthcoming public advisory committee meeting of the Circulatory System Devices Panel of the Medical Devices Advisory Committee. The general function of the committee is to provide advice and recommendations to the Agency on FDA's regulatory issues. The meeting will be open to the public. FDA is establishing a docket for public comment on this document.

DATES: The meeting will be held on June 2 and 3, 2016, from 8 a.m. to 6 p.m.

ADDRESSES: Hilton Washington DC North/Gaithersburg, Grand Ballroom, 620 Perry Pkwy., Gaithersburg, MD 20877. The hotel telephone number is 301-977-8900. Answers to commonly asked questions including information regarding special accommodations due to a disability, visitor parking, and transportation may be accessed at:

<http://www.fda.gov/AdvisoryCommittees/AboutAdvisoryCommittees/ucm408555.htm>. You may submit comments as follows:

Electronic Submissions

Submit electronic comments in the following way:

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments. Comments submitted electronically, including attachments, to <http://www.regulations.gov> will be posted to the docket unchanged. Because your comment will be made public, you are solely responsible for ensuring that your comment does not include any confidential information that you or a third party may not wish to be posted, such as medical information, your or anyone else's Social Security number, or confidential business information, such as a manufacturing process. Please note that if you include your name, contact information, or other information that identifies you in the body of your

comments, that information will be posted on <http://www.regulations.gov>.

- If you want to submit a comment with confidential information that you do not wish to be made available to the public, submit the comment as a written/paper submission and in the manner detailed (see "Written/Paper Submissions" and "Instructions").

Written/Paper Submissions

Submit written/paper submissions as follows:

- *Mail/Hand delivery/Courier (for written/paper submissions):* Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

- For written/paper comments submitted to the Division of Dockets Management, FDA will post your comment, as well as any attachments, except for information submitted, marked and identified, as confidential, if submitted as detailed in "Instructions."

Instructions: All submissions received must include the Docket No. FDA-2016-N-1126 for "Circulatory System Devices Panel of the Medical Devices Advisory Committee; Notice of Meeting; Establishment of a Public Docket; Request for Comments." Received comments will be placed in the docket and, except for those submitted as "Confidential Submissions," publicly viewable at <http://www.regulations.gov> or at the Division of Dockets Management between 9 a.m. and 4 p.m., Monday through Friday.

- *Confidential Submissions—*To submit a comment with confidential information that you do not wish to be made publicly available, submit your comments only as a written/paper submission. You should submit two copies total. One copy will include the information you claim to be confidential with a heading or cover note that states "THIS DOCUMENT CONTAINS CONFIDENTIAL INFORMATION." The Agency will review this copy, including the claimed confidential information, in its consideration of comments. The second copy, which will have the claimed confidential information redacted/blacked out, will be available for public viewing and posted on <http://www.regulations.gov>. Submit both copies to the Division of Dockets Management. If you do not wish your name and contact information to be made publicly available, you can provide this information on the cover sheet and not in the body of your comments and you must identify this information as "confidential." Any information marked as "confidential" will not be disclosed except in

accordance with 21 CFR 10.20 and other applicable disclosure law. For more information about FDA's posting of comments to public dockets, see 80 FR 56469, September 18, 2015, or access the information at: <http://www.fda.gov/regulatoryinformation/dockets/default.htm>.

Docket: For access to the docket to read background documents or the electronic and written/paper comments received, go to <http://www.regulations.gov> and insert the docket number, found in brackets in the heading of this document, into the "Search" box and follow the prompts and/or go to the Division of Dockets Management, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

FOR FURTHER INFORMATION CONTACT:

Evella Washington, Center for Devices and Radiological Health, Food and Drug Administration, 10903 New Hampshire Ave., Bldg. 66, Rm. 1535, Silver Spring, MD 20993-0002, 301-796-5290, Evella.Washington@fda.hhs.gov, or FDA Advisory Committee Information Line, 1-800-741-8138 (301-443-0572 in the Washington, DC area). A notice in the **Federal Register** about last minute modifications that impact a previously announced advisory committee meeting cannot always be published quickly enough to provide timely notice. Therefore, you should always check the Agency's Web site at <http://www.fda.gov/AdvisoryCommittees/default.htm> and scroll down to the appropriate advisory committee meeting link, or call the advisory committee information line to learn about possible modifications before coming to the meeting.

SUPPLEMENTARY INFORMATION:

Agenda: On June 2 and 3, 2016, the committee will discuss recent reports and epidemiologic investigations of nontuberculous mycobacteria (NTM) infections associated with the use of heater-cooler devices during cardiac surgical procedures. FDA is convening this committee to seek expert scientific and clinical opinion related to contamination of heater-cooler devices, associated patient infections, and mitigation strategies based on available scientific information. The committee will make recommendations on: (1) The effectiveness of cleaning and disinfection methods for heater-cooler devices; (2) the amount and type of premarket data and information needed to demonstrate validation of cleaning and disinfection of heater-cooler devices in support of labeling claims and technical instructions; (3) appropriate risk mitigations to be implemented by manufacturers of heater-cooler devices

and/or hospital facilities to ensure patient safety during surgical procedures where these devices are used; and (4) appropriate guidelines and/or criteria based on a risk stratification schema for notifying patients who may have already been exposed to NTM during prior cardiac surgeries. Recommendations on these issues will assist FDA in minimizing patient exposure to infections that may result from contaminated heater-cooler devices.

FDA intends to make background material available to the public no later than 2 business days before the meeting. If FDA is unable to post the background material on its Web site prior to the meeting, the background material will be made publicly available at the location of the advisory committee meeting, and the background material will be posted on FDA's Web site after the meeting. Background material is available at <http://www.fda.gov/AdvisoryCommittees/Calendar/default.htm>. Scroll down to the appropriate advisory committee meeting link.

Procedure: Interested persons may present data, information, or views, orally or in writing, on issues pending before the committee. Written submissions may be made to the contact person on or before May 19, 2016. Oral presentations from the public will be scheduled between approximately 1 p.m. and 2 p.m. on June 2, 2016, and between approximately 9 a.m. and 10 a.m. on June 3, 2016. Those individuals interested in making formal oral presentations should notify the contact person and submit a brief statement of the general nature of the evidence or arguments they wish to present, the names and addresses of proposed participants, and an indication of the approximate time requested to make their presentation on or before May 11, 2016. Time allotted for each presentation may be limited. If the number of registrants requesting to speak is greater than can be reasonably accommodated during the scheduled open public hearing session, FDA may conduct a lottery to determine the speakers for the scheduled open public hearing session. The contact person will notify interested persons regarding their request to speak by May 12, 2016.

Persons attending FDA's advisory committee meetings are advised that the Agency is not responsible for providing access to electrical outlets.

FDA is establishing a docket for public comment on this document. The docket number is FDA-2016-N-1126. The docket will close on June 16, 2016. Comments received on or before May

19, 2016, will be provided to the committee. Comments received after that date will be taken into consideration by the Agency.

For press inquiries, please contact the Office of Media Affairs at fdaoma@fda.hhs.gov or 301-796-4540.

FDA welcomes the attendance of the public at its advisory committee meetings and will make every effort to accommodate persons with disabilities. If you require accommodations due to a disability, please contact AnnMarie Williams, at AnnMarie.Williams@fda.hhs.gov, or 301-796-5966, at least 7 days in advance of the meeting.

FDA is committed to the orderly conduct of its advisory committee meetings. Please visit our Web site at <http://www.fda.gov/AdvisoryCommittees/AboutAdvisoryCommittees/ucm111462.htm> for procedures on public conduct during advisory committee meetings.

Notice of this meeting is given under the Federal Advisory Committee Act (5 U.S.C. app. 2).

Dated: April 12, 2016.

Jill Hartzler Warner,

Associate Commissioner for Special Medical Programs.

[FR Doc. 2016-08737 Filed 4-14-16; 8:45 am]

BILLING CODE 4164-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. FDA-2016-D-1113]

Data Integrity and Compliance With Current Good Manufacturing Practice; Draft Guidance for Industry; Availability

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice of availability.

SUMMARY: The Food and Drug Administration (FDA or Agency) is announcing the availability of a draft guidance for industry entitled "Data Integrity and Compliance With CGMP." The purpose of the draft guidance is to clarify the role of data integrity in current good manufacturing practice (CGMP) for drugs. The draft guidance is in response to an increase in CGMP violations involving data integrity observed in recent CGMP inspections. When finalized, the draft guidance is intended to provide the Agency's current thinking on the creation and handling of data in accordance with CGMP requirements.

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 June 14, 2016.

ADDRESSES: You may submit comments as follows:

Electronic Submissions

Submit electronic comments in the following way:

- *Federal eRulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments. Comments submitted electronically, including attachments, to <http://www.regulations.gov> will be posted to the docket unchanged. Because your comment will be made public, you are solely responsible for ensuring that your comment does not include any confidential information that you or a third party may not wish to be posted, such as medical information, your or anyone else's Social Security number, or confidential business information, such as a manufacturing process. Please note that if you include your name, contact information, or other information that identifies you in the body of your comments, that information will be posted on <http://www.regulations.gov>.

- If you want to submit a comment with confidential information that you do not wish to be made available to the public, submit the comment as a written/paper submission and in the manner detailed (see "Written/Paper Submissions" and "Instructions").

Written/Paper Submissions

Submit written/paper submissions as follows:

- *Mail/Hand delivery/Courier (for written/paper submissions):* Division of Dockets Management (HFA-305), Food and Drug Administration, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

- For written/paper comments submitted to the Division of Dockets Management, FDA will post your comment, as well as any attachments, except for information submitted, marked and identified, as confidential, if submitted as detailed in "Instructions."

Instructions: All submissions received must include the Docket No. FDA-2016-D-1113 for "Data Integrity and Compliance With CGMP." Received comments will be placed in the docket and, except for those submitted as "Confidential Submissions," publicly viewable at <http://www.regulations.gov> or at the Division of Dockets

Management between 9 a.m. and 4 p.m., Monday through Friday.

- **Confidential Submissions**—To submit a comment with confidential information that you do not wish to be made publicly available, submit your comments only as a written/paper submission. You should submit two copies total. One copy will include the information you claim to be confidential with a heading or cover note that states "THIS DOCUMENT CONTAINS CONFIDENTIAL INFORMATION." The Agency will review this copy, including the claimed confidential information, in its consideration of comments. The second copy, which will have the claimed confidential information redacted/blacked out, will be available for public viewing and posted on <http://www.regulations.gov>. Submit both copies to the Division of Dockets Management. If you do not wish your name and contact information to be made publicly available, you can provide this information on the cover sheet and not in the body of your comments and you must identify this information as "confidential." Any information marked as "confidential" will not be disclosed except in accordance with 21 CFR 10.20 and other applicable disclosure law. For more information about FDA's posting of comments to public dockets, see 80 FR 56469, September 18, 2015, or access the information at: <http://www.fda.gov/regulatoryinformation/dockets/default.htm>.

Docket: For access to the docket to read background documents or the electronic and written/paper comments received, go to <http://www.regulations.gov> and insert the docket number, found in brackets in the heading of this document, into the "Search" box and follow the prompts and/or go to the Division of Dockets Management, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

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, 10001 New Hampshire Ave., Hillandale Bldg, 4th Floor, Silver Spring, MD 20993-0002; the Office of Communication, Outreach and Development, Center for Biologics Evaluation and Research, Food and Drug Administration, 10903 New Hampshire Ave., Bldg. 71, Rm. 3128, Silver Spring, MD 20993-0002; or the Policy and Regulations Staff (HFV-6), Center for Veterinary Medicine, Food and Drug Administration, 7519 Standish Pl., Rockville, MD 20855. 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.

FOR FURTHER INFORMATION CONTACT: Karen Takahashi, Center for Drug Evaluation and Research, Food and Drug Administration, 10903 New Hampshire Ave. Bldg. 51, Rm. 4244, Silver Spring, MD 20993-0002, 301-796-3191; Stephen Ripley, Center for Biologics Evaluation and Research, Food and Drug Administration, 10903 New Hampshire Ave., Bldg. 71, Rm. 3128, Silver Spring, MD 20993-0002, 240-402-7911; or Jonathan Bray, Center for Veterinary Medicine (HFV-232), Food and Drug Administration, 7519 Standish Pl., Rm. 130, Rockville, MD 20855, 240-402-5623.

SUPPLEMENTARY INFORMATION:

I. Background

FDA is announcing the availability of a draft guidance for industry entitled "Data Integrity and Compliance With CGMP." Increased CGMP violations involving data integrity observed in recent CGMP inspections have led to numerous regulatory actions, including warning letters, import alerts, and consent decrees. The purpose of this draft guidance is to clarify the role of data integrity in CGMP for drugs, as required in 21 CFR parts 210, 211, and 212.

The draft guidance addresses specific questions about how data integrity relates to compliance with CGMP for drugs, as well as more general data integrity concepts, in question and answer format. Parts of this draft guidance have been previously published on the FDA Web site in *Questions and Answers on Current Good Manufacturing Practices, Good Guidance Practices, Level 2 Guidance—Records and Reports (Q&A Level 2 guidance)*. When finalized, this draft guidance will replace the Q&A Level 2 guidance on data integrity in CGMP.

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 current thinking of FDA on data integrity and compliance with CGMP. It does not establish any rights for any person and is not binding on FDA or the public. You can use an alternative approach if it satisfies the requirements of the applicable statutes and regulations.

II. The Paperwork Reduction Act of 1995

This draft 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 parts 210 and 211 (CGMPs), 212 (PET CGMPs), and 21 CFR part 11 (electronic records and signatures) have been approved under OMB control numbers 0910–0139, 0910–0667, and 0910–0303, respectively.

III. Electronic Access

Persons with access to the Internet may obtain the document at either <http://www.fda.gov/Drugs/GuidanceComplianceRegulatoryInformation/Guidances/default.htm>, <http://www.fda.gov/BiologicsBloodVaccines/GuidanceComplianceRegulatoryInformation/default.htm>, <http://www.fda.gov/AnimalVeterinary/GuidanceComplianceEnforcement/GuidanceforIndustry/default.htm>, or <http://www.regulations.gov>.

Dated: April 11, 2016.

Leslie Kux,

Associate Commissioner for Policy.

[FR Doc. 2016–08683 Filed 4–14–16; 8:45 am]

BILLING CODE 4164–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. FDA–2014–N–0198]

Xanodyne Pharmaceuticals, Inc., et al.; Withdrawal of Approval of 8 New Drug Applications and 46 Abbreviated New Drug Applications for Propoxyphene Products; 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 March 10, 2014 (79 FR 13308). The document withdrew

approval of 8 new drug applications (NDAs) and 46 abbreviated new drug applications (ANDAs) for prescription pain medications containing propoxyphene from multiple applicants. The document failed to withdraw approval of NDA 017507, held by Xanodyne Pharmaceuticals, Inc. (Xanodyne). Xanodyne wrote to FDA asking the Agency to withdraw approval of NDA 017507 and waiving its opportunity for a hearing. FDA confirms the withdrawal of approval of NDA 017507.

FOR FURTHER INFORMATION CONTACT:

David Joy, Center for Drug Evaluation and Research, Food and Drug Administration, 10903 New Hampshire Ave., Bldg. 51, Rm. 6254, Silver Spring, MD 20993–0002, 301–796–3601.

SUPPLEMENTARY INFORMATION: In the **Federal Register** of Monday, March 10, 2014, FR Doc. 2014–05063, on page 13308, the following correction is made:

On page 13308, in table 1, the following entry is added in numerical order by Application No.:

Application No.	Drug	Applicant or holder
NDA 017507	Darvocet-N 100 (propoxyphene napsylate and acetaminophen) Suspension, 100 milligrams (mg)/650 mg/15 milliliters.	Xanodyne Pharmaceuticals, Inc., One Riverfront Pl., Newport, KY 41071.

Dated: April 11, 2016.

Leslie Kux,

Associate Commissioner for Policy.

[FR Doc. 2016–08689 Filed 4–14–16; 8:45 am]

BILLING CODE 4164–01–P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Food and Drug Administration

[Docket No. FDA–2007–D–0369]

Product-Specific Bioequivalence Recommendations; Draft and Revised Draft Guidances for Industry; Availability

AGENCY: Food and Drug Administration, HHS.

ACTION: Notice of availability.

SUMMARY: The Food and Drug Administration (FDA or Agency) is announcing the availability of additional draft and revised draft product-specific bioequivalence (BE) recommendations. The recommendations provide product-specific guidance on the design of BE studies to support abbreviated new drug applications (ANDAs). In the **Federal Register** of June 11, 2010, FDA

announced the availability of a guidance for industry entitled “Bioequivalence Recommendations for Specific Products” that explained the process that would be used to make product-specific BE recommendations available to the public on FDA’s Web site. The BE recommendations identified in this notice were developed using the process described in that guidance.

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 June 14, 2016.

ADDRESSES: You may submit comments as follows:

Electronic Submissions

Submit electronic comments in the following way:

- **Federal eRulemaking Portal:** <http://www.regulations.gov>. Follow the instructions for submitting comments. Comments submitted electronically, including attachments, to <http://www.regulations.gov> will be posted to the docket unchanged. Because your comment will be made public, you are solely responsible for ensuring that your

comment does not include any confidential information that you or a third party may not wish to be posted, such as medical information, your or anyone else’s Social Security number, or confidential business information, such as a manufacturing process. Please note that if you include your name, contact information, or other information that identifies you in the body of your comments, that information will be posted on <http://www.regulations.gov>.

- If you want to submit a comment with confidential information that you do not wish to be made available to the public, submit the comment as a written/paper submission and in the manner detailed (see “Written/Paper Submissions” and “Instructions”).

Written/Paper Submissions

Submit written/paper submissions as follows:

- **Mail/Hand delivery/Courier (for written/paper submissions):** Division of Dockets Management (HFA–305), Food and Drug Administration, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

- For written/paper comments submitted to the Division of Dockets Management, FDA will post your comment, as well as any attachments, except for information submitted,

marked and identified, as confidential, if submitted as detailed in “Instructions.”

Instructions: All submissions received must include the Docket No. FDA–2007–D–0369 for Product-Specific Bioequivalence Recommendations; Draft and Revised Draft Guidances for Industry. Received comments will be placed in the docket and, except for those submitted as “Confidential Submissions,” publicly viewable at <http://www.regulations.gov> or at the Division of Dockets Management between 9 a.m. and 4 p.m., Monday through Friday.

• **Confidential Submissions**—To submit a comment with confidential information that you do not wish to be made publicly available, submit your comments only as a written/paper submission. You should submit two copies total. One copy will include the information you claim to be confidential with a heading or cover note that states “THIS DOCUMENT CONTAINS CONFIDENTIAL INFORMATION.” The Agency will review this copy, including the claimed confidential information, in its consideration of comments. The second copy, which will have the claimed confidential information redacted/blacked out, will be available for public viewing and posted on <http://www.regulations.gov>. Submit both copies to the Division of Dockets Management. If you do not wish your name and contact information to be made publicly available, you can provide this information on the cover sheet and not in the body of your comments and you must identify this information as “confidential.” Any information marked as “confidential” will not be disclosed except in accordance with 21 CFR 10.20 and other applicable disclosure law. For more information about FDA’s posting of comments to public dockets, see 80 FR 56469, September 18, 2015, or access the information at: <http://www.fda.gov/regulatoryinformation/dockets/default.htm>.

Docket: For access to the docket to read background documents or the electronic and written/paper comments received, go to <http://www.regulations.gov> and insert the docket number, found in brackets in the heading of this document, into the “Search” box and follow the prompts and/or go to the Division of Dockets Management, 5630 Fishers Lane, Rm. 1061, Rockville, MD 20852.

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, 10001 New

Hampshire Ave., Hillandale Building, 4th Floor, 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.

FOR FURTHER INFORMATION CONTACT:

Xiaoqiu Tang, Center for Drug Evaluation and Research, Food and Drug Administration, 10903 New Hampshire Ave., Bldg. 75, Rm. 4730, Silver Spring, MD 20993–0002, 301–796–5850.

SUPPLEMENTARY INFORMATION:

I. Background

In the **Federal Register** of June 11, 2010 (75 FR 33311), FDA announced the availability of a guidance for industry entitled “Bioequivalence Recommendations for Specific Products” that explained the process that would be used to make product-specific BE recommendations available to the public on FDA’s Web site at <http://www.fda.gov/Drugs/GuidanceComplianceRegulatoryInformation/Guidances/default.htm>.

As described in that guidance, FDA adopted this process as a means to develop and disseminate product-specific BE recommendations and provide a meaningful opportunity for the public to consider and comment on those recommendations. Under that process, draft recommendations are posted on FDA’s Web site and announced periodically in the **Federal Register**. The public is encouraged to submit comments on those recommendations within 60 days of their announcement in the **Federal Register**. FDA considers any comments received and either publishes final recommendations or publishes revised draft recommendations for comment. Recommendations were last announced in the **Federal Register** on January 28, 2016 (81 FR 4913). This notice announces draft product-specific recommendations, either new or revised, that are posted on FDA’s Web site.

II. Drug Products for Which New Draft Product-Specific BE Recommendations Are Available

FDA is announcing the availability of a new draft guidance for industry on product-specific BE recommendations for drug products containing the following active ingredients:

TABLE 1—NEW DRAFT PRODUCT-SPECIFIC BE RECOMMENDATIONS FOR DRUG PRODUCTS

Albendazole
Amlodipine besylate; perindopril arginine
Betamethasone dipropionate
Chlorpheniramine polistirex; codeine polistirex
Clobetasol propionate (multiple reference listed drugs)
Cobicistat; darunavir ethanolate
Daclatasvir dihydrochloride
Deferasirox
Doxycycline hyclate
Eluxadoline
Empagliflozin; linagliptin
Erythromycin ethylsuccinate
Ferric Carboxymaltose
Fluticasone furoate
Fluticasone furoate; Vilanterol trifenate
Gefitinib
Glatiramer Acetate
Halobetasol propionate (multiple reference listed drugs)
Indacaterol Maleate
Isavuconazonium sulfate
Ivabradine hydrochloride
Ivacaftor
Ivacaftor; lumacaftor
Lenvatinib mesylate
Mometasone furoate (multiple reference listed drugs)
Oxaprozin
Oxybutynin chloride
Palbociclib
Sacubitril; valsartan
Sonidegib phosphate
Tazarotene
Triamcinolone acetonide (multiple reference listed drugs)

III. Drug Products for Which Revised Draft Product-Specific BE Recommendations Are Available

FDA is announcing the availability of a revised draft guidance for industry on product-specific BE recommendations for drug products containing the following active ingredients:

TABLE 2—REVISED DRAFT PRODUCT-SPECIFIC BE RECOMMENDATIONS FOR DRUG PRODUCTS

Ciprofloxacin; Dexamethasone
Cyclosporine (multiple reference listed drugs)
Testosterone
Ticagrelor
Valganciclovir hydrochloride

For a complete history of previously published **Federal Register** notices related to product-specific BE recommendations, go to <http://www.regulations.gov> and enter Docket No. FDA–2007–D–0369.

These draft guidances are being issued consistent with FDA’s good guidance practices regulation (21 CFR 10.115). These draft guidances, when

finalized, will represent the current thinking of FDA on the product-specific design of BE studies to support ANDAs. They do not establish any rights for any person and are not binding on FDA or the public. You can use an alternative approach if it satisfies the requirements of the applicable statutes and regulations.

IV. Electronic Access

Persons with access to the Internet may obtain the draft guidance at either <http://www.fda.gov/Drugs/GuidanceComplianceRegulatoryInformation/Guidances/default.htm> or <http://www.regulations.gov>.

Dated: April 7, 2016.

Leslie Kux,

Associate Commissioner for Policy.

[FR Doc. 2016-08682 Filed 4-14-16; 8:45 am]

BILLING CODE 4164-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

Health Resources and Services Administration

Solicitation of Nominations for Membership To Serve on the Advisory Committee on Heritable Disorders in Newborns and Children

AGENCY: Health Resources and Services Administration, HHS.

ACTION: Request for nominations.

SUMMARY: The Health Resources and Services Administration (HRSA) is seeking nominations of qualified candidates to be considered for appointment as members of the Advisory Committee on Heritable Disorders in Newborns and Children (Committee). The Committee provides advice, recommendations, and technical information about aspects of heritable disorders and newborn and childhood screening to the Secretary of Health and Human Services. HRSA is seeking nominations of qualified candidates to fill three positions on the Committee.

Authority: Section 1111 of the Public Health Service (PHS) Act, Title XI, § 1111(g)(1) (42 U.S.C. 300b-10(g)(1)), as amended by the Newborn Screening Saves Lives Reauthorization Act of 2014. The Committee is governed by the Federal Advisory Committee Act (FACA), as amended (5 U.S.C. App.), and 41 CFR part 102-3 and 41 CFR part 102-3, which set forth standards for the formation and use of advisory committees.

DATES: Written nominations for membership on the Committee must be received on or before May 16, 2016.

ADDRESSES: Nomination packages must be submitted electronically as email

attachments to Alaina Harris, Genetic Services Branch, Maternal and Child Health Bureau, Health Resources and Services Administration, aharris@hrsa.gov.

FOR FURTHER INFORMATION CONTACT:

Alaina Harris, Genetic Services Branch, Maternal and Child Health Bureau, HRSA, at aharris@hrsa.gov or (301) 443-0721. A copy of the Committee Charter and list of the current membership can be obtained by accessing the Advisory Committee Web site at <http://www.hrsa.gov/advisorycommittees/mchbadvisory/heritabledisorders>.

SUPPLEMENTARY INFORMATION: The Committee is chartered under section 1111 of the Public Health Service (PHS) Act, 42 U.S.C. 300b-10, as amended by the Newborn Screening Saves Lives Reauthorization Act of 2015 (Act). The Committee was established in 2003 to advise the Secretary of the U.S. Department of Health and Human Services regarding newborn screening tests, technologies, policies, guidelines, and programs for effectively reducing morbidity and mortality in newborns and children having or at risk for heritable disorders. In addition, the Committee provides advice and recommendations to the Secretary concerning the grants and projects authorized under section 1109 of the PHS Act and technical information to develop policies and priorities for grants, including those that will enhance the ability of the state and local health agencies to provide for newborn and child screening, counseling and health care services for newborns, and children having or at risk for heritable disorders.

The Committee is governed by the provisions of Public Law 92-463, as amended (5 U.S.C. App. 2), and 41 CFR part 102-3, which set forth standards for the formation and use of advisory committees. The Committee reviews and reports regularly on newborn and childhood screening practices for heritable disorders, recommends improvements in the national newborn and childhood heritable screening programs, and recommends conditions for inclusion in the Recommended Uniform Screening Panel (RUSP). The Committee's recommendations regarding additional conditions/ inherited disorders for screening that have been adopted by the Secretary are included in the RUSP and constitute part of the comprehensive guidelines supported by the Health Resources and Services Administration. Pursuant to section 2713 of the Public Health Service Act, codified at 42 U.S.C.

300gg-13, non-grandfathered health plans and group and individual health insurance issuers are required to cover screenings included in the HRSA-supported comprehensive guidelines without charging a co-payment, co-insurance, or deductible for plan years (*i.e.*, in the individual market, policy years) beginning on or after the date that is 1 year from the Secretary's adoption of the condition for screening.

Nominations: HRSA is requesting nominations to fill three (3) positions for voting members to serve on the Committee. Nominations of potential candidates for consideration are being sought for individuals who are medical, technical, or scientific professionals with special expertise in the field of heritable disorders or in providing screening, counseling, testing, or specialty services for newborns and children at risk for heritable disorders; who have expertise in ethics (*i.e.*, bioethics) and infectious diseases and who have worked and published material in the area of newborn screening; members of the public having special expertise about or concern with heritable disorders; or representatives from such federal agencies, public health constituencies, and medical professional societies as determined to be necessary by the Secretary to fulfill the duties of the Advisory Committee established under subsection (b) of section 1111 of the Public Health Service (PHS) Act, 42 U.S.C. 300b-10, as amended by the Newborn Screening Saves Lives Reauthorization Act of 2015 (Act). Interested applicants may self-nominate or be nominated by another individual and/or organization.

Individuals selected for appointment to the Committee will be invited to serve for up to 4 years. Members who are not federal officers or permanent federal employees are appointed as special government employees and receive a stipend and reimbursement for per diem and any travel expenses incurred for attending Committee meetings and/or conducting other business on behalf of the Committee, as authorized by section 5 U.S.C. 5703 for persons employed intermittently in government service. Members who are officers or employees of the United States Government shall not receive additional compensation for service on the Committee, but receive per diem and travel expenses incurred for attending Committee meetings and/or conducting other business on behalf of the Committee. Nominees will be invited to serve during calendar year 2017.

The following information must be included in the package of materials

submitted for each individual being nominated for consideration: (1) A statement that clearly states the name and affiliation of the nominee, the basis for the nomination (*i.e.*, specific attributes such as expertise in bioethics, evidence review, public health, laboratory, maternal and child health, or clinical expertise in heritable disorders, which qualify the nominee for service in this capacity), and that the nominee is willing to serve as a member of the Committee; (2) the nominee's name, address, and daytime telephone number and the home/or work address, telephone number, and email address; and (3) a current copy of the nominee's curriculum vitae. Nomination packages may be submitted directly by the individual being nominated or by the person/organization recommending the candidate.

The Department of Health and Human Services will make every effort to ensure that the membership of the Committee is fairly balanced in terms of points of view represented. Every effort is made to ensure that individuals from a broad representation of geographic areas, gender, ethnic and minority groups, as well as individuals with disabilities are given consideration for membership. Appointments shall be made without discrimination on the basis of age, ethnicity, gender, sexual orientation, and cultural, religious, or socioeconomic status.

Individuals who are selected to be considered for appointment will be required to provide detailed information regarding their financial holdings, consultancies, and research grants or contracts. Disclosure of this information is necessary in order to determine if the selected candidate is involved in any activity that may pose a potential conflict with the official duties to be performed as a member of the Committee.

Jackie Painter,

Director, Division of the Executive Secretariat.

[FR Doc. 2016-08691 Filed 4-14-16; 8:45 am]

BILLING CODE 4165-15-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

National Institutes of Health (NIH) Office of Science Policy (OSP) Recombinant or Synthetic Nucleic Acid Research: Action Under the NIH Guidelines for Research Involving Recombinant or Synthetic Nucleic Acid Molecules (NIH Guidelines)

SUMMARY: The NIH OSP is amending portions of the *NIH Guidelines* in order to provide investigators with biosafety guidance regarding the standards for containment of non-human primates (NHPs) in biosafety level (BL) 4 laboratories and to make such guidance consistent with the expectations articulated in the Centers for Disease Control and Prevention (CDC)/NIH Biosafety in Microbiological and Biomedical Laboratories 5th edition (BMBL). Specifically, the *NIH Guidelines* will allow for housing of NHPs in open caging in a dedicated animal holding room provided there are two physical barriers between that animal holding room and non-containment space within the laboratory, the animal holding room has negative air pressure with respect to any adjacent non-containment corridors, and there are specific decontamination protocols in place before the door to the animal holding room is opened to allow for the periodic transfer of new animals into the room. These amendments do not change the current containment requirements in the *NIH Guidelines* but rather offer an alternative for achieving primary containment without compromising safety.

In addition, the recertification requirement for biosafety cabinets in BL4 laboratories is updated in recognition of the technological standards for modern biosafety cabinets. The NIH OSP also is updating the validation requirements for equipment responsible for centralized heat decontamination of liquid effluents in laboratories working with large animals.

These amendments to the *NIH Guidelines* will be implemented immediately upon publication in the **Federal Register**. These changes were developed after extensive consultation with biosafety experts, directors of and principal investigators in BL4 facilities working with NHPs, and CDC's Division of Select Agent and Toxins (DSAT) leadership at a public workshop and discussion at a public Recombinant DNA Advisory Committee (RAC) meeting. Publication in the **Federal**

Register will inform the scientific and biosafety communities.

FOR FURTHER INFORMATION CONTACT: If you have questions, or require additional information about these changes, please contact the NIH OSP by email at SciencePolicy@od.nih.gov, or telephone at 301-496-9838.

SUPPLEMENTARY INFORMATION: The first three editions of the BMBL and the *NIH Guidelines* were consistent in their approach to requiring primary containment for animal work in BL4 containment laboratories. However, in the early 1990s, the BMBL was amended and the fourth edition stated that animals housed in BL4 suit laboratories (*i.e.*, laboratories in which Class III cabinets are not used but instead personnel wear positive pressure protective suits) *should* be housed in a primary containment system (such as open cages covered with filtered bonnets and opened in laminar flow hoods or other equivalent containment systems). This language remains in the current BMBL (5th edition). With the change in the BMBL, primary containment caging was arguably preferred but no longer required under BL4 containment. In contrast, the *NIH Guidelines* have always required primary containment caging for all animals in BL4 laboratories.

Non-human primates are social animals and require environmental enrichment. Researchers in several U.S. BL4 laboratories engaged in NHP research approached the NIH OSP with concerns that primary containment caging in BL4 laboratories hindered the creation of an environment that allowed animals to benefit from adequate social interaction. Also based on risk assessments and experiences comparing several primary containment caging systems, the researchers concluded that primary containment caging may actually create new hazards for laboratory workers. These findings included interference with observation of the animals from outside the room leading to more frequent entries into the BL4 animal room to monitor the animals, and exacerbation of cramped working conditions created by the additional barriers required by some containment systems, which increases the difficulty of working in inflated pressure suits as well as the potential for damage to the pressure suit. In addition, investigators stated that current BL4 laboratory designs incorporate sophisticated engineering systems, which provide biosafety protection in a dedicated animal room equivalent to the primary containment caging required under the *NIH*

Guidelines. On March 28, 2014, the NIH OSP, together with the CDC Division of Select Agents (DSAT), held a meeting with investigators and biosafety personnel from nine BL4 laboratories in the U.S. and five international laboratories (agenda and roster available at <http://osp.od.nih.gov/office-biotechnology-activities/event/2014-03-28-120000-2014-03-28-211500/primary-containment-non-human-primates-biosafety-level-4-laboratories-challenges-and-best-practices>). That meeting was followed by a discussion at the June 11, 2014, meeting of the NIH RAC regarding housing of NHPs in BL4 laboratories (a webcast of that discussion is available at <http://videocast.nih.gov/summary.asp?Live=14300&bhcp=1>.)

As a result of these discussions and after consultation with CDC DSAT, the NIH OSP is amending the *NIH Guidelines* to allow the housing of NHP in open cages in a dedicated animal room provided certain conditions as articulated below are met.

In addition, OSP is updating the requirement for testing and certification of Class I and II biosafety cabinets at BL4 from every six months to annually, recognizing the technological advances in biosafety cabinet design and engineering that have occurred over the period since this performance measure was originally implemented.

Finally, Appendix Q of the *NIH Guidelines* currently requires that the centralized heat treatment catch tank system in BL4 large animal laboratories be validated every 30 days. To carry out this testing effectively, the system should be near capacity (*i.e.* "under load"). Some laboratories do not use their catch tank systems on a regular basis; therefore, a mandatory 30 day validation would require them to demonstrate that the equipment is functioning when it is not in use or is not at capacity. This will not serve the intended purpose of demonstrating that the equipment is functioning as intended. Therefore, validation intervals will need to be set based on the utilization of the system provided it is done at least once a year.

To implement these changes, the following sections of the *NIH Guidelines* are to be amended:

Appendix G–II–D–2–1. currently states:

Appendix G–II–D–2–1. Laboratory animals involved in experiments requiring BL4 level physical containment shall be housed either in cages contained in Class III cabinets or in partial containment caging systems, such as Horsfall units (see Appendix G–III–K, *Footnotes and References of Appendix G*), open cages placed in ventilated enclosures,

or solid-wall and -bottom cages placed on holding racks equipped with ultraviolet irradiation lamps and reflectors that are located in a specially designed area in which all personnel are required to wear one-piece positive pressure suits.

Appendix G–II–D–2–1 is amended as follows with the addition of a new Appendix G–II–D–2–1–(2) that will address housing of NHPs:

Appendix G–II–D–2–1. Containment for Animal Research

Appendix G–II–D–2–1–(1). Laboratory animals involved in experiments requiring BL4 level physical containment shall be housed either in cages contained in Class III cabinets or in partial containment caging systems, such as Horsfall units (see Appendix G–III–K, *Footnotes and References of Appendix G*), open cages placed in ventilated enclosures, or solid-wall and -bottom cages placed on holding racks equipped with ultraviolet irradiation lamps and reflectors that are located in a specially designed area in which all personnel are required to wear one-piece positive pressure suits.

Appendix G–II–D–2–1–(2). Non-human primates (NHP) may be housed (1) under the containment conditions described in Appendix G–II–D–2–1–(1) above, or (2) in open cages within a dedicated animal holding room that serves as the primary barrier and in which all personnel are required to wear one-piece positive pressure suits. A room serving as a primary barrier must be air-tight and capable of being decontaminated using fumigation. If NHPs are to be contained in a dedicated animal holding room serving as the primary barrier, the following conditions shall be met:

(i) Access to the animal holding room from service corridors outside of the BL4 containment space shall require passage through two sets of doors, and the inner most door must be an air pressure resistant (APR) door;

(ii) For any animal holding room considered to be a primary barrier, APR door(s) providing direct ingress from the exterior service corridor shall be fitted with appropriate and redundant lock-out mechanisms to prevent access when the animal holding room is contaminated and in use. There should be more than one mechanism to ensure that this primary barrier door cannot be opened when the animal room is contaminated and the APR door shall not serve as an emergency exit from the BL4 laboratory. The APR door shall be appropriately tested to demonstrate that in the closed, locked-out mode, the door provides an air-tight barrier proven by

pressure decay testing or other equivalent method;

(iii) Any door(s) allowing access into a corridor from which there is direct ingress to an animal holding room must be fitted with either (1) an APR door or (2) a non-APR door, providing directional airflow is maintained from the laboratory corridor space into the animal room. For the purpose of fumigation, animal rooms equipped with non-APR doors opening into the adjacent interior corridors shall be considered one space (*i.e.*, areas between air-tight doors shall be fumigated together).

(iv) Any door(s) used for access to the service corridor (the secondary barrier) shall be self-closing and of solid construction, designed not to corrode, split or warp;

(v) Access to the service corridor inside the secondary barrier shall be restricted and strictly controlled when animal rooms are in use. Whenever possible, the secondary barrier door(s) should be fitted with safety interlock switches designed to prevent it from opening when an animal holding room door (the primary barrier) is opened following room decontamination; if interlock devices cannot be used, specific administrative procedures shall be implemented to control access to the service corridor;

(vi) The service corridor shall maintain a negative pressure (inward directional airflow) relative to adjoining traffic corridors;

(vii) Prior to fumigation of the animal holding room, cages should be removed for autoclaving or chemical decontamination.

(viii) Caging should be chosen to reduce the amount of animal detritus that can be thrown out of the cage and onto the floor of the animal holding room;

(ix) The flow of personnel, material and equipment should be directed in order to minimize the spread of contamination from the animal holding room into adjacent areas of the laboratory.

(x) Following animal room decontamination, safeguards involving the use of personal protective equipment and appropriate administrative controls shall be implemented for the safe retrieval of biological indicators in order to prevent the spread of infectious agents in the event of a decontamination failure.

With regard to the frequency of class II biosafety cabinet recertification and testing, the *NIH Guidelines* require recertification/testing of biosafety cabinets at six-month intervals. However, modern biosafety cabinet

design specifications incorporate continuous electronic and physical monitoring systems that track multiple operational parameters such as pressure differential, air flow velocity and plenum pressure with added capabilities for remote control and monitoring. Continuous performance monitoring and redundant safety features obviate the need for frequent testing of modern biosafety cabinets under normal conditions of use. Also the testing of biosafety cabinets in biomedical high containment (BL4) laboratories entails a complete shutdown of the laboratory for decontamination with appropriate sterilants to allow technicians to access the equipment safely. This procedure increases risks to laboratory staff working with the sterilants (often in the form of toxic gasses) and requires a halt to all research activities for an extended period of time depending on the number of cabinets to be tested or recertified. The NIH is in agreement with the recommendation of the BMBL that class II biosafety cabinets be tested and certified at least annually, with the understanding that retesting may have to be performed as needed at the discretion of the Institutional Biosafety Committee (IBC), if for example, equipment is moved or subject to unusual conditions of use.

Appendix G–II–D–4–p currently states:

Appendix G–II–D–4–p. The treated exhaust air from Class I and II biological safety cabinets may be discharged into the laboratory room environment or the outside through the facility air exhaust system. If exhaust air from Class I or II biological safety cabinets is discharged into the laboratory the cabinets are tested and certified at six-month intervals. The exhaust air from Class III biological safety cabinets is discharged, without recirculation through two sets of high efficiency particulate air/HEPA filters in series, via the facility exhaust air system. If the treated exhaust air from any of these cabinets is discharged to the outside through the facility exhaust air system, it is connected to this system in a manner (e.g., thimble unit connection (see Appendix G–III–L, Footnotes and References of Appendix G)) that avoids any interference with the air balance of the cabinets or the facility exhaust air system.

Appendix G–II–D–4–p is amended as follows:

Appendix G–II–D–4–p. The treated exhaust air from Class I and II biological safety cabinets may be discharged into the laboratory room environment or the outside through the facility air exhaust system. If exhaust air from Class I or II biological safety cabinets is discharged into the laboratory the cabinets are tested and certified at minimum on a yearly basis. More frequent testing and

certification, based on the amount of use or other safety factors, shall be left to the discretion of the IBC. The exhaust air from Class III biological safety cabinets is discharged, without recirculation through two sets of high efficiency particulate air/HEPA filters in series, via the facility exhaust air system. If the treated exhaust air from any of these cabinets is discharged to the outside through the facility exhaust air system, it is connected to this system in a manner (e.g., thimble unit connection (see Appendix G–III–L, Footnotes and References of Appendix G)) that avoids any interference with the air balance of the cabinets or the facility exhaust air system.

With regard to the periodic biologic validation of the centralized heat treatment process for all BL3 and BL4 facilities, the *NIH Guidelines* requires that this process be performed every 30 days while the BMBL recommends at least an annual biological validation. Similar to biosafety cabinets, modern catch tank systems for heat treatment of all laboratory effluents have also become more sophisticated and now incorporate redundant monitoring systems to track temperature and pressure parameters during each heat treatment cycle. In addition it should be noted that proper validation of the heat treatment catch tank system requires that testing be performed when the system is at or near capacity (i.e. “under load”)—more frequent validation of a heat treatment system that is below capacity may not serve the intended purpose of demonstrating that the equipment is functioning as intended. An additional margin of safety is achieved by monitoring sterilization cycle parameters on a routine basis. We are, therefore, in agreement with the recommendation of the BMBL that validation be performed as frequently as necessary at the discretion of the IBC and at least once annually to ensure that the centralized effluent heat treatment system is performing as intended under the established process parameters. This amendment shall apply to heat treatment systems used in both large animal BL3 and BL4 facilities.

For large animal BL3 laboratories, the requirement for decontamination and inactivation (BL3–N) found at Appendix Q–II–C–1–b–(5) currently states:

Appendix Q–II–C–1–b–(5). Liquid effluent from containment equipment, sinks, biological safety cabinets, animal rooms, primary barriers, floor drains, and sterilizers shall be decontaminated by heat treatment before being released into the sanitary system. The procedure used for heat decontamination of liquid wastes shall be monitored with a recording thermometer.

The effectiveness of the heat decontamination process system shall be revalidated every 30 days with an indicator organism.

Appendix Q–II–C–1–b–(5) is amended as follows:

Appendix Q–II–C–1–b–(5). Liquid effluent from containment equipment, sinks, biological safety cabinets, animal rooms, primary barriers, floor drains, and sterilizers shall be decontaminated by heat treatment before being released into the sanitary system. The procedure used for heat decontamination of liquid wastes shall be monitored with a recording thermometer. The effectiveness of the heat decontamination process system shall be revalidated at minimum on a yearly basis with an indicator organism. More frequent validation, based on the amount of use or other safety factors, shall be left to the discretion of the IBC.

For large animal BL3 laboratories, the requirement for animal facilities (BL3–N) found at Appendix Q–II–C–2–h currently states:

Appendix Q–II–C–2–h. Liquid effluent from containment equipment, sinks, biological safety cabinets, animal rooms, primary barriers, floor drains, and sterilizers shall be decontaminated by heat treatment before being released into the sanitary system. The procedure used for heat decontamination of liquid wastes shall be monitored with a recording thermometer. The effectiveness of the heat decontamination process system shall be revalidated every 30 days with an indicator organism.

Appendix Q–II–C–2–h is amended as follows:

Appendix Q–II–C–2–h. Liquid effluent from containment equipment, sinks, biological safety cabinets, animal rooms, primary barriers, floor drains, and sterilizers shall be decontaminated by heat treatment before being released into the sanitary system. The procedure used for heat decontamination of liquid wastes shall be monitored with a recording thermometer. The effectiveness of the heat decontamination process system shall be revalidated at minimum on a yearly basis with an indicator organism. More frequent validation, based on the amount of use or other safety factors, shall be left to the discretion of the IBC.

For large animal BL4 laboratories, the requirement for decontamination and inactivation (BL4–N) found at Appendix Q–II–D–1–b–(9) currently states:

Appendix Q–II–D–1–b–(9). Liquid effluent from containment equipment, sinks, biological safety cabinets, animal rooms, primary barriers, floor drains, and sterilizers shall be decontaminated by heat treatment before being released into the sanitary

system. Liquid wastes from shower rooms and toilets shall be decontaminated with chemical disinfectants or heat by methods demonstrated to be effective. The procedure used for heat decontamination of liquid wastes shall be monitored with a recording thermometer. The effectiveness of the heat decontamination process system shall be revalidated every 30 days with an indicator organism. Liquid wastes from the shower shall be chemically decontaminated using an Environmental Protection Agency-approved germicide. The efficacy of the chemical treatment process shall be validated with an indicator organism. Chemical disinfectants shall be neutralized or diluted before release into general effluent waste systems.

Appendix Q-II-D-1-b-(9) is amended as follows:

Appendix Q-II-D-1-b-(9). Liquid effluent from containment equipment, sinks, biological safety cabinets, animal rooms, primary barriers, floor drains, and sterilizers shall be decontaminated by heat treatment before being released into the sanitary system. If required by design, regulation, local ordinance or policy, liquid wastes from shower rooms and toilets shall be decontaminated with chemical disinfectants or heat by methods demonstrated to be effective. The procedure used for heat decontamination of liquid wastes shall be monitored with a recording thermometer. The effectiveness of the heat decontamination process system shall be revalidated at minimum on a yearly basis with an indicator organism. More frequent validation, based on the amount of use or other safety factors, shall be left to the discretion of the IBC. If required by design, regulation, local ordinance or policy, liquid wastes from the shower shall be chemically decontaminated using an Environmental Protection Agency-approved germicide. The efficacy of the chemical treatment process shall be validated with an indicator organism. Chemical disinfectants shall be neutralized or diluted before release into general effluent waste systems.

For large animal BL4 laboratories, the requirement for animal facilities (BL4-N) found at Appendix Q-II-D-2-i currently states:

Appendix Q-II-D-2-i. Liquid effluent from containment equipment, sinks, biological safety cabinets, animal rooms, primary barriers, floor drains, and sterilizers shall be decontaminated by heat treatment before being released into the sanitary system. Liquid wastes from shower rooms and toilets shall be decontaminated with chemical disinfectants or heat by methods demonstrated to be effective. The procedure used for heat decontamination of liquid wastes shall be monitored with a recording thermometer. The effectiveness of the heat decontamination process system shall be

revalidated every 30 days with an indicator organism. Liquid wastes from the shower shall be chemically decontaminated using an Environmental Protection Agency-approved germicide. The efficacy of the chemical treatment process shall be validated with an indicator organism. Chemical disinfectants shall be neutralized or diluted before release into general effluent waste systems.

Appendix Q-II-D-2-i is amended as follows:

Appendix Q-II-D-2-i. Liquid effluent from containment equipment, sinks, biological safety cabinets, animal rooms, primary barriers, floor drains, and sterilizers shall be decontaminated by heat treatment before being released into the sanitary system. If required by design, regulation, local ordinance or policy, liquid wastes from shower rooms and toilets shall be decontaminated with chemical disinfectants or heat by methods demonstrated to be effective. The procedure used for heat decontamination of liquid wastes shall be monitored with a recording thermometer. The effectiveness of the heat decontamination process system shall be revalidated at minimum on a yearly basis with an indicator organism. More frequent validation, based on the amount of use or other safety factors, shall be left to the discretion of the IBC. If required by design, regulation, local ordinance or policy, liquid wastes from the shower shall be chemically decontaminated using an Environmental Protection Agency-approved germicide. The efficacy of the chemical treatment process shall be validated with an indicator organism. Chemical disinfectants shall be neutralized or diluted before release into general effluent waste systems.

Dated: April 9, 2016.

Lawrence A. Tabak,

Deputy Director, National Institutes of Health.

[FR Doc. 2016-08810 Filed 4-14-16; 8:45 am]

BILLING CODE 4140-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

Proposed Collection; 60-Day Comment Request; NLM PEOPLE LOCATOR® System

Summary: In compliance with the requirement of Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995, for opportunity for public comment on proposed data collection projects, the National Library of Medicine (NLM), National Institutes of Health (NIH), will publish periodic summaries of proposed

projects to be submitted to the Office of Management and Budget (OMB) for review and approval.

Written comments and/or suggestions from the public and affected agencies are invited on one or more of the following points: (1) Whether the proposed collection of information is necessary for the proper performance of the function 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.

To Submit Comments and For Further Information: To obtain a copy of the data collection plans and instruments, submit comments in writing, or request more information on the proposed project, contact: David Sharlip, NLM Project Clearance Liaison, Office of Administrative and Management Analysis Services, OAMAS, NLM, NIH, Building 38A, Room B2N12, 8600 Rockville Pike, Bethesda, MD 20894, or call non-toll-free number (301) 496-5441, or Email your request, including your address to: sharlipd@mail.nih.gov. Formal requests for additional plans and instruments must be requested in writing.

Comment Due Date: Comments regarding this information collection are best assured of having their full effect if received within 60 days of the date of this publication.

Proposed Collection: NLM People Locator System 0925-0612, Expiration Date: 07/31/2016, EXTENSION, National Library of Medicine (NLM), National Institutes of Health (NIH).

Need and Use of Information Collection: This collection of data is intended to assist in the reunification of family members and friends who are separated during a disaster. Experience in operational drills and during real-world disasters such as the January 2010 earthquakes in Haiti demonstrates that family members and loved ones are often separated during disasters and have significant difficulty determining each other's safety, condition, and location. Reunification can not only improve their emotional well-being during the recovery period, but also improve the chances that injured victims will be cared for once they are

released from urgent medical care. Family and friends are also a valuable source of medical information that may be important to the care of injured victims (e.g., by providing family or personal medical history, information about allergies). The National Library of Medicine (NLM) aims to assist Federal, State and Local agencies in disaster relief efforts and to serve its mission of supporting national efforts to the response to disasters via the PEOPLE LOCATOR® system and related mobile app (ReUnite™) developed as part of the intramural Lost Person Finder (LPF) R&D project. The information collection would support efforts to reunite family and friends who are separated during a

disaster. Information about missing (“lost”) people would be collected from family members or loved ones who are searching for them. Information about recovered (“found”) people could be provided by medical personnel, volunteers and other relief workers assisting in the disaster recovery effort. Information collected about missing and recovered persons would vary including any one of the following and possibly all: A photograph, name (if available for a found person), age group (child, adult) and/or range, gender, status (alive and well, injured, deceased, unknown), and location. The information collection would be voluntary. It would be activated only during times of declared

emergencies, training and demonstration support activities, and would operate in declared emergencies until relief efforts have ceased in response to a particular disaster. This data collection is authorized pursuant to sections 301, 307, 465 and 478A of the Public Health Service Act [42 U.S.C. 241, 242], 286 and 286d]. NLM has in its mission the development and coordination of communication technology to improve the delivery of health services.

OMB approval is requested for 3 years. There are no costs to respondents other than their time. The total estimated annualized burden hours are 7,500.

ESTIMATED ANNUALIZED BURDEN HOURS

Types of respondent	Number of respondents	Number of responses per respondent	Average time per response (in hours)	Total annual burden hours
Emergency Care First-Responders, Physicians, Other Health Care Providers	500	100	3/60	2,500
Family members seeking a missing person	50,000	2	3/60	5,000
Total	50,500	150,000	7,500

Dated: April 7, 2016.

David Sharlip,

Project Clearance Liaison, NLM, NIH.

[FR Doc. 2016-08659 Filed 4-14-16; 8:45 am]

BILLING CODE 4140-01-P

DEPARTMENT OF HEALTH AND HUMAN SERVICES

National Institutes of Health

Proposed Collection; 60-Day Comment Request; Population Assessment of Tobacco and Health (PATH) Study—Wave 4 of Data Collection (NIDA)

Summary: In compliance with the requirement of Section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995, for opportunity for public comment on proposed data collection projects, the National Institute on Drug Abuse (NIDA), National Institutes of Health (NIH), will publish periodic summaries of proposed projects to be submitted to the Office of Management and Budget (OMB) for review and approval.

Written comments and/or suggestions from the public and affected agencies are invited on one or more of the following points: (1) Whether the proposed collection of information is necessary for the proper performance of the function 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.

To Submit Comments and For Further Information: To obtain a copy of the data collection plans and instruments, submit comments in writing or request more information on the proposed project, contact: Kevin P. Conway, Ph.D., Deputy Director, Division of Epidemiology, Services, and Prevention Research, National Institute on Drug Abuse, 6001 Executive Boulevard, Room 5185; or call non-toll-free number (301) 443-8755; or Email your request, including your address to: PATHprojectofficer@mail.nih.gov. Formal requests for additional plans and instruments must be requested in writing.

Comment Due Date: Comments regarding this information collection are best assured of having their full effect if received within 60 days of the date of this publication.

Proposed Collection: Population Assessment of Tobacco and Health (PATH) Study—Wave 4 of Data

Collection (NIDA)—0925-0664, expiration date 8/31/2018—REVISION—NIDA, NIH, in partnership with the Food and Drug Administration (FDA).

Need and Use of Information Collection: This is a revision request (OMB number 0925-0664, expiration date 8/31/2018) for the Population Assessment of Tobacco and Health (PATH) Study to conduct the fourth wave of data collection. The PATH Study is a large national longitudinal cohort study on tobacco use behavior and health among the U.S. household population of adults age 18 and older and youth ages 12 to 17. On an annual basis, the PATH Study conducts interviews with and collects biospecimens from adults and youth to help inform the development, implementation, and evaluation of tobacco-product regulations by FDA in meeting its mission under the Family Smoking Prevention and Tobacco Control Act (TCA) to regulate tobacco products, including tobacco-product advertising, labeling, marketing, constituents, ingredients, and additives. The longitudinal design of the PATH Study provides it with the capacity to measure and report within-person changes and between-person differences in tobacco product use behaviors and health effects within the cohort over time. These data will help to inform regulatory decisions and actions by FDA

and FDA's evaluations of associations between its regulations and tobacco use behaviors and health indicators in the population.

OMB approval is requested for 3 years. There are no costs to respondents other than their time. The total

estimated annualized burden hours are 105,079.

ESTIMATED ANNUALIZED BURDEN HOURS

Form name	Type of respondent	Number of respondents	Number of responses per respondent	Average burden per response (in hours)	Total annual burden hours
1. Household Screener ..	Households	86,559	1	14/60	20,197
2. Shadow Youth Only Screener.	Households	56,659	1	5/60	4,722
3. Extended Interview * ..	Adults—Adult respondents—previous wave	23,414	1	1	23,414
4. Consent for Extended Interview.	Adults—New adults and Wave 1 youth respondents who age up to adult cohort—Wave 4.	13,984	1	4/60	932
5. Individual Screener	Adults—New adults	9,152	1	6/60	915
6. Extended Interview * ..	Adults—New adults and Wave 1 youth respondents who age up to adult cohort—Wave 4.	10,737	1	68/60	12,169
7. Consent for Biological Samples.	Adults—New adults and Wave 1 youth respondents who age up to adult cohort—Wave 4.	10,737	1	5/60	895
8. Biospecimen Collection: Urine.	Adults	18,301	1	10/60	3,050
9. Biospecimen Collection: Blood.	Adults—New adults and Wave 1 youth respondents who age up to adult cohort—Wave 4.	4,832	1	18/60	1,450
10. Tobacco Use Form ..	Adults	23,133	1	5/60	1,928
11. Follow-up/Tracking Participant Information Form.	Adults	34,151	2	8/60	9,107
12. Verification Interview	Adults	33,889	1	2/60	1,130
13. Validation Interview	Adults	301	1	4/60	20
14. Extended Interview **	Youth—Youth respondents—previous wave	8,627	1	35/60	5,032
15. Assent for Extended Interview.	Youth—New youth and shadow youth who age up to youth cohort—Wave 4.	7,657	1	3/60	383
16. Extended Interview **	Youth—New youth and shadow youth who age up to youth cohort—Wave 4.	6,432	1	45/60	4,824
17. Assent for urine collection.	Youth	15,059	1	5/60	1,255
18. Biospecimen Collection: Urine.	Youth	10,239	1	10/60	1,707
19. Tobacco Use Form ..	Youth	10,239	1	5/60	853
20. Parent Interview	Adults—Parents of youth respondents—previous wave.	8,800	1	16/60	2,347
21. Parent Permission and Consent for Parent Interview.	Adults—Parents of new youth and parents of Shadow youth who age up to youth cohort—Wave 4.	7,657	1	5/60	638
22. Parent Interview	Adults—Parents of new youth and parents of shadow youth who age up to youth cohort—Wave 4.	6,561	1	19/60	2,078
23. Parent permission for urine collection.	Adults—Parents of youth respondents—previous wave.	15,360	1	3/60	768
24. Follow-up/Tracking Participant Information Form for Youth (completed by parents).	Adults—Parents of youth respondents	15,059	2	8/60	4,016
25. Follow-up/Tracking Participant Information Form for sample shadow youth (completed by parents).	Adults—Parents of shadow youth	4,684	2	8/60	1,249
Total	49,210	496,116	105,079

Dated: April 5, 2016.

Genevieve deAlmeida-Morris,

Project Clearance Liaison, National Institute on Drug Abuse, NIH.

[FR Doc. 2016-08658 Filed 4-14-16; 8:45 am]

BILLING CODE 4140-01-P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR- 5921-N-05]

Privacy Act of 1974; Notice of a Computer Matching Program Between the Department of Housing and Urban Development (HUD) and the Department of Veteran's Affairs (VA)

AGENCY: Office of Administration, HUD.

ACTION: Notice of a computer matching program between HUD and VA.

SUMMARY: In accordance with the Privacy Act of 1974 (5 U.S.C. 552a), as amended by the Computer Matching and Privacy Protection Act of 1988 (Pub. L. 100-503), and the Office of Management and Budget (OMB) Guidelines on the Conduct of Matching Programs (54 FR 25818) (June 19, 1989); and OMB Bulletin 89-22, "Instructions on Reporting Computer Matching Programs to the Office of Management and Budget (OMB), Congress and the Public," HUD is issuing a public notice of its intent to conduct a recurring computer matching program with VA for the purpose of incorporating VA debtor files into the Credit Alert Verification Reporting System (CAIVRS), which is a HUD computer information system.

DATES:

Effective Date: The effective date of the matching program shall begin May 16, 2016, or at least 40 days from the date that copies of the Computer Matching Agreement, signed by both HUD and VA Data Integrity Boards (DIBs), are sent to OMB and Congress, whichever is later, provided that no comments that would result in a contrary determination are received.

Comments Due Date: May 16, 2016.

ADDRESSES: Interested persons are invited to submit comments regarding this notice to the Rules Docket Clerk, Office of General Counsel, Department of Housing and Urban Development, 451 Seventh Street SW., Room 10110, Washington, DC 20410.

Communications should refer to the above docket number and title. A copy of each communication submitted will be available for public inspection and copying between 8:00 a.m. and 5:00 p.m. weekdays at the above address.

FOR FURTHER INFORMATION CONTACT:

Contact the "Recipient Agency" Acting Departmental Privacy Officer, Department of Housing and Urban Development, 451 Seventh Street SW., Room 10139, Washington, DC 20410, telephone number (202) 402-6147 or the "Source Agency" Department of Veteran's Affairs, U.S. Department of

Veterans Affairs, Debt Management Center, Jorgeana Williams, 156E, 1 Federal Drive, Ft. Snelling, MN 55111, telephone number (612) 970-5703. [These are not a toll-free numbers.] A telecommunication device for hearing- and speech-impaired individuals (TTY) is available at (800) 877-8339 (Federal Information Relay Service).

SUPPLEMENTARY INFORMATION: HUD's CAIVRS database includes delinquent debt information from the Departments of Veteran's Affairs (VA), Education, Justice (DOJ), the Small Business Administration (SBA), and the U.S. Department of Agriculture (USDA). This data match will allow the prescreening of applicants for federal direct loans or federally guaranteed loans, for the purpose of determining the applicant's credit worthiness, by ascertaining whether the applicant is delinquent or in default on a loan owed directly to, or federally guaranteed by, the Federal government. Lending Federal agencies and authorized private lending institution will be able to use the CAIVRS debtor file to verify that the loan applicant is not in default, or delinquent on a Federal direct or federally guaranteed loan, prior to granting the applicant a loan. The CAIVRS database contains Personally Identifiable Information (PII) contributed by participating Federal agencies, including Social Security Numbers (SSNs) and other records of borrowers delinquent or in default on debts owed to, or guaranteed by HUD and other Federal agencies. Authorized users may not deny, terminate, or make a final decision concerning any loan assistance to an applicant or take other adverse action against such applicant based on the information produced by data matches conducted under CAIVRS, until such authorized users have independently verified such adverse information.

Reporting of Matching Program

In accordance with Public Law 100-503, the Computer Matching and Privacy Protection Act of 1988 as amended, and OMB Bulletin 89-22, "Instructions on Reporting Computer Matching Programs to the Office of Management and Budget (OMB), Congress and the Public," copies of this notice and report are being provided to the U.S. House Committee on Oversight Government Reform, the U.S. Senate Homeland Security and Governmental Affairs Committee, and OMB.

Authority

HUD has authority to collect and review mortgage data pursuant to the National Housing Act, as amended, 12

U.S.C. 1701 *et seq.*, and related laws. This computer matching will be conducted pursuant to Public Law 100-503, "The Computer Matching and Privacy Protection Act of 1988," as amended, and OMB Circulars A-129 (Managing Federal Credit Programs). One of the purposes of all Executive departments and agencies is to implement efficient management practices for Federal Credit Programs. OMB Circular A-129 was issued under the authority of the Budget and Accounting Act of 1921, as amended; the Budget and Accounting Act of 1950, as amended; the Debt Collection Act of 1982, as amended by the Debt Collection Improvement Act of 1996; Section 2653 of Public Law 98-369; the Federal Credit Reform Act of 1990, as amended; the Federal Debt Collection Procedures Act of 1990, the Chief Financial Officers Act of 1990, as amended; Executive Order 8248; the Cash Management Improvement Act Amendments of 1992; and pre-existing common law authority to charge interest on debts and to offset payments to collect debts administratively.

Objectives To Be Met by the Matching Program

The objective of this matching program is to give program agencies access to a system that allows them to prescreen applicants for loans made, or loans guaranteed, by the Federal Government to ascertain if the applicant is delinquent in paying a debt owed to or guaranteed by the Federal Government. As part of this process, HUD will be provided access to VA's debtor data for prescreening purposes.

The use of CAIVRS will allow HUD to better monitor its credit programs and to reduce the credit extended to individuals with outstanding delinquencies on debts owed to HUD and other Federal agencies. VA expects to achieve savings through risk reduction and debt recovery. By the very nature of debt prevention, expected savings must be the subject of some assumptions, including the anticipated behavior of the matching subjects. VA also participates in CAIVRS as a cooperative effort in a governmentwide credit plan that may benefit other agencies as much, if not more, than VA.

Under this computer matching program, HUD/CAIVRS receives limited information on borrowers who have defaulted on loans administered by participating Federal agencies each month. The information includes: Borrower ID Number—The Social Security Number (SSN), Employer Identification Number (EIN) or Taxpayer Identification Number (TIN) of the

borrower on a delinquent or defaulted federal direct loan or federally-guaranteed loan. Federal agency personnel and authorized lenders must enter a user authorization code followed by either a SSN or EIN to access CAIVRS. Only the following information is returned or displayed:

- Yes/No as to whether the holder of that SSN/EIN is in default on a Federal loan; and
- If Yes, then CAIVRS provides to the lender:
 - Loan case number;
 - Record type (claim, default, foreclosure, or judgment);
 - Agency administering the loan program;
 - Phone number at the applicable Federal agency (to call to clear up the default); and
 - Confirmation Code associated with the query.

Federal law mandates the suspension of the processing of applications for Federal credit benefits (such as government-insured loans) if the applicants are delinquent on Federal or Federally-guaranteed debt. Processing may continue only after the borrower satisfactorily resolves the debt (*e.g.*, pays in full or renegotiates a new payment plan). To remove a CAIVRS sanction, the borrower must contact the Federal agency that reported their SSN or EIN to HUD/CAIVRS using the information provided.

Records To Be Matched

HUD will use records from the Single Family Default Monitoring System (SFDMS/F42D) (72 FR 65350, November 20, 2007, and Single Family Insurance System—Claims Subsystem, CLAIMS, A43C (79 FR 10825, February 26, 2014), as combined in CAIVRS to provide an up-to-date dataset to be used in records matching. SFDMS maintains data on mortgages that are 90 or more days delinquent. The Mortgagee or Servicer must submit a Monthly Delinquent Loan Report (HUD-92068-A) to HUD on a monthly basis until the mortgage status has been completed by all Mortgagees, or is otherwise terminated or deleted. Mortgagees and Servicers provide default data to HUD via Electronic Data Interchange (EDI) or using the Internet via FHA Connection, through which the data is sorted, pre-screened, key entered, edited, and otherwise processed. Reports are generated for HUD Headquarters and Field Offices to review.

CLAIMS provides automated receipt, tracking and processing of form HUD-27011, Single Family Application for Insurance Benefits. CLAIMS provides online update and inquiry capability to

Single Family Insurance and Claims databases, and to cumulative history files. Claims payments are made by Electronic Funds Transfer (EFT) via an HDS platform (IBM mainframe/Treasury interface) on a daily basis.

For the actual data match, VA will use records from the system of records entitled “Accounts Receivable Records 88VA244.”

Notice Procedures

HUD and VA have separate procedures for notifying individuals that their records will be matched to determine whether they are delinquent or in default on a Federal debt. HUD will notify individuals at the time of application for a HUD/FHA mortgage, and VA will notify individuals at the time of application for a VA loan services. VA may disclose information from that application to other Federal agencies under published “routine use,” without the applicants’ consent, as permitted by law.

HUD and VA published a notice concerning routine use disclosures in the **Federal Register** to inform individuals that a computer match may be performed to determine a loan applicant’s credit status with the Federal Government. The Privacy Act also requires that a copy of each Computer Matching Agreement entered into with a recipient agency shall be available upon request to the public.

Categories of Records/Individuals Involved

Data elements disclosed in computer matching governed by this Agreement are Personally Identifiable Information (PII) from the specified VA system of record. The data elements supplied by VA to CAIVRS are the following:

- Borrower ID Number—The Social Security Number (SSN), Employer Identification.
- Number (EIN) or Taxpayer Identification Number (TIN) of the borrower on a delinquent or defaulted Federal direct loan or Federally guaranteed loan.
- Case Number—A reference number issued by the reporting agency for the delinquent or defaulted Federal direct loan or Federally guaranteed loan.
- Agency Code—A code assigned to the reporting agency.
- Type Code—A code that indicates the type of record—claim, default, foreclosure, or judgment.
- Borrower ID Type—A code that indicates whether the Borrower ID Number is a SSN, EIN, or TIN.

Period of the Match

Matching will begin at least 40 days from the date that copies of the Computer Matching Agreement, signed by HUD and VA DIBs, are sent to both Houses of Congress and OMB; or at least 30 days from the date this notice is published in the **Federal Register**, whichever is later, provided that no comments that would result in a contrary determination are received. The matching program will be in effect and continue for 18 months with an option to renew for 12 additional months unless one of the Parties to the Agreement advises the other in writing to terminate or modify the Agreement.

Dated: April 6, 2016.

Patricia A. Hoban-Moore,
Chief Administrative Officer, Office of Administration.

[FR Doc. 2016-08775 Filed 4-14-16; 8:45 am]

BILLING CODE 4210-67-P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5921-N-04]

Implementation of the Privacy Act of 1974, as Amended; System of Records Notice Amendment, Distributive Shares and Refunds Subsystem

AGENCY: Office of Housing, HUD.

ACTION: System of records notice amendment.

SUMMARY: HUD is proposing to amend information published in the **Federal Register** about one of its system of records, Distributive Shares and Refunds Subsystem (DSRS). The revision implemented under this republication reflects administrative changes to the system of records location, authority, purpose, and records retention statements to refine previously published information, and incorporates a new coding structure to easily differentiate this system of records notice (SORN) from other program specific SORNs. This update improves previously published details in a clear and cohesive format. A more detailed description of the present systems status is republished under this notice. This notice deletes and supersedes prior notice published in the **Federal Register** at 72 FR 40890 on July 25, 2007. The scope and functional purpose in place for this system remain unchanged.

DATES: This action shall become effective immediately upon publication of this notice April 15, 2016.

ADDRESSES: Interested persons are invited to submit comments regarding

this notice to the Rules Docket Clerk, Office of the General Counsel, Department of Housing and Urban Development, 451 Seventh Street SW., Room 10276, Washington, DC 20410-0500. Communication should refer to the above docket number and title. Faxed comments are not accepted. A copy of each communication submitted will be available for public inspection and copying between 8 a.m. and 5 p.m. weekdays at the above address.

FOR FURTHER INFORMATION CONTACT:

Frieda B. Edwards, Acting Chief Privacy Officer, 451 Seventh Street SW., Room 10139, Washington, DC 20410, telephone number 202-402-6828 (this is not a toll-free number). Individuals who are hearing- and speech-impaired may access this number via TTY by calling the Federal Relay Service telephone number at 800-877-8339 (this is a toll-free number).

SUPPLEMENTARY INFORMATION:

Publication of this notice allows the Department to satisfy its reporting requirement and keep an up-to-date accounting of its SORN publications. The amended SORN proposal will incorporate Federal privacy requirements and the Department's policy requirements. The Privacy Act provides individuals with certain safeguards against an invasion of their personal privacy by requiring Federal agencies to protect records contained in an agency system of records from unauthorized disclosure, by ensuring that the information collected is current and collected only for its intended use, and by providing adequate safeguards to prevent misuse of such information. In addition, this notice demonstrates the Department's focus on following industry best practices to protect the personal privacy of the individuals covered by this SORN. This SORN states the name and location of the record system, the authority for and manner of its operations, the categories of individuals that it covers, the type of records that it contains, the sources of the information for those records, the routine uses made of the records and the type of exemption in place for the records. This notice includes the business address of Department officials who will inform interested persons of the procedures whereby they may gain access to and/or request amendments to records pertaining to them.

This publication does not meet the threshold requirements established by the Office of Management and Budget (OMB) for filing a report to OMB, the Senate Committee on Homeland Security and Governmental Affairs, and the House Committee on Oversight and

Government Reform as instructed by Paragraph 4c of Appendix I to OMB Circular No. A-130, "Federal Agencies Responsibilities for Maintaining Records About Individuals," November 28, 2000. Accordingly, this notice is being revised to provide non-substantive changes that clarify text published under the prior notice location, purpose, and retention and disposal of records sections.

Authority: 5 U.S.C. 552a; 88 Stat. 1896; 42 U.S.C. 3535(d).

Dated: April 8, 2016.

Patricia A. Hoban-Moore,
Senior Agency Official for Privacy.

HSNG.SF/FB.01

SYSTEM OF RECORDS NO.: HSNG.SF/FB.01

SYSTEM NAME:

Distributive Shares and Refunds Subsystem (DSRS)—A80D.

SYSTEM LOCATION:

Department of Housing and Urban Development, 470 L'Enfant Plaza East, Room 3119, Washington, DC 20026; HUD Information Technology Systems Production Data Center in South Charleston, West Virginia, and Lanham, Maryland; and at the location of the service providers under contract with HUD.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Homeowners (Mortgagors) who had Federal Housing Administration (FHA) mortgage insured loans and may be eligible for an upfront mortgage insurance premium (UFMIP) or distributive shares refund.

CATEGORIES OF RECORDS IN THE SYSTEM:

Homeowners (Mortgagors) information is made up of the following elements: Borrower and/or co-borrower names, Social Security number (SSN), mailing address, property address, FHA case number, loan endorsement and termination dates, homeowners distributive shares refunds amount due, correspondence actions, including the number of times it was mailed to the homeowner, type of correspondence sent, and status of issued refund check.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

The National Housing Act and Section 7(d) of the Department of Housing and Urban Development Act, section 203; Public Law 89-174; 24 CFR 5.210, 24 CFR 200.1101; 24 CFR 203.35; Debt Collection Act of 1982, Public Law 97-365; Housing and Community Development Act of 1987, 42 U.S.C. § 3543, titled "Preventing fraud and

abuse in Department of Housing and Urban Development programs" and enacted as part of the Housing and Community Development Act of 1987, which permits the collection of SSN.

PURPOSE(S):

The DSRS was designed in response to a Congressional mandate, wherein HUD established a new method for collecting and processing FHA UFMIP refunds or distributive share payments. The DSRS maintains records on individuals that are entitled to either two types of payments: (1) An UFMIP refund, or (2) a distributive share payment. The system is operated by the Department's Office of Single Family Insurance Operations to service unclaimed terminated loan transactions, should a homeowner terminate their mortgage insurance prior to loan maturity, entitling the homeowner to a premium refund. The DSRS records, controls, and tracks appropriations data for all terminations, disbursements, transfers, transactions, and produces daily, weekly, monthly, quarterly, and annual reports on these transactions. The system gives the Department's operating areas access to their own cash data, provides management access to all the cash data in prescribed formats, produces appropriation reports in accordance with the Federal Credit Reform Act of 1990, 2 U.S.C. 661 et.1 seq., produces and transmits monthly cash reconciliation to the Department's accountants, and processes returned checks, check tracer actions, and related correspondence for distribution to homeowners.

DSRS interfaces with the following systems to facilitate payment and refund transactions:

(1) Single Family Insurance System (SFIS)—to calculate the unearned portion of the UFMIP for eligible cases, to send refund data to the DSRS for distribution of payments to the homeowner for the unearned portions of the UFMIP or distributive shares.

(2) Single Family Premium Collection Subsystems (SFPCS) Upfront, and the Single Family Premium Collection Subsystems for Periodic (SFPCS-P)—to receive refund data from DSRS to generate the UFMIP refund or distributive share payments.

a. Equally important, the Department utilizes the DSRS to generate correspondence actions to attempt to notify each unpaid mortgagor of their FHA insurance refund for a period of 2 years. This process occurs once the Department receives notification of a mortgage insurance termination. After this 2-year hold, the Department makes available to the general public a

cumulative listing of any unpaid refund that remains unpaid. The information includes the homeowner's name, last known address, FHA case number, termination data, and refund amount. This information is also made available to the public by HUD's refund database, "Does HUD Owe You a Refund?"

ROUTINE USES OF RECORDS MAINTAINED IN THE SYSTEM, INCLUDING CATEGORIES OF USERS AND THE PURPOSES OF SUCH USES.

In addition to those disclosures generally permitted under 5 U.S.C. Section 552a(b) of the Privacy Act, all or a portion of the records or information contained in this system may be disclosed outside HUD as a routine use pursuant to 5 U.S.C. 552a(b)(3) as follows:

(1) To authorized requesters or third party tracers who request access to UFMIP and distributive shares homeowner refund information, when such information is unavailable on HUD's FOIA reading room or refunds database Web sites. This information is releasable under FOIA. Third party release of this material may require authorized consent of the homeowner to whom the records belong, and must adhere to all HUD procedures prior to release.

(2) To the U.S. Department of the Treasury for collection and disbursement of check transactions.

(3) To the recorders' offices for recording legal documents and responses to offsets (*i.e.*, child support) or other legal responses required during the servicing of the insured loan to allow HUD to release mortgage liens, and respond to bankruptcies or deaths of mortgagors to protect the interest of the Secretary of HUD.

(4) To the Office of Inspector General to investigate possible fraud revealed in servicing homeowners refunds to allow HUD to protect the interest of the Secretary.

(5) To contractors, grantees, experts, consultants and their agents, or others performing or working under a contract, service, grant, or cooperative agreement with HUD, when necessary to accomplish an agency function related to a system of records. Disclosure requirements are limited to only those data elements considered relevant to accomplishing an agency function. Individuals provided information under this routine use conditions are subject to Privacy Act requirements and disclosure limitations imposed on the Department.

(6) To appropriate agencies, entities, and persons when:

(a) HUD suspects or has confirmed that the security or confidentiality of

information in a system of records has been compromised;

(b) HUD 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 systems or programs (whether maintained by HUD or another agency or entity) that rely upon the compromised information; and

(c) The disclosure made to such agencies, entities, and persons is reasonably necessary to assist in connection with HUD's efforts to respond to the suspected or confirmed compromise and prevent, minimize, or remedy such harm for purposes of facilitating responses and remediation efforts in the event of a data breach.

(7) To appropriate agencies, entities, and persons to the extent that such disclosures are compatible with the purpose for which records in this system were collected, as set forth by Appendix I¹—HUD's Library of Routine Uses published in the **Federal Register**.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Electronic records are maintained on the mainframe and on CD and DVD. Paper records are maintained in locked file cabinets and destroyed immediately after electronic imaging and payment verification has occurred. This is usually done within 30 days of receipt.

RETRIEVABILITY:

Records are retrieved by FHA case number and by an individual's name. Paper records are not retrieved from the system.

SAFEGUARDS:

CDs and DVDs are maintained in secured office space and secure file rooms to which access is limited to those personnel who service the records. Access to electronic records is granted by user ID and password and to users who have a need to access such records. Paper records are maintained in locked file cabinets and destroyed immediately after electronic imaging and payment verification has occurred.

RETENTION AND DISPOSAL:

DSRS records are maintained in accordance with HUD's Deposition General Records Schedule 1.1, Financial Management and Reporting Records, Item 010. Paper records do not require storage by the Federal Records Center. Paper records consist of the HUD form,

HUD-27050-B (Application for Premium Refund or Distributive Share Payment), which is transferred to electronic media, and then destroyed immediately after electronic imaging and payment verification has occurred. Paper records are destroyed by shredding. Paper records are maintained for a period not to exceed 30 days. CD and DVD images of records are maintained for 40 years after which they are destroyed as instructed by guidelines outlined in HUD's IT Security Handbook (2400.25), pursuant to NIST Special Publication 800-88 "Guidelines for Media Sanitization."

SYSTEM MANAGER(S) AND ADDRESS:

Department of Housing and Urban Development, Office of Single Family Insurance Operations Division, Chief, Disbursements and Customer Service Branch, 470 L'Enfant Plaza East, Room 3119, Washington, DC 20026.

NOTIFICATION AND RECORD ACCESS PROCEDURES:

For Information, assistance, or inquiries about the existence of records contact Frieda B. Edwards, Acting Chief Privacy Officer, 451 Seventh Street SW., Room 10139, Washington, DC 20410, telephone number 202-402-6828. When seeking records about yourself from this system of records or any other HUD system of records, your request must conform with the Privacy Act regulations set forth in 24 CFR part 16. You must first verify your identity by providing your full name, current address, and date and place of birth. You must sign your request, and your signature must either be notarized or submitted under 28 U.S.C. 1746, a law that permits statements to be made under penalty of perjury as a substitute for notarization. In addition, your request should:

(1) Explain why you believe HUD would have information on you.

(2) Identify which HUD office you believe has the records about you.

(3) Specify when you believe the records would have been created.

(4) Provide any other information that will help the Freedom of Information Act (FOIA) staff determine which HUD office may have responsive records.

If you are seeking records pertaining to another living individual, you must obtain a statement from that individual certifying their agreement for you to access their records. Without the above information, the HUD FOIA Office may not be able to conduct an effective search, and your request may be denied due to lack of specificity or lack of compliance with applicable regulations.

¹ <http://portal.hud.gov/hudportal/documents/huddoc?id=append1.pdf>.

CONTESTING RECORDS PROCEDURES:

The Department's rules for contesting contents of records and appealing initial denials appear in 24 CFR part 16, Procedures for Inquiries. Additional assistance may be obtained by contacting Frieda B. Edwards, Acting Chief Privacy Officer, 451 Seventh Street, SW., Room 10139, Washington, DC 20410, or the HUD Departmental Privacy Appeals Officers, Office of General Counsel, Department of Housing and Urban Development, 451 Seventh Street, SW., Room 10110 Washington DC 20410.

RECORD SOURCE CATEGORIES:

The records maintained by the system are provided directly by the homeowners, by completion of the Uniform Residential Loan Application (form HUD-92900-A). Information is also collected by the mortgagees (lenders), who collect the personal information from the homeowner and enters the information into the HUD Single Family Computerized Home Underwriting Management System (CHUMS). After the case is endorsed, CHUMS sends case data to SFIS, which is maintained in SFIS until the case is terminated (non-claim, claim, or other type of cancellation). Once the case is non-claim terminated, termination data is sent to the DSRS.

EXEMPTIONS FROM CERTAIN PROVISIONS OF THE ACT:

None.

[FR Doc. 2016-08774 Filed 4-14-16; 8:45 am]

BILLING CODE 4210-67-P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5939-N-01]

Section 8 Housing Assistance Payments Program—Fiscal Year (FY) 2016 Inflation Factors for Public Housing Agency (PHA) Renewal Funding

AGENCY: Office of the Assistant Secretary for Policy Development and Research, HUD.

ACTION: Notice.

SUMMARY: The Consolidated Appropriations Act, 2016 requires that HUD apply “an inflation factor as established by the Secretary, by notice published in the *Federal Register*” to adjust FY 2016 renewal funding for the Tenant-based Rental Assistance Program or Housing Choice Voucher (HCV) Program of each PHA. HUD began using Renewal Funding Inflation Factors in FY 2012. These Renewal Funding

Inflation Factors incorporate economic indices to measure the expected change in per unit costs (PUC) for the HCV program. The methodology for FY 2016 is modified from what was used in FY 2015.

DATES: *Effective date:* April 15, 2016.

FOR FURTHER INFORMATION CONTACT:

Miguel A. Fontanez, Director, Housing Voucher Financial Division, Office of Public Housing and Voucher Programs, Office of Public and Indian Housing, telephone number 202-402-4212; or Peter B. Kahn, Director, Economic and Market Analysis Division, Office of Policy Development and Research, telephone number 202-402-2409, for technical information regarding the development of the schedules for specific areas or the methods used for calculating the inflation factors, Department of Housing and Urban Development, 451 7th Street SW., Washington, DC 20410. Hearing- or speech-impaired persons may contact the Federal Relay Service at 800-877-8339 (TTY). (Other than the “800” TTY number, the above-listed telephone numbers are not toll free.)

SUPPLEMENTARY INFORMATION:**I. Background**

Tables showing Renewal Funding Inflation Factors will be available electronically from the HUD data information page at: http://www.huduser.gov/portal/datasets/rfif/FY2016/FY2016_RFIF_FMR_AREA_REPORT.pdf.

Division L, Title II, Consolidated Appropriations Act, 2016 requires that the HUD Secretary, for the calendar year 2016 funding cycle, provide renewal funding for each public housing agency (PHA) based on validated voucher management system (VMS) leasing and cost data for the prior calendar year and by applying an inflation factor as established by the Secretary, by notice published in the *Federal Register*. This notice provides the FY 2016 inflation factors and describes the methodology for calculating them.

II. Methodology

The Department has focused on measuring the change in average per unit cost (PUC) as captured in HUD's administrative data in VMS. In order to predict the likely path of PUC over time, HUD has implemented a model that uses three economic indices that capture key components of the economic climate and assist in explaining the changes in PUC. These economic components are the seasonally-adjusted unemployment rate (lagged twelve months), the Consumer

Price Index from the Bureau of Labor Statistics, and the “wages and salaries” component of personal income from the National Income and Product Accounts from the Bureau of Economic Analysis. This model subsequently forecasts the expected annual change in average PUC from Calendar Year (CY) 2015 to CY 2016 for the voucher program on a national basis by incorporating comparable economic variables from the Administration's economic assumptions. For reference, these economic assumptions are described in the FY 2016 Budget. The inflation factor for an individual geographic area is based on the annualized change in the area's Fair Market Rent (FMR) between FY 2014 and FY 2016. These changes in FMR are then scaled such that the voucher-weighted average of all individual area inflation factors is equal to the expected annual change in national PUC from 2015 to 2016, and also such that no area has a factor less than one. HUD subsequently applies these calculated individual area inflation factors to eligible renewal funding for each PHA based on VMS leasing and cost data for the prior calendar year. The CY 2016 PHA HCV allocation uses 0.8 percent as the annual change in PUC. This figure was calculated by using VMS data through December of 2015 and actual performance of economic indices through December of 2015.

III. The Use of Inflation Factors

The inflation factors have been developed to account for relative differences in the changes of local rents so that HCV funds can be allocated among PHAs. In response to comments provided to HUD as requested in the 2015 Renewal Funding Inflation Factor notice, HUD has used the annualized change in FMRs measured between FY 2014 and FY 2016 in the apportionment of the national inflation rate to account for both the current change in rents but also the changes in rents experienced last year when the predicted inflation rate was negative. HUD anticipates that in 2017, the national inflation rate will be based on a new model of Per Unit Cost HUD is developing in response to comments that is based on independent forecasts of gross rents and tenant incomes without relying on historical values of Per Unit Cost, and will apportion this change based on the change in individual areas FMRs between FY 2016 and FY 2017.

IV. Geographic Areas and Area Definitions

Inflation factors based on renewal funding and area FMR changes are

produced for all FMR areas. The tables showing the Renewal Funding Inflation Factors available electronically from the HUD data information page list the inflation factors for each FMR area and are created on a state by state basis. The inflation factors use the same OMB metropolitan area definitions, as revised by HUD, that are used in the FY 2016 FMRs. To make certain that they are referencing the correct inflation factors, PHAs should refer to the Area Definitions Table on the following Web page: http://www.huduser.org/portal/datasets/rfif/FY2016/FY2016_RFIF_FMR_AREA_REPORT.pdf. The Area Definitions Table lists areas in alphabetical order by state, and the counties associated with each area. In the six New England states, the listings are for counties or parts of counties as defined by towns or cities.

V. Environmental Impact

This notice involves a statutorily required establishment of a rate or cost determination which does not constitute a development decision affecting the physical condition of specific project areas or building sites. Accordingly, under 24 CFR 50.19(c)(6), this notice is categorically excluded from environmental review under the National Environmental Policy Act of 1969 (42 U.S.C. 4321).

Dated: April 8, 2016.

Katherine M. O'Regan,

Assistant Secretary for Policy, Development and Research.

[FR Doc. 2016-08780 Filed 4-14-16; 8:45 am]

BILLING CODE 4210-67-P

DEPARTMENT OF HOUSING AND URBAN DEVELOPMENT

[Docket No. FR-5909-N-29]

30-Day Notice of Proposed Information Collection: Certified Housing Counselor Registration

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:* May 16, 2016.

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, QMAC, Department of Housing and Urban Development, 451 7th Street SW., Washington, DC 20410; email Colette.Pollard@hud.gov or telephone 202-402-3400. This is not a toll-free number. Persons with hearing or speech impairments may access this number through TTY by calling the toll-free Federal Relay Service at (800) 877-8339.

Copies of available documents submitted to OMB may be obtained from Ms. Pollard.

SUPPLEMENTARY INFORMATION: This notice informs the public that HUD is seeking approval from OMB for 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 October 9, 2015 at 80 FR 61224.

A. Overview of Information Collection

Title of Information Collection: Certified Housing Counselor Registration.

OMB Approval Number: 2502—New.

Type of Request: New collection.

Form Number: None.

Description of the need for the information and proposed use: Pursuant to Section 1445 of the Dodd-Frank Act, all individuals providing homeownership or rental housing counseling related to HUD programs must be HUD-certified housing counselors. To become certified, a housing counselor must pass a written examination. HUD established a Housing Counselor Certification Exam and training program, as mandated by Subtitle D of title XIV of the Dodd-Frank Wall Street Reform and Consumer Protection Act (Pub. L. 111-203, 124 Stat. 1376 (July 21, 2010)) (Dodd-Frank Act), and created a Web site for individuals to register for the examination and training. To track individuals using the training, successful passage of the examination, and eligibility for certification, the Web site has a registration requirement. Registration through HUD's certification contractor's Web site for the on-line training will require name, city, state, telephone number, email address, occupation, if employer is a HUD-

participating housing counseling agency, and a HUD's Housing Counseling System number. Registration for the practice and certification examinations through this system will require, in addition to the information for general registration, a full mailing address, social security number, language(s) spoken by the counselor when providing counseling servicing, and optional demographic data (race, ethnicity, gender). Collection of social security numbers is required for linking the individual's information to HUD's FHA Connection system, so HUD can verify applicants are employed by participating agencies. HUD estimates the collection of this information to average five minutes for each individual that registers for the on-line training, practice examination, and certification examination. Public reporting burden for this collection of information is estimated to average 1,700 hours per year.

Respondents: Individuals.

Estimated Number of Respondents: 10,700.

Estimated Number of Annual Responses: 3,567.

Frequency of Response: Once.

Average Hours per Response: 15 minutes (.25).

Total Estimated Burdens: 892 hours.

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: April 12, 2016.

Colette Pollard,

*Department Reports Management Officer,
Office of the Chief Information Officer.*

[FR Doc. 2016-08777 Filed 4-14-16; 8:45 am]

BILLING CODE 4210-67-P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

[FWS-R4-ES-2016-N063;
FXES1112040000-167-FF04EF2000]

Endangered and Threatened Wildlife and Plants; Receipt of Application for Incidental Take Permit; Availability of Proposed Low-Effect Habitat Conservation Plan and Associated Documents; Indian River County, FL

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of availability; request for comment/information.

SUMMARY: We, the Fish and Wildlife Service (Service), announce the availability of an incidental take permit (ITP) application and a Habitat Conservation Plan (HCP). Remington Stewart, LLP (applicant), requests an ITP under the Endangered Species Act of 1973, as amended (Act). The applicant's HCP describes the minimization and mitigation measures proposed to address the effects of the project on the Florida scrub-jay. We invite written comments on the ITP application and HCP.

DATES: Written comments on the ITP application and HCP should be sent to the South Florida Ecological Services Office (see **ADDRESSES**) and should be received on or before May 16, 2016.

ADDRESSES: See the **SUPPLEMENTARY INFORMATION** section for information on how to submit your comments on the ITP application and HCP. You may obtain a copy of the ITP application and HCP by writing the South Florida Ecological Services Office, Attn: Permit number TE90853B-0, U.S. Fish and Wildlife Service, 1339 20th Street, Vero Beach, FL 32960-3559. In addition, we will make the ITP application and HCP available for public inspection by appointment during normal business hours at the above address.

FOR FURTHER INFORMATION CONTACT: Mr. Ted Martin, Wildlife Biologist, South Florida Ecological Services Office, Vero Beach, FL (see **ADDRESSES**); telephone: 772-562-3909, extension 232.

SUPPLEMENTARY INFORMATION: We announce the availability of an ITP application and HCP. Remington Stewart, LLP (applicant), requests an

ITP under the Act. The applicant proposes to construct two commercial buildings with associated infrastructure (project) at the southwest corner of US-1 and Jackson Street in Sebastian, Florida, and more specifically at: Latitude 27°49'38.44" N. and longitude -80°28'40.12" W.

Site preparation and construction will result in the permanent alteration of 2.21 acres of suitable Florida scrub-jay (*Aphelocoma coerulescens*) (scrub-jay) foraging and caching habitat that is within an occupied scrub-jay territory. The applicant's HCP describes the minimization and mitigation measures proposed to address the effects of the project on the scrub jay.

Applicant's Proposed Project

We received an application from the applicant for an ITP, along with a proposed HCP. The applicant requests a 10-year permit under section 10(a)(1)(B) of the Act (16 U.S.C. 1531 *et seq.*). The applicant proposes to construct two commercial buildings with associated infrastructure (project).

Site preparation and construction will result in the permanent alteration of 2.21 acres of suitable Florida scrub-jay (*Aphelocoma coerulescens*) (scrub-jay) foraging and caching habitat that is within an occupied scrub-jay territory.

The applicant proposes the contribution of \$126,676.56 to The Nature Conservancy (TNC) to satisfy mitigation requirements. A receipt from TNC will be provided to the Service.

Our Preliminary Determination

The Service has made a preliminary determination that the applicant's project, including the mitigation measures, will individually and cumulatively have a minor or negligible effect on the species covered in the HCP. Therefore, our proposed issuance of the requested incidental take permit qualifies as a categorical exclusion under the National Environmental Policy Act, as provided by Department of the Interior implementing regulations in part 46 of title 43 of the Code of Federal Regulations (43 CFR 46.205, 46.210, and 46.215). We base our determination that issuance of the ITP qualifies as a low-effect action on the following three criteria: (1) Implementation of the project would result in minor or negligible effects on federally listed, proposed, and candidate species and their habitats; (2) Implementation of the project would result in minor or negligible effects on other environmental values or resources; and (3) Impacts of the project, considered together with the impacts of other past, present, and reasonably

foreseeable similarly situated projects, would not result, over time, in cumulative effects to environmental values or resources that would be considered significant. The applicants' proposed project qualifies as a "low-effect" project, as more fully explained in our environmental action statement and associated Low Effect Screening Form. This preliminary determination may be revised based on our review of public comments that we receive in response to this notice.

Public Comment

If you wish to comment on the ITP application and HCP, you may submit comments by any one of the following methods:

Email: TedMartin@fws.gov. Use "Attn: Permit number TE90853B-0" as your message subject line.

Fax: Ted Martin, (772) 562-4288, Attn: Permit number TE90853B-0.

U.S. mail: Ted Martin, Wildlife Biologist, South Florida Ecological Services Field Office, Attn: Permit number TE90853B-0, U.S. Fish and Wildlife Service, 1339 20th Street, Vero Beach, FL 32960-3559.

In-person drop-off: You may drop off information during regular business hours at the above office address.

Before including your address, phone number, email address, or other personal identifying information in your comments, 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.

Next Steps

The Service will evaluate the HCP and comments submitted thereon to determine whether the application meet the requirements of section 10(a) of the Act. The Service will also evaluate whether issuance of the section 10(a)(1)(B) ITP complies with section 7 of the Act by conducting an intra-Service section 7 consultation. The results of this consultation, in combination with the above findings, will be used in the final analysis to determine whether or not to issue the ITP. If it is determined that the requirements of the Act are met, the ITP will be issued.

Authority

We provide this notice under Section 10 of the Endangered Species Act (16 U.S.C. 1531 *et seq.*) and NEPA regulations (40 CFR 1506.6).

Dated: April 7, 2016.

Roxanna Hinzman,

Field Supervisor, South Florida Ecological Services Office.

[FR Doc. 2016-08727 Filed 4-14-16; 8:45 am]

BILLING CODE 4310-55-P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

[FWS-HQ-FAC-2016-N054;
FXFR1336090000-FF09F14000-167]

Aquatic Nuisance Species Task Force Meeting

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of meeting.

SUMMARY: We, the U.S. Fish and Wildlife Service, announce a public meeting of the Aquatic Nuisance Species (ANS) Task Force. The ANS Task Force's purpose is to develop and implement a program for U.S. waters to prevent introduction and dispersal of aquatic invasive species (AIS); to monitor, control, and study such species; and to disseminate related information.

DATES: The ANS Task Force will meet from 8 a.m. to 5:30 p.m. on Wednesday, May 4, 2016; 8 a.m. to 5 p.m. on Thursday, May 5, 2016; and 8 a.m. to 12:30 p.m. on Friday, May 6, 2016. For more information, contact the ANS Task Force Executive Secretary (see **FOR FURTHER INFORMATION CONTACT**).

ADDRESSES: The ANS Task Force meeting will take place at the Park Place Hotel, 300 East State Street, Traverse City, Michigan 49684 (telephone: 231-946-5000).

FOR FURTHER INFORMATION CONTACT: Susan Pasko, Executive Secretary, ANS Task Force, by telephone at 703-358-2466, or by email at Susan_Pasko@fws.gov. If you use a telecommunications device for the deaf (TDD), please call the Federal Information Relay Service (FIRS) at 800-877-8339.

SUPPLEMENTARY INFORMATION: In accordance with the requirements of the Federal Advisory Committee Act, 5 U.S.C. App., we announce that the ANS Task Force will hold a meeting.

Background

The ANS Task Force was established by the Nonindigenous Aquatic Nuisance Prevention and Control Act of 1990 (Act) (Pub. L. 106-580, as amended), and is composed of 13 Federal and 14 ex-officio members, and co-chaired by the U.S. Fish and Wildlife Service and

the National Oceanic and Atmospheric Administration. The ANS Task Force provides advice on AIS infesting waters of the United States and other nations, among other duties as specified in the Act.

Meeting Agenda

- Great Lakes Restoration Initiative Project Updates
- Nonindigenous Aquatic Species and Great Lakes Aquatic Non-indigenous Species Information System Database Update
- Presentation on Idaho's Aquatic Invasive Species Prevention Program
- Update on the Boat Manufacturer Technical Information Report
- Session on Interbasin Transfer of AIS
- Session on Asian Carp Risk Assessments
- Presentation on Genome Editing Applications for AIS
- Update on the Government Accountability Office Report for AIS
- Approval of the Revised New York State ANS Management Plan
- Updates on Efforts to Address AIS Transport at Federally Managed Water Bodies
- Update on the National Early Detection Rapid Response Framework and Emergency Response Funding Plan
- Update on Policy and Planning from the National Invasive Species Council

There will be a field trip Wednesday, May 4, 2016, from 1 p.m. to 5:30 p.m. to Sleeping Bear Dunes National Lakeshore near Empire, Michigan. The field trip will include additional presentations on and viewing of AIS control projects within Sleeping Bear Dunes. To register for the field trip, contact the ANS Task Force Executive Secretary (see **FOR FURTHER INFORMATION CONTACT**).

The final agenda and other related meeting information will be posted on the ANS Task Force Web site at <http://anstaskforce.gov>.

Meeting Minutes

Summary minutes of the meeting will be maintained by the Executive Secretary (see **FOR FURTHER INFORMATION CONTACT**). The minutes will be available for public inspection within 60 days after the meeting and will be posted on the ANS Task Force Web site at <http://anstaskforce.gov>.

Dated: April 8, 2016.

David W. Hoskins,

Co-Chair, Aquatic Nuisance Species Task Force, Assistant Director for Fish and Aquatic Conservation.

[FR Doc. 2016-08733 Filed 4-14-16; 8:45 am]

BILLING CODE 4333-15-P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

[FWS-R3-ES-2015-0033; FF03E00000-FXES1112030000-167]

Availability of the Draft Midwest Wind Energy Multi-Species Habitat Conservation Plan and Draft Environmental Impact Statement

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of availability; request for comments.

SUMMARY: We, the U.S. Fish and Wildlife Service (Service), under the Endangered Species Act of 1973, as amended (ESA), announce the availability of the Midwest Wind Energy Multi-Species Habitat Conservation Plan (MSHCP). Planning partners include the State conservation agencies from the States of Michigan, Indiana, Wisconsin, Minnesota, Iowa, Illinois, and Missouri, the American Wind Energy Association (AWEA), who is representing a consortium of wind energy companies called WEBAT (Wind Energy Bat Action Team), and The Conservation Fund. The Plan Area encompasses all lands within the States of Illinois, Indiana, Iowa, Michigan, Minnesota, Missouri, Ohio, and Wisconsin. The covered species include six federally listed bat and bird species, one bat species that may be listed in the future, and the bald eagle. The activities covered under the MSHCP ("covered activities") include the construction, operation, maintenance, decommissioning and repowering of wind energy facilities, as well as monitoring activities. Up to 18,004 megawatts (MW) of existing facilities and 33,000 MW of new wind development are proposed to be covered under the MSHCP. In accordance with the National Environmental Policy Act of 1969 (NEPA), as amended, and the Council on Environmental Quality (CEQ) regulations, the Service is also announcing the availability of the MSHCP draft environmental impact statement (DEIS).

DATES: To ensure consideration, please submit your comments on or before July 14, 2016. The Service will host two online webinars during the public comment period. The webinar dates have not been determined at this time. Information on how to participate in the webinars will be provided on the Internet at <http://www.midwestwindenergyhpcpeis.org>.

ADDRESSES:

Document Availability

• *Internet:* You may obtain copies of the documents on the Internet at the Federal eRulemaking Portal at: <http://www.regulations.gov/> (Docket Number FWS-R3-ES-2015-0033) or on the project Web site, at <http://www.midwestwindenergyhceis.org>.

• *In-Person:* Hard copies of the documents will be available for public inspection by appointment, during normal business hours, at the Service's Midwest Regional Office, U.S. Fish and Wildlife Service, 5600 American Blvd. West, Suite 990, Bloomington, MN 55437-1458.

Comment Submission: In your comment, please specify whether your comment addresses the draft MSHCP, the draft EIS, or both. You may submit written hard-copy comments by U.S. mail or hand-delivery to: Regional Director, Attn: Rick Amidon, U.S. Fish and Wildlife Service, Ecological Services, 5600 American Blvd. West, Suite 990, Bloomington, MN 55437-1458.

FOR FURTHER INFORMATION CONTACT: Rick Amidon, Fish and Wildlife Biologist, Ecological Services, Midwest Regional Office, U.S. Fish and Wildlife Service, 5600 American Blvd. West, Suite 990, Bloomington, MN 55437-1458; 612-713-5164. If you use a telecommunications device for the deaf, hard-of-hearing, or speech disabled, please call the Federal Information Relay Service at 800-877-8339.

SUPPLEMENTARY INFORMATION: We announce the availability of the Midwest Wind Energy Multi-Species Habitat Conservation Plan (MSHCP). Planning partners include the State conservation agencies from Michigan, Indiana, Wisconsin, Minnesota, Iowa, Illinois, and Missouri; the American Wind Energy Association, who is representing a consortium of wind energy companies called WEBAT (Wind Energy Bat Action Team); and The Conservation Fund. The plan area encompasses all lands within the States of Illinois, Indiana, Iowa, Michigan, Minnesota, Missouri, Ohio, and Wisconsin. If approved, the MSHCP will authorize incidental take of the covered species that may result from wind energy development activities within covered lands over the 45-year term of the MSHCP. Covered species include the Indiana bat, northern long-eared bat, little brown bat, Kirtland's warbler, interior least tern, Great Lakes and Great Plains populations of the piping plover, and the bald eagle. The activities covered under the MSHCP ("covered activities") include the construction, operation, maintenance,

decommissioning and repowering of wind energy facilities, as well as monitoring activities. Up to 18,004 megawatts (MW) of existing facilities and 33,000 MW of new wind development are proposed to be covered under the MSHCP.

In accordance with the National Environmental Policy Act of 1969 (NEPA), as amended, and the Council on Environmental Quality (CEQ) regulations, the Service is also announcing the availability of the MSHCP draft environmental impact statement (DEIS). If approved, the MSHCP will authorize incidental take of the covered species that may result from wind energy development activities within the covered lands over the 45-year term of the MSHCP. The purpose of the proposed Federal action is to allow the Service to respond to applications for incidental take permits (ITPs) under the MSHCP, which, if granted, will authorize the incidental take of covered species resulting from existing and future wind energy development within covered lands.

The draft MSHCP, which has been prepared by the Service and the planning partners, covers the construction, operation, maintenance, decommissioning and reclamation, and repowering of existing and future land-based commercial wind energy facilities within covered lands, as well as monitoring activities. During the first 5 years, existing commercial wind energy projects may apply for and receive incidental take authorizations under the MSHCP; proposed commercial wind energy facilities may opt in during the first 15 years of the MSHCP. The plan area encompasses all lands under the jurisdiction of the Midwest Region of the Service, including Illinois, Indiana, Iowa, Michigan, Minnesota, Missouri, Ohio, and Wisconsin. The geographic area where incidental take authorization will be allowed under the MSHCP is a subset of the plan area and specifically excludes lands of particular importance to bat and migratory bird species, as well as a wide range of other wildlife species. These lands, which are referred to as covered lands in the MSHCP and the DEIS, were identified during the 2012 scoping process for the MSHCP.

The draft MSHCP contains a discussion of the following: (1) Introduction; (2) Covered Activities; (3) Affected Environment and Biological Resources; (4) Take Assessment and Impact of Take; (5) Conservation Plan; (6) Alternatives to Take; (7) Monitoring, Adaptive Management, and Reporting; (8) Funding Assurances, Unforeseen and Changed Circumstances and

Amendments; and (9) Plan Implementation.

Background

Section 9 of the ESA prohibits "take" of fish and wildlife species listed as endangered under section 4 (16 U.S.C. 1538, 1533, respectively). The ESA implementing regulations extend, under certain circumstances, the prohibition of take to threatened species (50 CFR 17.31). Under section 3 of the ESA, the term "take" means to "harass, harm, pursue, hunt, shoot, wound, kill, trap, capture, or collect, or attempt to engage in any such conduct" (16 U.S.C. 1532(19)). The term "harm" is defined by regulation as "an act which actually kills or injures wildlife. Such act may include significant habitat modification or degradation where it actually kills or injures wildlife by significantly impairing essential behavioral patterns, including breeding, feeding, or sheltering" (50 CFR 17.3). The term "harass" is defined in the regulations as "an intentional or negligent act or omission which creates the likelihood of injury to wildlife by annoying it to such an extent as to significantly disrupt normal behavioral patterns which include, but are not limited to, breeding, feeding, or sheltering" (50 CFR 17.3).

Under section 10(a) of the ESA, the Service may issue permits to authorize incidental take of listed fish and wildlife species. "Incidental take" is defined by the ESA as take that is incidental to, and not the purpose of, carrying out an otherwise lawful activity. Section 10(a)(1)(B) of the ESA contains provisions for issuing ITPs to non-Federal entities for the take of endangered and threatened species, provided the following criteria are met:

- The taking will be incidental;
- The applicant will, to the maximum extent practicable, minimize and mitigate the impact of such taking;
- The applicant will develop an HCP and ensure that adequate funding for the plan will be provided;
- The taking will not appreciably reduce the likelihood of the survival and recovery of the species in the wild; and
- The applicant will carry out any other measures that the Secretary may require as being necessary or appropriate for the purposes of the HCP.

Regulations governing permits for endangered and threatened species are at 50 CFR 17.22 and 17.32.

Eagles are protected under the Bald and Golden Eagle Protection Act (BGEPA), which prohibits take and disturbance of individuals and nests. "Take" under the Eagle Act includes any actions that pursue, shoot, shoot at,

poison, wound, kill, capture, trap, collect, destroy, molest, and disturb eagles. "Disturb" is further defined in 50 CFR 22.3 as "to agitate or bother a bald or golden eagle to a degree that causes, or is likely to cause, based on the best scientific information available, (1) injury to an eagle, (2) a decrease in its productivity, by substantially interfering with normal breeding, feeding, or sheltering behavior, or (3) nest abandonment, by substantially interfering with normal breeding, feeding, or sheltering behavior." 50 CFR 22.11 allows take authorization to be extended to permittees authorized to take eagles by an ITP issued pursuant to section 10(a)(1)(B) of the ESA. Take coverage for bald eagles provided through an ITP applies for the duration of the permit, or until the amount or level of take authorized has been met, provided the permittee complies with all terms and conditions provided in the ITP.

In 2009, the States of Indiana, Ohio, Michigan, Missouri, and Iowa, on behalf of all eight partner States, submitted a grant proposal to the Service under section 6 of the ESA, proposing to develop a multi-species habitat conservation plan and incidental permitting program for future wind development within the planning area. They envisioned that the MSHCP would be developed as a template HCP, meaning that the Service would issue individual ITPs to future applicants after the MSHCP was approved. They also contemplated one or more of the States would become a master permittee and issue certificates of inclusion (COI); however, at this time none of the States have agreed to serve as the master permittee. As a result, the MSHCP allows for the creation of a not-for-profit entity that would hold a master permit and issue COIs. The entity will be comprised of a five-person board. Three members of the Board will be held by representatives from wind energy companies and two members will be representatives of conservation and other interests that have experience with wind energy conservation-related issues. The MSHCP also allows for companies to seek individual ITPs.

The MSHCP intends to provide conservation and recovery benefits to federally listed species while streamlining the permitting process for existing and future wind projects where take of listed species is likely to occur. While wind-generated power is a clean and renewable source of energy, wind turbines are known to cause mortality of bats and birds that are struck by or pass near the turning blades. Wildlife mortality may also result from other

wind energy facility-related activities (e.g., construction-related activities). While individual wind energy development projects have been addressing endangered species issues by seeking their own facility ITPs under the ESA, a regional solution is desirable to allow for a coordinated conservation effort across large portions of species' ranges.

The MSHCP provides a detailed conservation plan to ensure the incidental take caused by wind energy development will not appreciably reduce the likelihood of the survival and recovery of the covered species on the covered lands, and provides mitigation to fully offset the impact of the taking. Further, the MSHCP provides a long-term monitoring and adaptive management strategy to ensure that the ITP terms are satisfied, and to account for changed and unforeseen circumstances.

Purpose and Need for Action

In accordance with NEPA, the Service has prepared a DEIS to analyze the impacts to the human environment that would occur if the MSHCP is approved and implemented and ITPs are issued.

Proposed Action

Under the Proposed Action, ITPs will be issued under the MSHCP for the covered activities (e.g., construction, operation, maintenance, decommissioning and reclamation, and repowering of existing and future land-based commercial wind energy facilities within covered lands), as well as monitoring activities. Incidental take coverage will be provided for the covered species; impacts to other federally listed species will either be avoided through siting and best management practices, or addressed through a separate and site-specific ESA section 10(a)(1)(B) permitting process. If impacts to other federally listed species cannot be avoided, and an applicant does not obtain a separate permit for that species, an ITP under the MSHCP will not be issued. The proposed action also includes minimization, monitoring, reporting, and compensatory mitigation requirements as part of the conservation strategy for covered species. Existing wind energy facilities in covered lands (i.e., up to 18,004 MW) and up to 33,000 MW of new wind energy capacity will be considered for incidental take authorization under the proposed action.

We invite comments and suggestions from all interested parties on the draft documents associated with the ITP application (HCP and HCP appendices),

and request that comments be as specific as possible.

Alternatives Analyzed in the DEIS

The DEIS contains an analysis of four alternatives: (1) No Action (no permit issuance); (2) Proposed Action (Proposed MSHCP Alternative); (3) Reduced Permit Duration Alternative; (4) Increased Cut-In Speed Alternative. The DEIS considers the direct, indirect, and cumulative effects of the alternatives, including any measures under the Proposed Action alternative intended to minimize and mitigate such impacts. The DEIS also identifies additional alternatives that were considered but were eliminated from consideration as detailed in Section 2.4 of the DEIS.

The Service invites comments and suggestions from all interested parties on the content of the DEIS. In particular, information and comments regarding the following topics are requested:

1. The direct, indirect, or cumulative effects that implementation of any alternative could have on the human environment;
2. Whether or not the impact on various aspects of the human environment has been adequately analyzed; and
3. Any other information pertinent to evaluating the effects of the proposed action on the human environment.

EPA's Role in the EIS Process

The EPA is charged under section 309 of the Clean Air Act to review all Federal agencies' environmental impact statements (EISs) and to comment on the adequacy and the acceptability of the environmental impacts of proposed actions in the EISs.

EPA also serves as the repository (EIS database) for EISs prepared by Federal agencies and provides notice of their availability in the **Federal Register**. The EIS Database provides information about EISs prepared by Federal agencies, as well as EPA's comments concerning the EISs. All EISs are filed with EPA, which publishes a notice of availability each Friday in the **Federal Register**.

For more information, see <http://www.epa.gov/compliance/nepa/eisdata.html>. You may search for EPA comments on EISs, along with EISs themselves, at <https://cdxnodengn.epa.gov/cdx-enepa-public/action/eis/search>.

Public Comments

You may submit your comments and materials concerning the notice by the methods listed in **ADDRESSES**.

If you submit a comment via <http://www.regulations.gov>, your entire comment—including any personal identifying information—will be posted on the Web site. We will post all hardcopy comments on <http://www.regulations.gov> as well. If you submit a hardcopy comment that includes personal identifying information, you may request at the top of your document that we withhold this information from public review. However, we cannot guarantee that we will be able to do so.

Comments and materials we receive, as well as documents associated with the notice, will be available for public inspection on <http://www.regulations.gov> at Docket No. FWS-R3-ES-2015-0033, or by appointment, during normal business hours, at the Service's Midwest Regional Office in Bloomington, Minnesota. You may obtain copies of the documents on the Internet at: <http://www.midwestwindenergyhpcpeis.org>, or from the Midwest Regional Office.

Authority

We provide this notice under section 10(c) of the ESA (16 U.S.C. 1531 *et seq.*) and its implementing regulations (50 CFR 17.22), and NEPA (42 U.S.C. 4371 *et seq.*) and its implementing regulations (40 CFR 1506.6; 43 CFR part 46).

Dated: March 16, 2016.

Lynn M. Lewis,

Assistant Regional Director, Ecological Services, Midwest Region.

[FR Doc. 2016-08449 Filed 4-14-16; 8:45 am]

BILLING CODE 4333-15-P

DEPARTMENT OF THE INTERIOR

Fish and Wildlife Service

[FWS-R1-ES-2016-N064;
FXES1113010000-167-FF01E00000]

Endangered Species; Recovery Permit Applications

AGENCY: Fish and Wildlife Service, Interior.

ACTION: Notice of availability; request for comments.

SUMMARY: We, the U.S. Fish and Wildlife Service, invite the public to comment on the following applications for recovery permits to conduct activities with the purpose of enhancing the survival of endangered species. The Endangered Species Act of 1973, as amended (Act), prohibits certain activities with endangered species unless a Federal permit allows such activity. The Act also requires that we

invite public comment before issuing such permits.

DATES: To ensure consideration, please send your written comments by May 16, 2016.

ADDRESSES: Program Manager, Restoration and Endangered Species Classification, Ecological Services, U.S. Fish and Wildlife Service, Pacific Regional Office, 911 NE 11th Avenue, Portland, OR 97232-4181. Please refer to the permit number for the application when submitting comments.

FOR FURTHER INFORMATION CONTACT: Colleen Henson, Fish and Wildlife Biologist, at the above address, or by telephone (503-231-6131) or fax (503-231-6243).

SUPPLEMENTARY INFORMATION:

Background

The Act (16 U.S.C. 1531 *et seq.*) prohibits certain activities with respect to endangered and threatened species unless a Federal permit allows such activity. Along with our implementing regulations in the Code of Federal Regulations (CFR) at 50 CFR 17, the Act provides for certain permits, and requires that we invite public comment before issuing these permits for endangered species.

A permit granted by us under section 10(a)(1)(A) of the Act authorizes the permittee to conduct activities (including take or interstate commerce) with respect to U.S. endangered or threatened species for scientific purposes or enhancement of propagation or survival. Our regulations implementing section 10(a)(1)(A) of the Act for these permits are found at 50 CFR 17.22 for endangered wildlife species, 50 CFR 17.32 for threatened wildlife species, 50 CFR 17.62 for endangered plant species, and 50 CFR 17.72 for threatened plant species.

Applications Available for Review and Comment

We invite local, State, and Federal agencies and the public to comment on the following applications. Please refer to the permit number for the application when submitting comments.

Documents and other information submitted with these applications are available for review by request from the Program Manager for Restoration and Endangered Species Classification at the address listed in the **ADDRESSES** section of this notice, subject to the requirements of the Privacy Act (5 U.S.C. 552a) and the Freedom of Information Act (5 U.S.C. 552).

Permit Number: TE-041672

Applicant: U.S. Army Corps of Engineers, Eugene, Oregon.

The applicant requests a permit amendment to take (survey, capture, and release) the Fender's blue butterfly (*Icaricia icarioides fenderi*) in conjunction with monitoring and habitat restoration activities, and to remove/reduce to possession *Erigeron decumbens* (Willamette daisy) and *Lomatium bradshawii* (Bradshaw's desert parsley) in conjunction with population augmentation in Lane County, Oregon, for the purpose of enhancing the species' survival.

Permit Number: TE-66384A

Applicant: Idaho Department of Fish and Game, Coeur d'Alene, Idaho.

The applicant requests a permit renewal with changes to take (capture, collect eggs, sample fin rays, tag, sacrifice, cull, and release) the Kootenai River white sturgeon (*Acipenser transmontanus*) in conjunction with spawning, recruitment, monitoring, and population studies in Idaho and Montana, for the purpose of enhancing the species' survival.

Permit Number: TE-84876A

Applicant: Andersen Air Force Base, Yigo, Guam.

The applicant requests a permit amendment to take (survey, capture, monitor nests, collect tissue samples, tag, and release) green sea turtles (*Chelonia mydas*) and hawksbill sea turtles (*Eretmochelys imbricata*) in conjunction with scientific research, and to remove/reduce to possession the following plants: *Eugenia bryanii* (no common name), *Heritiera longipetiolata* (Ufa halumtanu, Ufa halom tano), *Psychotria malaspiniae* (Aplokating palaoan), *Serianthes nelsonii* (Hayun lagu), *Solanum guamense* (Biringenas halumtanu, Biringenas halom tano), and *Tinospora homosepala* (no common name), in conjunction with captive propagation and outplanting on the island of Guam for the purpose of enhancing the species' survival.

Permit Number: TE-91851B

Applicant: Washington State University, Pullman, Washington.

The applicant requests a permit to take (capture, radio-collar, release, and monitor) gray wolves (*Canis lupus*) in conjunction with scientific research in Okanogan and Kittitas Counties, Washington, for the purpose of enhancing the species' survival.

Permit Number: TE-210255

Applicant: Montana Fish, Wildlife and Parks, Libby, Montana.

The applicant requests a permit renewal with changes to take (capture,

hold, mark, passive-integrated-transponder (PIT) and sonic tag, collect blood and biological samples, and release) the Kootenai River white sturgeon (*Acipenser transmontanus*) in conjunction with scientific research in the Kootenai River, Lincoln County, Montana, for the purpose of enhancing the species' survival.

Permit Number: TE-22353B

Applicant: Center for Natural Lands Management, Temecula, California.

The applicant requests a permit amendment to take (conduct habitat restoration activities, survey, and monitor) the Taylor's checkerspot butterfly (*Euphydryas editha taylori*) in Oregon and Washington for the purpose of enhancing the species' survival.

Public Availability of Comments

All comments and materials we receive in response to this request will be available for public inspection, by appointment, during normal business hours at the address listed in the **ADDRESSES** section.

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.

Authority

We provide this notice under section 10 of the Act (16 U.S.C. 1531 *et seq.*).

Dated: April 5, 2016.

Theresa E Rabot,

Regional Director, Pacific Region, U.S. Fish and Wildlife Service.

[FR Doc. 2016-08725 Filed 4-14-16; 8:45 am]

BILLING CODE 4333-15-P

DEPARTMENT OF THE INTERIOR

Office of the Secretary

[167D0102DM DS61100000
DLSN00000.000000 DX61101]

Draft 2016–2020 Environmental Justice Strategic Plan

AGENCY: Office of the Secretary, Interior.

ACTION: Notice of availability and request for comments.

SUMMARY: This notice announces the availability of the Department of the Interior's (Department) draft 2016–2020 Environmental Justice Strategic Plan

(Strategic Plan). This draft Strategic Plan builds on the Department's 2012–2017 Environmental Justice Strategic Plan and will guide the Department's actions regarding environmental justice for the upcoming years. Updates to Federal agencies' environmental justice strategic plans are conducted periodically to increase interagency cooperation and participation opportunities for minority, low-income, American Indian and Alaska Native Communities, and Tribal governments.

DATES: Consideration will be given to all comments received or postmarked by May 16, 2016.

ADDRESSES: You may submit written comments by one of the following methods:

1. By email to: *Environmental_Justice@ios.doi.gov*.

2. By hard-copy to: Environmental Justice, U.S. Department of the Interior, Office of Environmental Policy and Compliance (MS-2462), 1849 C Street NW., Washington, DC 20240

FOR FURTHER INFORMATION CONTACT: Ms. Cheryl L. Kelly at the above street address (see **ADDRESSES**), phone 202–208–7565, or by email at *cheryl_kelly@ios.doi.gov*.

SUPPLEMENTARY INFORMATION:

I. Background

In 1994, President Clinton signed Executive Order 12898, *Federal Actions to Address Environmental Justice in Minority Populations and Low-income Populations*, which outlined a mandate for Federal agencies to “make achieving environmental justice part of its mission by identifying and addressing, as appropriate, disproportionately high and adverse human health or environmental effects of its programs, policies, and activities on minority populations and low-income populations in the United States and its territories and possessions, the District of Columbia, the Commonwealth of Puerto Rico, and the Commonwealth of the Mariana Islands.” Environmental justice is often defined as meeting the needs of underserved communities by reducing disparate environmental burdens, removing barriers to participation in decision making, and increasing access to environmental benefits that help make all communities safe, vibrant, and healthy places to live and work.

In August 2011, the Department joined with other Federal agencies in the signing of a *Memorandum of Understanding on Environmental Justice and Executive Order 12898* (MOU). This MOU reaffirmed the Federal government's commitment to

environmental justice. Provisions of the MOU call on each Federal agency to review and update existing environmental justice strategic plans where applicable and as appropriate. At that time, the Department published a 2012–2017 Environmental Strategic Plan to meet this provision to update Federal agency strategic plans.

The Department's 2012–2017 Environmental Justice Strategic Plan set forth five major goals that continue to guide the Department in its pursuit of environmental justice:

(1) Ensure responsible officials are aware of the provisions of EO 12898 and are able to identify and amend programs, policies, and activities under their purview that may have disproportionately high and adverse human health or environmental effects on minority, low-income, or tribal populations;

(2) Ensure minority, low-income, and tribal populations are provided with the opportunity to engage in meaningful involvement in the Department's decision making processes;

(3) The Department will, on its own or in collaboration with partners, identify and address environmental impacts that may result in disproportionately high and adverse human health or environmental effects on minority, low-income, or tribal populations;

(4) Use existing grant programs, training, and educational opportunities as available to aid and empower minority, low-income, and tribal populations in their efforts to build and sustain environmentally and economically sound communities; and

(5) Integrate the Department's environmental justice strategies with its Title VI of the Civil Rights Act enforcement responsibilities to improve efficiencies while preserving the integrity of Title VI and environmental justice activities.

In 2015, the Department began the process to update the Department's 2012–2017 Environmental Justice Strategic Plan by evaluating actions the Department could implement to meet the five goals. The update to the strategic plan is based on input and review by the Department's bureaus and offices and meets the goal of the 2011 MOU to periodically evaluate and update strategic plans.

II. General Information

You may access the Department's draft 2016–2020 Environmental Justice Strategic Plan at the Department's Environmental Justice Web site at: <https://www.doi.gov/oepec/resources/environmental-justice>. Please let us

know if you are unable to access the document through the Web site; the document can be provided via email or hard copy.

It is our policy to make all comments available to the public for review. Before including Personally Identifiable Information (PII), such as your address, phone number, email address, or other personal information in your comment(s), you should be aware that your entire comment (including PII) might be made available to the public at any time. While you might ask us in your comment to withhold PII from public view, we cannot guarantee that we will be able to do so.

Mary Josie Blanchard,

Acting Director, Office of Environmental Policy and Compliance.

[FR Doc. 2016-08671 Filed 4-14-16; 8:45 am]

BILLING CODE 4334-63-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[16X.LLID9570000.L14400000.BJ0000.241A.X.4500081115]

Idaho: Filing of Plats of Survey

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of Filing of Plats of Surveys.

SUMMARY: The Bureau of Land Management (BLM) has officially filed the plats of survey of the lands described below in the BLM Idaho State Office, Boise, Idaho, effective 9:00 a.m., on the dates specified.

FOR FURTHER INFORMATION CONTACT: Bureau of Land Management, 1387 South Vinnell Way, Boise, Idaho, 83709-1657.

SUPPLEMENTARY INFORMATION: These surveys were executed at the request of the Bureau of Land Management to meet their administrative needs. The lands surveyed are:

The supplemental plat showing the corrected bearings and distances for Tracts 37 and 38, corrected designation of Tract 39, and the removal of text for lots 9 and 10 (now Tracts 37 and 38), in sec. 23, T. 5 N., R. 6 W., Boise Meridian, Idaho, Group Number 1314, was accepted February 2, 2016.

The plat representing the dependent resurvey of portions of the north boundary and subdivisional lines, and the subdivision of section 5, T. 14 N., R. 27 E., Boise Meridian, Idaho, Group Number 1391, and the plat representing the dependent resurvey of a portion of the south boundary, and subdivisional

lines, and the subdivision of sections 19 and 20, T. 15 N., R. 27 E., Boise Meridian, Idaho, Group Number 1391 were accepted February 8, 2016.

The plat representing the dependent resurvey of portions of the south and west boundaries, subdivisional lines and Mineral Survey Number 1 (lot 37, Index Number 286), and the subdivision of section 31, and the metes-and-bounds survey of lots 10-12, section 31, T. 2 N., R. 19 E., of the Boise Meridian, Idaho, Group Number 1407, was accepted March 8, 2016.

These surveys were executed at the request of the Bureau of Indian Affairs to meet certain administrative and management purposes. The lands surveyed are:

The plat representing the dependent resurvey of a portion of the subdivisional lines, and the subdivision of section 8, and a metes-and-bounds survey in the E $\frac{1}{2}$ of the SE $\frac{1}{4}$ of the SE $\frac{1}{4}$ of section 8, T. 34 N., R. 4 E., of the Boise Meridian, Idaho, Group Number 1442, was accepted February 2, 2016.

The plat representing the dependent resurvey of a portion of the subdivisional lines, and the corrective dependent resurvey of portions of the subdivisional lines and the subdivision of section 7, and the subdivision of section 8, T. 36 N., R. 3 W., Boise Meridian, Idaho, Group Number 1437, was accepted March 8, 2016.

Jeff A. Lee,

Acting Chief Cadastral Surveyor for Idaho.

[FR Doc. 2016-08731 Filed 4-14-16; 8:45 am]

BILLING CODE 4310-GG-P

DEPARTMENT OF THE INTERIOR

Bureau of Land Management

[LLNVC02000 L14400000.ER0000; 241A; MO# 4500089714]

Notice of Temporary Closures of Public Land in Washoe County, Nevada

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice.

SUMMARY: As authorized under the provisions of the Federal Land Policy and Management Act of 1976, and pursuant to 43 CFR 8364.1, certain public land near Stead, Nevada, will be temporarily closed to all public use to provide for public safety during the 2016 Reno Air Racing Association Pylon Racing Seminar and the Reno National Championship Air Races.

DATES: Temporary closure periods are June 15 through June 18, 2016, and

September 10 through September 18, 2016.

FOR FURTHER INFORMATION CONTACT:

Bryant Smith, (775) 885-6000, email: b6smith@blm.gov. 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: This closure applies to all public use, including pedestrian use and vehicles. The public lands affected by this closure are described as follows:

Mount Diablo Meridian

T. 21 N., R. 19 E.,
Sec. 8, E $\frac{1}{2}$ E $\frac{1}{2}$, NW $\frac{1}{4}$ NE $\frac{1}{4}$;
Sec. 16, SW $\frac{1}{4}$ SW $\frac{1}{4}$ NE $\frac{1}{4}$, NW $\frac{1}{4}$,
W $\frac{1}{2}$ SE $\frac{1}{4}$.

The area described contains 450 acres, more or less, in Washoe County, Nevada.

The closure notice and map of the closure area will be posted at the BLM Nevada State Office, 1340 Financial Boulevard, Nevada and on the BLM Web site: http://www.blm.gov/nv/st/en/fo/carsoncity_field.html. The BLM law enforcement, in coordination with the Washoe County Sheriff's Office, will provide notification to the public of the closure during the scheduled events. Under the authority of Section 303(a) of the Federal Lands Policy and Management Act of 1976 (43 U.S.C. 1733(a)), 43 CFR 8360.9-7 and 43 CFR 8364.1, the Bureau of Land Management will enforce the following rules in the area described above: All public use, whether motorized, on foot, or otherwise, is prohibited.

Exceptions: Closure restrictions do not apply to event officials, medical and rescue personnel, law enforcement, and agency personnel monitoring the events.

Penalties: Any person who violates any of this closure may be tried before a United States Magistrate and fined in accordance with 18 U.S.C. 3571, imprisoned no more than 12 months under 43 U.S.C. 1733(a) and 43 CFR 8360.0-7, or both. In accordance with 43 CFR 8365.1-7, State or local officials may also impose penalties for violations of Nevada law.

Authority: 43 CFR 8360.0-7 and 8364.1.

Bryant D. Smith,

Acting Field Manager, Sierra Front Field Office.

[FR Doc. 2016-08625 Filed 4-14-16; 8:45 am]

BILLING CODE 4310-HC-P

DEPARTMENT OF THE INTERIOR**Bureau of Land Management**

[LLOR930000.L63500000.DO0000.LXSS
081H0000.16XL1116AF; HAG 16-0053]

Notice of Availability of the Proposed Resource Management Plan and Final Environmental Impact Statement for Western Oregon

AGENCY: Bureau of Land Management, Interior.

ACTION: Notice of availability.

SUMMARY: In accordance with the National Environmental Policy Act 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 Proposed Resource Management Plan (RMP)/Final Environmental Impact Statement (EIS) for Western Oregon and, by this notice, is announcing its availability.

DATES: BLM planning regulations state that any person who meets the conditions as described in the regulations at 43 CFR 1610.5-2 may protest the BLM's Proposed RMP/Final EIS. A person who meets the conditions and files a protest must file the protest within 30 days of the date that the Environmental Protection Agency publishes its Notice of Availability in the **Federal Register**.

ADDRESSES: Copies or notification of the electronic availability of the RMPs for Western Oregon Proposed RMP/Final EIS have been sent to affected Federal, State, Tribal, and local government agencies and to other stakeholders including interested parties, that previously requested a copy. Copies of the Proposed RMP/Final EIS are available for public inspection at the Coos Bay, Eugene, Medford, Roseburg, and Salem Districts and the Lakeview District's Klamath Falls Field Office. Interested persons may also review the Proposed RMP/Final EIS on the Internet at: www.blm.gov/or/plans/rmpswesternoregon/feis. All protests must be in writing and mailed to one of the following addresses:

Regular Mail: BLM Director (210),
Attention: Protest Coordinator, P.O.
Box 71383, Washington, DC 20024-
1383

Overnight Delivery: BLM Director (210),
Attention: Protest Coordinator, 20 M
Street SE., Room 2134LM,
Washington, DC 20003

FOR FURTHER INFORMATION CONTACT: Mr. Mark Brown, RMPs for Western Oregon Project Manager, telephone 503-808-6233; address 1220 SW. 3rd Avenue,

P.O. Box 2965; Portland, OR 97204; or email at: blm_or_rmeps_westernoregon@blm.gov.

Persons who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at (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: The BLM Proposed RMP/Final EIS for Western Oregon encompasses approximately 2.5 million acres of BLM-administered lands and 69,000 acres of split-estate lands in western Oregon. The Proposed RMP/Final EIS analyzes in detail a range of alternatives to meet the purposes and needs of: producing a sustained yield of timber products, furthering the recovery of threatened and endangered species, providing for clean water, restoring fire-adapted ecosystems, providing for recreation opportunities, and coordinating management of lands surrounding the Coquille Forest with the Coquille Tribe. The Proposed RMP would revise the RMPs for the Coos Bay, Eugene, Medford, Roseburg, and Salem District Offices and the Lakeview District's Klamath Falls Field Office. The current RMPs for these six offices were completed in 1995 and incorporate the land use allocations and standards and guidelines from the Northwest Forest Plan.

In 2012, the BLM conducted an evaluation of the 1995 RMPs in accordance with its planning regulations and concluded that a plan revision was necessary to address changed circumstances and new information that had led to a substantial, long-term departure from the timber management outcomes predicted under the 1995 RMPs. Within the western Oregon districts, three BLM-administered areas are not included in the decision area: The Cascade Siskiyou National Monument (Medford District), the Upper Klamath Basin and Wood River Wetland (Klamath Falls Field Office), and the West Eugene Wetlands (Eugene District).

BLM-administered lands in the planning area include Oregon and California Railroad (O&C) lands, Coos Bay Wagon Road lands, Public Domain lands, and acquired lands. The Oregon and California Revested Lands Sustained Yield Management Act of 1937 put the O&C lands under the jurisdiction of the U.S. Department of the Interior and provides the legal

authority for the management of O&C and Coos Bay Wagon Road lands. The lands were classified as timberlands to be managed for permanent forest production, and timber was to be sold, cut, and removed in conformity with the principle of sustained yield for the purpose of providing a permanent source of timber supply. The Act also provided for protecting watersheds, regulating stream flow, contributing to the economic stability of local communities and industries, and providing recreational facilities. The Federal Land Policy and Management Act of 1976 provides the legal authority for management of Public Domain lands and acquired lands. These lands and resources are to be managed under the principles of multiple use and sustained yield.

Land ownership patterns in western Oregon create unique management challenges. Generally, O&C land is located in odd-numbered sections, and private land is located in even-numbered sections, creating a "checkerboard" ownership pattern. Activities on adjacent private lands have implications for management of BLM-administered lands. The BLM typically manages only a small percentage of land in any particular watershed, and in many cases, cumulative actions across all ownerships determine resource outcomes. In the Coast Range, checkerboard ownership is spread across the entire watershed. In the western Cascades, checkerboard ownership is mostly in the lower part of watersheds with blocked U.S. Forest Service ownership in the headwater areas.

The Proposed RMP/Final EIS for the RMPs for Western Oregon plan revisions analyzes in detail the Proposed RMP, four action alternatives, two sub-alternatives, and the No Action alternative. The No Action alternative would continue to implement the 1995 RMPs, as written, with no change in the management actions and level of management intensity in the planning area.

The BLM developed the Proposed RMP and action alternatives to represent a range of overall management approaches to respond to the purpose and need. The Proposed RMP and all action alternatives include the following land use allocations: Congressionally Reserved (e.g., wilderness, wild and scenic rivers), District-Designated Reserves, Late-Successional Reserve, Riparian Reserve, Harvest Land Base, and Eastside Management Area. The location and acreage of these allocations vary by alternative, including the

Proposed RMP, with the exception of congressionally reserved allocations that are common to all alternatives, including the Proposed RMP. Within each action alternative, the Harvest Land Base, Late-Successional Reserve, and Riparian Reserve have specific, mapped sub-allocations with differing management direction. Given the checkboard ownership patterns and the widespread distribution of the federally listed species in the planning area analyzed in this Proposed RMP/Final EIS, regional mitigation considerations are incorporated throughout the action alternatives.

The two sub-alternatives modify an individual component of northern spotted owl conservation and have related effects on timber production.

Alternative A has a Late-Successional Reserve larger than the No Action Alternative. The Harvest Land Base is comprised of the Uneven-Aged Timber Area and the High Intensity Timber Area. The High Intensity Timber Area includes regeneration harvest with no retention (clear cuts).

Alternative B has a Late-Successional Reserve similar in size to Alternative A, though of a different spatial design. The Harvest Land Base is comprised of the Uneven-Aged Timber Area, Low Intensity Timber Area, and Moderate Intensity Timber Area. The portion of the Harvest Land Base in Uneven-Aged Timber Area is the largest of all action alternatives. The Low Intensity Timber Area and Moderate Intensity Timber Area include regeneration harvest with varying levels of retention.

Sub-alternative B is identical to Alternative B, except that it includes protection of habitat within the home ranges of all northern spotted owl known and historic sites.

Alternative C has the largest Harvest Land Base of any of the alternatives, including the Proposed RMP. The Harvest Land Base is comprised of the Uneven-Aged Timber Area and the High Intensity Timber Area. The High Intensity Timber Area includes regeneration harvest with no retention. Alternative C has the smallest acreage in the Riparian Reserve of all of the alternatives, including the Proposed RMP.

Sub-alternative C is identical to Alternative C, except that the Late-Successional Reserve includes all stands 80 years old and older.

Alternative D has the smallest Late-Successional Reserve of any of the alternatives, including the Proposed RMP. The Harvest Land Base is comprised of the Uneven-Aged Timber Area, Owl Habitat Timber Area, and Moderate Intensity Timber Area. The

Owl Habitat Timber Area includes timber harvest applied in a manner that would maintain northern spotted owl habitat. The Moderate Intensity Timber Area includes regeneration harvest with retention. Alternative D has the largest acreage in the Riparian Reserve of all of the action alternatives, including the Proposed RMP.

The BLM has developed the Proposed RMP as a variation on Alternative B, which the BLM identified in the Draft RMP/EIS as the preferred alternative. The Proposed RMP has a Late-Successional Reserve that is a refinement of the Late-Successional Reserve design in Alternative B. The Harvest Land Base is comprised of the Uneven-Aged Timber Area, Low Intensity Timber Area, and Moderate Intensity Timber Area, as in Alternative B. The geographic extent of the portion of the Harvest Land Base in Uneven-Aged Timber Area in the Proposed RMP is intermediate between Alternative B and Alternative C. The Proposed RMP includes a Riparian Reserve design that is intermediate among the alternatives and incorporates elements of each of the alternatives, resulting in an acreage that is higher than Alternatives B and C but lower than Alternatives A and D.

The BLM would expand the existing (100-foot) National Trail Management Corridor on the Pacific Crest National Scenic Trail to 1-mile wide (1/2-mile either side of centerline), and would establish a National Trail Management Corridor on the California National Historic Trail-Applegate Study Trail Route of 100-feet (50-feet either side of centerline).

The BLM evaluated 51 eligible Wild and Scenic River segments as part of this RMP revision. Six segments—the Rogue River and West Fork Illinois River in the Medford District; and the Little North Santiam River, North Fork Siletz River, Sandy River, and Table Rock Fork-Molalla River in the Salem District—were found to be suitable and would be recommended for inclusion into the National Wild and Scenic Rivers System under the Proposed RMP. These six segments would receive protection of tentative classification, outstandingly remarkable values, free-flowing characteristics, and water quality while being considered for designation. One segment, the Nestucca River Segment B, was determined to warrant joint study with the U.S. Forest Service before determining suitability and would receive protection of tentative classification, outstandingly remarkable values, free-flowing characteristics, and water quality until the completion of this joint study. One segment, South Yamhill River, contains

no portion of the river or corridor on BLM-administered lands and was removed from further evaluation through this process. All remaining 43 evaluated eligible Wild and Scenic River segments were not found to be suitable for inclusion into the National Wild and Scenic River System and would be released from protective management under the Wild and Scenic Rivers Act.

The land-use planning process was initiated on March 9, 2012, through a Notice of Intent published in the **Federal Register** (77 FR 14414) notifying the public of a formal scoping period and soliciting public participation which ended on October 5, 2012. The BLM held scoping open houses in May and June 2012. The BLM used public scoping comments to help identify planning issues that directed the formulation of alternatives and framed the scope of analysis in the Draft RMP/EIS.

Cooperating agencies in the preparation of this land use plan include the Environmental Protection Agency; National Marine Fisheries Service; U.S. Fish and Wildlife Service; U.S. Forest Service; State of Oregon; Benton County; Clackamas County; Columbia County; Coos County; Curry County; Douglas County; Klamath County; Lane County; Lincoln County; Linn County; Marion County; Multnomah County; Polk County; Tillamook County; Washington County; Yamhill County; Confederated Tribes of Coos, Lower Umpqua, and Siuslaw Indians; Confederated Tribes of Grand Ronde; Confederated Tribes of Siletz Indians; Coquille Indian Tribe; Cow Creek Band of Umpqua Tribe of Indians; and the Klamath Tribes. With the exception of Benton County, all listed counties have authorized the Association of O&C Counties to act as the counties' agent and representative in their role as cooperating agencies in the planning process when county commissioners were otherwise absent.

The BLM released the Draft RMP/EIS on April 24, 2015. The BLM conducted a series of public meetings after the release of the Draft RMP/EIS. The purpose of these meetings was to help members of the public understand the content of the Draft RMP/EIS and provide meaningful and constructive comments. The BLM held six "open-house" public meetings (one meeting per BLM District Office) and one meeting for elected officials where BLM employees could engage with stakeholders on all resources addressed in the Draft RMP/EIS. The BLM also organized nine, issue-specific meetings

on topics such as socio-economics, forestry, aquatics, and wildlife.

The comment period for the Draft RMP/EIS closed on August 21, 2015. All comments received during the comment period are available to the public at: <http://www.blm.gov/or/plans/rmpswesternoregon/comments.php>.

Comments on the Draft RMP/EIS received from the public were considered and incorporated as appropriate into the proposed plan. Public comments resulted in formulation of the Proposed RMP, additional consideration of alternatives that were not analyzed in detail, presentation of new analysis within issues considered for forest management and socioeconomic resources, consideration of additional science, and the addition of clarifying text. No comments received significantly changed the proposed land use plan decisions.

Instructions for filing a protest regarding the Proposed RMP/Final EIS may be found in the "Dear Reader" Letter of the RMPs for Western Oregon Proposed RMP/Final EIS and at 43 CFR 1610.5-2. All protests must be in writing and mailed to the appropriate address, as set forth in the **ADDRESSES** section above. Emailed protests will not be accepted as valid protests unless the protesting party also provides the original letter by either regular or overnight mail postmarked by the close of the protest period. Under these conditions, the BLM will consider the emailed protest as an advance copy and it will receive full consideration. If you wish to provide the BLM with such advance notification, please direct emails to protest@blm.gov.

Before including your phone number, email address, or other personal identifying information in your protest, you should be aware that your entire protest—including your personal identifying information—may be made publicly available at any time. While you can ask us in your protest to withhold your personal identifying information from public review we cannot guarantee that we will be able to do so.

Authority: 40 CFR 1506.6, 40 CFR 1506.10, 43 CFR 1610.2.

Jerome E. Perez,

State Director, Oregon/Washington.

[FR Doc. 2016-08740 Filed 4-14-16; 8:45 am]

BILLING CODE 4310-33-P

DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-WASO-NRNL-20572; PPWOCRADIO, PCU00RP14.R50000]

National Register of Historic Places; Notification of Pending Nominations and Related Actions

AGENCY: National Park Service, Interior.

ACTION: Notice.

SUMMARY: The National Park Service is soliciting comments on the significance of properties nominated before March 5, 2016, for listing or related actions in the National Register of Historic Places.

DATES: Comments should be submitted by May 2, 2016.

ADDRESSES: Comments may be sent via U.S. Postal Service to the National Register of Historic Places, National Park Service, 1849 C St. NW., MS 2280, Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eye St. NW., 8th Floor, Washington, DC 20005; or by fax, 202-371-6447.

SUPPLEMENTARY INFORMATION: The properties listed in this notice are being considered for listing or related actions in the National Register of Historic Places. Nominations for their consideration were received by the National Park Service before March 5, 2016. Pursuant to section 60.13 of 36 CFR part 60, written comments are being accepted concerning the significance of the nominated properties under the National Register criteria for evaluation.

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.

CALIFORNIA

Los Angeles County

Carling, Foster, House (Residential Architecture of John Lautner in Southern California, 1940-1994), 7144 West Hockey Trail, Los Angeles, 16000168

Harpel, Willis, House (Residential Architecture of John Lautner in Southern California, 1940-1994), 7764 West Torreyson Dr., Los Angeles, 16000170

Harvey, Leo M., House (Residential Architecture of John Lautner in Southern California, 1940-1994), 2180 West Live Oak Dr., Los Angeles, 16000171

Lautner, John and Mary, House (Residential Architecture of John Lautner in Southern California, 1940-1994), 2007 Micheltorena St., Los Angeles, 16000172

Schaffer, J.W. House (Residential Architecture of John Lautner in Southern California, 1940-1994), 527 Whiting Woods Rd., Glendale, 16000174

Walstrom, Douglas and Octavia, House (Residential Architecture of John Lautner in Southern California, 1940-1994), 10500 Selkirk Ln., Los Angeles, 16000175

Riverside County

Elrod, Arthur, House (Residential Architecture of John Lautner in Southern California, 1940-1994), 2175 Southridge Dr., Palm Springs, 16000169

Pearlman Mountain Cabin (Residential Architecture of John Lautner in Southern California, 1940-1994), 52820 Middleridge Dr., Idyllwild, 16000173

Sutter County

West Butte Schoolhouse, 14226 Pass Rd., Live Oak, 16000167

IDAHO

Ada County

Whitehead, William, House, 3921 W. Catalpa Dr., Boise, 16000176

MICHIGAN

Clare County

Clare Downtown Historic District, 114-120 E. Fifth St., 102-202 W. Fifth St., 112-115 E. Fourth St., 112-124 W. Fourth St., 307, 321-622 N. McEwan, Clare, 16000178

Iron County

Bewabic Park, 1933 West US 2, Crystal Falls Township, 16000179

Wayne County

Pontchartrain Club-Town House Apartments, 1511 First St., Detroit, 16000181

Professional Plaza Tower, 3800 Woodward Ave., Detroit, 16000182

WJBK-TV Studios Building, 7441 Second Ave., Detroit, 16000180

MISSOURI

Jackson County

Union Cemetery, 227 East 28th Terrace, Kansas City, 16000183

St. Louis Independent city Gratiot School, 1615 Hampton Ave., St. Louis (Independent City), 16000184

MONTANA

Cascade County

East Side Neighborhood Historic District, Central Ave. and 1st Ave. between 15th and 16th Sts., Great Falls, 16000185

NEW JERSEY

Morris County

Morris Canal Historic District (Boundary Increase), 125 Ledgewood—Landing Rd., Roxbury Township, 16000177

NORTH CAROLINA**Forsyth County**

Hoehns (Hanes), Philip and Johanna, House,
3550 Middlebrook Dr., Clemmons,
16000186

Wake County

Chavis, John, Memorial Park, 505 Martin
Luther King Blvd., Raleigh, 16000188

PUERTO RICO**San Juan Municipality**

Templo del Maestro, Avenida de la
Constitucion, Parada 8, San Juan, 16000189

SOUTH CAROLINA**Charleston County**

Fort Sumter National Monument (Boundary
Increase and Additional Documentation),
1214 Middle St. (FOSU), Sullivan's Island,
16000190

Authority: 60.13 of 36 CFR part 60

Dated: March 10, 2016.

J. Paul Loether,

*Chief, National Register of Historic Places/
National Historic Landmarks Program.*

[FR Doc. 2016-08696 Filed 4-14-16; 8:45 am]

BILLING CODE 4312-51-P

DEPARTMENT OF THE INTERIOR**National Park Service**

[NPS-WASO-NRNL-20719;
PPWOCRADIO, PCU00RP14.R50000]

**National Register of Historic Places;
Notification of Pending Nominations
and Related Actions**

AGENCY: National Park Service, Interior.

ACTION: Notice.

SUMMARY: The National Park Service is soliciting comments on the significance of properties nominated before March 26, 2016, for listing or related actions in the National Register of Historic Places.

DATES: Comments should be submitted by May 2, 2016.

ADDRESSES: Comments may be sent via U.S. Postal Service to the National Register of Historic Places, National Park Service, 1849 C St. NW., MS 2280, Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eye St. NW., 8th floor, Washington, DC 20005; or by fax, 202-371-6447.

SUPPLEMENTARY INFORMATION: The properties listed in this notice are being considered for listing or related actions in the National Register of Historic Places. Nominations for their consideration were received by the National Park Service before March 26, 2016. Pursuant to section 60.13 of 36 CFR part 60, written comments are

being accepted concerning the significance of the nominated properties under the National Register criteria for evaluation.

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.

CALIFORNIA**San Luis Obispo County**

Monday Club of San Luis Obispo, 1815
Monterey St., San Luis Obispo, 16000230

GEORGIA**Bibb County**

Ingleside Historic District, Roughly bounded
by Vineville Ave., Candler Dr., Bonita Pl.,
High Point Rd., and Forest Hill Rd., Macon,
16000231

MICHIGAN**Emmet County**

Douglas, James and Jean, House, 3490 S. Lake
Shore Dr., Friendship Township, 16000232

MISSOURI**Jackson County**

Campbell—Continental Baking Company
Building, 1108 E. 30th St., Kansas City,
16000235

Murdock, C.A., Manufacturing Company
Building, (Railroad Related Historic
Commercial and Industrial Resources in
Kansas City, MO MPS), 1225-1227 Union
Avenue, Kansas City, 16000234

Traders National Bank Building, 1125 Grand
Blvd., Kansas City, 16000233

PUERTO RICO**San German Municipality**

Observation Tower, (New Deal Era
Constructions in the Forest Reserves in
Puerto Rico), PR 120, KM 14, Cain Alto
Ward, San German, 16000236

San Juan Municipality

Edificio Comunidad de Orgullo Gay de
Puerto Rico, (New Deal Era Constructions
in the Forest Reserves in Puerto Rico), 3
Saldana St., San Juan, 16000237

WEST VIRGINIA**Jefferson County**

Harpers Ferry National Historical Park
(Boundary Increase), Address Restricted,
Harpers Ferry, 16000238

WISCONSIN**Ashland County**

Bass Island Brownstone Company Quarry
(Boundary Increase), Bass Island, LaPointe,
16000241

Clark County

Woodland Hotel, 207 N. Central Ave., Owen,
16000240

Milwaukee County

Dover Street School and Social Center, 619
E. Dover St., Milwaukee, 16000239

In the interest of preservation, a three day
comment period has been requested for the
following resource:

NEW YORK**New York County**

Julius' Bar, 188 Waverly Place, New York,
16000242

Authority: 60.13 of 36 CFR part 60.

Dated: March 28, 2016.

J. Paul Loether,

*Chief, National Register of Historic Places/
National Historic Landmarks Program.*

[FR Doc. 2016-08694 Filed 4-14-16; 8:45 am]

BILLING CODE 4312-51-P

DEPARTMENT OF THE INTERIOR**National Park Service**

[NPS-AKRO-WRST-20181;
PPMRSNR1Y.Y00000]

**Notice of Availability Mining Plan of
Operations for Claims Within Wrangell-
St. Elias National Park and Preserve,
Alaska**

AGENCY: National Park Service, Interior.

ACTION: Notice of availability.

SUMMARY: As required by Public Law 94-429, Section 2 of the of the Act of September 28, 1976, 16 U.S.C. 1901, and in accordance with provisions of Title 36 Code of Federal Regulations, Section 9.17, the National Park Service is hereby giving notice that Chisana Mining LLC., has filed a proposed plan to conduct mining operations on the Little El and Bonanza Claims, a group of unpatented placer claims in the Chisana Mining District near Chisana, Alaska. The claims are located within the boundaries of Wrangell -St. Elias National Park and Preserve.

DATES: This plan of operation is available for inspection during normal business hours at the following locations:

ADDRESSES:

Office of the Superintendent, Wrangell-
St. Elias National Park and Preserve
Mile 106.8 Richardson Highway,
Copper Center, Alaska 99573

National Park Service Alaska Regional
Office—Natural Resources Division,
240 West 5th Avenue, Anchorage, AK
99501

FOR FURTHER INFORMATION CONTACT: Eric
Veach, Acting Superintendent, at (907)

822-5432, *eric_veach@nps.gov*, Michael Loso, Physical Scientist, at (907) 822-7240, *michael_loso@nps.gov*.

SUPPLEMENTARY INFORMATION: To implement the Mining in the Parks Act, the NPS issued regulations at 36 CFR part 9, subpart A (36 CFR part 9A) in 1977. These regulations are applicable to all mineral activities in park units related to unpatented and patented mining claims, and make all mining claim operations in parks contingent on NPS approval of a plan of operations. Under the 36 CFR part 9A regulations, an NPS-approved plan of operations is required for all mining-related operations in parks associated with unpatented and patented mining claims. The plan of operations serves as the blueprint for the operation.

The claim owners, Chisana Mining LLC., have submitted a proposed plan of operations in accordance with the regulations at 36 CFR part 9A. Under 36 CFR Section 9.17(a), the NPS is required to publish a notice in the **Federal Register** advising the availability of the proposed plan for public review. This notice is being published to comply with the 36 CFR Section 9.17(a) requirement.

Dated: April 6, 2016.

Herbert C. Frost,
Regional Director, Alaska.

[FR Doc. 2016-08698 Filed 4-14-16; 8:45 am]

BILLING CODE 4312-EF-P

DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-AKRO-WRST-20382;
PPMRSNR1Y.Y00000]

Notice of Availability for Public Review of Mining Plan of Operations for Claims Within Wrangell-St. Elias National Park and Preserve, Alaska

AGENCY: National Park Service, Interior.
ACTION: Notice of availability.

SUMMARY: In accordance with provisions of 36 CFR 9.17, the National Park Service (NPS) is hereby giving notice that Vern Fiehler has filed a proposed plan to conduct mining operations on the Gold Run claims, a group of unpatented placer claims in the Chisana Mining District near Chisana, Alaska. The claims are located within the boundaries of Wrangell-St. Elias National Park and Preserve.

ADDRESSES: This plan of operation is available for inspection during normal business hours at the following locations:

Office of the Superintendent, Wrangell-St. Elias National Park and Preserve, Headquarters Mile 106.5 Richardson Highway, Copper Center, Alaska 99573.

National Park Service Alaska Regional Office—Natural Resources Division, 240 West 5th Avenue, Anchorage, AK 99501.

FOR FURTHER INFORMATION CONTACT: Eric Veach, Acting Superintendent, at (907) 822-7202, *eric_veach@nps.gov*, Michael Loso, Physical Scientist, at (907) 822-7247, *michael_loso@nps.gov*.

SUPPLEMENTARY INFORMATION: The regulations at 36 CFR part 9, subpart A implement 54 U.S.C. 100731-737, which was originally enacted as the Mining in the Parks Act. These regulations are applicable to all mineral activities in park units related to unpatented and patented mining claims under the Mining Law of 1872 (30 U.S.C. 21 *et seq.*). Under the regulations, mining claim operations in parks require NPS approval of a plan of operations. The plan of operations serves as the blueprint for the operation.

The claim owner, Vern Fiehler, has submitted a proposed plan of operations. The Regional Director is currently evaluating the proposed plan under the standards of 36 CFR 9.10. If the plan meets the standards, the NPS may approve the plan as submitted, or approve the plan with terms and conditions. Under 36 CFR 9.17(a), the NPS is required to publish a notice in the **Federal Register** advising the availability of the proposed plan for public review.

Dated: April 6, 2016.

Herbert C. Frost,
Regional Director, Alaska.

[FR Doc. 2016-08697 Filed 4-14-16; 8:45 am]

BILLING CODE 4312-EF-P

DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-WASO-CONC-20496; PPWOBADCO,
PPMVSCS1Y.Y00000]

Notice of Temporary Concession Contract for the Operation of Lodging, Food and Beverage and Retail Services in Oregon Caves National Mounument and Preserve

AGENCY: National Park Service, Interior.
ACTION: Notice.

SUMMARY: The National Park Service intends to award a temporary concession contract to a qualified person for the conduct of certain visitor services within Oregon Caves National

Mounument and Preserve for a term not to exceed 3 years. The visitor services include lodging, food and beverage and retail.

FOR FURTHER INFORMATION CONTACT: Trystan Stern, Pacific West Regional Concession Chief, Pacific West Region, 333 Bush St., Suite 500, San Francisco, CA 94104-2828; Telephone (415) 623-2223, by email at *trystan_stern@nps.gov*.

SUPPLEMENTARY INFORMATION: The National Park Service will award the temporary contract to a qualified person (as defined in 36 CFR 51.3) under TC-ORCA001-16 (Temporary Contract—ORCA001-16). The National Park Service has determined that a temporary concession contract not to exceed 3 years is necessary in order to avoid interruption of visitor services and has taken all reasonable and appropriate steps to consider alternatives to avoid an interruption of visitor services.

Authority: This action is issued pursuant to 36 CFR 51.24(a). This is not a request for proposals.

Dated: April 7, 2016.

Peggy O'Dell,
Deputy Director.

[FR Doc. 2016-08700 Filed 4-14-16; 8:45 am]

BILLING CODE 4312-53-P

DEPARTMENT OF THE INTERIOR

National Park Service

[NPS-WASO-NRNHL-20708;
PPWOCRADIO, PCU00RP14.R50000]

National Register of Historic Places; Notification of Pending Nominations and Related Actions

AGENCY: National Park Service, Interior.
ACTION: Notice.

SUMMARY: The National Park Service is soliciting comments on the significance of properties nominated before March 19, 2016, for listing or related actions in the National Register of Historic Places.

DATES: Comments should be submitted by May 2, 2016.

ADDRESSES: Comments may be sent via U.S. Postal Service to the National Register of Historic Places, National Park Service, 1849 C St. NW., MS 2280, Washington, DC 20240; by all other carriers, National Register of Historic Places, National Park Service, 1201 Eye St. NW., 8th Floor, Washington, DC 20005; or by fax, 202-371-6447.

SUPPLEMENTARY INFORMATION: The properties listed in this notice are being considered for listing or related actions in the National Register of Historic Places. Nominations for their

consideration were received by the National Park Service before March 19, 2016. Pursuant to section 60.13 of 36 CFR part 60, written comments are being accepted concerning the significance of the nominated properties under the National Register criteria for evaluation.

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.

CALIFORNIA

Napa County

York House, 1005 Jefferson St., Napa, 16000209

CONNECTICUT

Hartford County

Downtown New Britain, Multiple Addresses, New Britain, 16000210

DISTRICT OF COLUMBIA

District of Columbia

The Furies Collective, 219 11th St. SE., Washington, 16000211

FLORIDA

Duval County

Downtown Jacksonville Historic District, Various Addresses, Jacksonville, 16000212

IOWA

Black Hawk County

Campbell Baking Company, 325 Commercial St., Waterloo, 16000213

Linn County

Sinclair Building—Smulekoffs Furniture Store, 97 3rd Ave. SE., Cedar Rapids, 16000214

Polk County

Flynn Building, 319 7th St., Des Moines, 16000215

MICHIGAN

Bay County

Bay City Masonic Temple, 700 N. Madison Ave., Bay City, 16000216

Mackinac County

Sacred Heart—Gros Cap Church, N903 Gros Cap Rd., Moran Township, 16000217

Wayne County

New Center Commercial Historic District, Woodward Ave.—Baltimore St. to Grand Ave. Detroit, 16000218

NEW JERSEY

Monmouth County

Bell Laboratories—Holmdel, 101 Crawfords Corner Rd., Holmdel Township, 16000223

NEW YORK

Essex County

Essex County Municipal Complex, 7551–7559 Court St., Elizabethtown, 16000224

Rockland County

USCO Church, The, 21 Church St., Garnerville, 16000225

St. Lawrence County

Potsdam Civic Center Complex, 2 Park St., Potsdam, 16000226

NORTH CAROLINA

Alamance County

Western Electric Company—Tarheel Army Missile Plant, 204 Graham—Hopedale Rd., Burlington, 16000219

Cleveland County

Cleveland County Training School, 341 Hudson St., Shelby, 16000220

Pitt County

Fountain Historic District, Roughly bounded by Smith St., Blount St., extending along Wilson St., between Church and Stamper Sts., Fountain, 16000221

Rockingham County

Mayodan Historic District, Roughly bounded by West Adams St., North and South Second Ave., and North and South Third Ave., Mayodan, 16000222

SOUTH CAROLINA

Richland County

Miller Brothers Cotton Warehouse, 705 Gervais St., Columbia, 16000227

WISCONSIN

Outagamie County

Appleton Woolen Mills, 218 East South Island St., Appleton, 16000228

WYOMING

Natrona County

Dean Morgan Junior High School, (Educational Facilities in Wyoming, 1850–1960 MPS) 1440 South Elm St., Casper, 16000229

A request for removal has been received for the following resources:

LOUISIANA

Caddo Parish

Long, Huey P., House, 2403 Laurel St., Shreveport, 91000701

Richland Parish

Mangham State Bank Building, Main and Horace Sts., Mangham, 85000975

St. Tammany Parish

Longbranch Hotel Complex, Rangeline Rd., Abita Springs, 82004623

Tangipahoa Parish

June House, 408 E. Coleman Ave., Hammond, 83000546

Tensas Parish

Bank of Newellton, 207 N. Main St., Newellton, 00000613

Winn Parish

Winnfield Hotel, 302 E. Main St., Winnfield, 80001775

NEW YORK

St. Lawrence County

Wanakena Footbridge, Over Oswegatchie R., bet. Front St. and South Shore Rd., Wanakena, 99001001

Authority: 60.13 of 36 CFR part 60.

Dated: March 24, 2016.

J. Paul Loether,

*Chief, National Register of Historic Places/
National Historic Landmarks Program.*

[FR Doc. 2016–08695 Filed 4–14–16; 8:45 am]

BILLING CODE 4312–51–P

INTERNATIONAL TRADE COMMISSION

[Investigation Nos. 701–TA–545–547 and 731–TA–1291–1297 (Final)]

Hot-Rolled Steel Flat Products From Australia, Brazil, Japan, Korea, Netherlands, Turkey, and the United Kingdom; Scheduling of the Final Phase of Countervailing Duty and Antidumping Duty Investigations

AGENCY: United States International Trade Commission.

ACTION: Notice.

SUMMARY: The Commission hereby gives notice of the scheduling of the final phase of antidumping and countervailing duty investigation Nos. 701–TA–545–547 and 731–TA–1291–1297 (Final) pursuant to the Tariff Act of 1930 (“the Act”) to determine whether an industry in the United States is materially injured or threatened with material injury, or the establishment of an industry in the United States is materially retarded, by reason of imports of hot-rolled steel flat products from Australia, Brazil, Japan, Korea, the Netherlands, Turkey, and the United Kingdom provided for in subheadings 7208.10.15, 7208.10.30, 7208.10.60, 7208.25.30, 7208.25.60, 7208.26.00, 7208.27.00, 7208.36.00, 7208.37.00, 7208.38.00, 7208.39.00, 7208.40.60, 7208.53.00, 7208.54.00, 7208.90.00, 7210.70.30, 7210.90.90, 7211.14.00, 7211.19.15, 7211.19.20, 7211.19.30, 7211.19.45, 7211.19.60, 7211.19.75, 7211.90.00, 7212.40.10, 7212.40.50, 7212.50.00, 7214.91.00, 7214.99.00, 7215.90.50, 7225.11.00,

7225.19.00, 7225.30.30, 7225.30.70, 7225.40.70, 7225.99.00, 7226.11.10, 7226.11.90, 7226.19.10, 7226.19.90, 7226.91.50, 7226.91.70, 7226.91.80, 7226.99.01, and 7228.60.60 of the Harmonized Tariff Schedule of the United States, preliminarily determined by the Department of Commerce (“Commerce”) to be sold in the United States at less-than-fair-value (“LTFV”), and by imports of hot-rolled steel preliminarily determined to be subsidized by the government of Brazil.^{1 2}

DATES: *Effective Date:* March 22, 2016.

FOR FURTHER INFORMATION CONTACT: Justin Enck (202–205–3363), Office of Investigations, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436. Hearing-impaired 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 investigations may be viewed on the Commission’s electronic docket (EDIS) at <http://edis.usitc.gov>.

SUPPLEMENTARY INFORMATION:

Background.—The final phase of these investigations is being scheduled pursuant to sections 705(b) and 731(b) of the Tariff Act of 1930 (19 U.S.C.

1671d(b) and 1673d(b)), as a result of affirmative preliminary determinations by the Department of Commerce that certain benefits which constitute subsidies within the meaning of section 703 of the Act (19 U.S.C. 1671b) are being provided to manufacturers, producers, or exporters in Brazil of hot-rolled steel flat products, and that such products from Australia, Brazil, Japan, Korea, Netherlands, Turkey, and the United Kingdom are being sold in the United States at LTFV within the meaning of section 733 of the Act (19 U.S.C. 1673b). The investigations were requested in petitions filed on August 11, 2015 by AK Steel Corporation (West Chester, Ohio), ArcelorMittal USA, LLC (Chicago, Illinois), Nucor Corporation (Charlotte, North Carolina), SSAB Enterprises, LLC (Lisle, Illinois), Steel Dynamics, Inc. (Fort Wayne, Indiana), and United States Steel Corporation (Pittsburgh, Pennsylvania).

For further information concerning the conduct of this phase of the investigations, hearing procedures, and rules of general application, consult the Commission’s Rules of Practice and Procedure, part 201, subparts A and B (19 CFR part 201), and part 207, subparts A and C (19 CFR part 207).

Although the Department of Commerce has preliminarily determined that imports of hot-rolled steel flat products from Korea and Turkey were subsidized at *de minimis* rates, for purposes of efficiency the Commission hereby waives rule 207.21(b)³ so that the final phase of these investigations may proceed concurrently in the event that Commerce makes a final affirmative determination with respect to such imports.

Participation in the investigations and public service list.—Persons, including industrial users of the subject merchandise and, if the merchandise is sold at the retail level, representative consumer organizations, wishing to participate in the final phase of these investigations as parties must file an entry of appearance with the Secretary to the Commission, as provided in section 201.11 of the Commission’s rules, no later than 21 days prior to the hearing date specified in this notice. A party that filed a notice of appearance during the preliminary phase of the investigations need not file an additional notice of appearance during this final phase. The Secretary will maintain a public service list containing

the names and addresses of all persons, or their representatives, who are parties to the investigations.

Limited disclosure of business proprietary information (BPI) under an administrative protective order (APO) and BPI service list.—Pursuant to section 207.7(a) of the Commission’s rules, the Secretary will make BPI gathered in the final phase of these investigations available to authorized applicants under the APO issued in the investigations, provided that the application is made no later than 21 days prior to the hearing date specified in this notice. Authorized applicants must represent interested parties, as defined by 19 U.S.C. 1677(9), who are parties to the investigations. A party granted access to BPI in the preliminary phase of the investigations need not reapply for such access. A separate service list will be maintained by the Secretary for those parties authorized to receive BPI under the APO.

Staff report.—The prehearing staff report in the final phase of these investigations will be placed in the nonpublic record on July 21, 2016, and a public version will be issued thereafter, pursuant to section 207.22 of the Commission’s rules.

Hearing.—The Commission will hold a hearing in connection with the final phase of these investigations beginning at 9:30 a.m. on Thursday, August 4, 2016, at the U.S. International Trade Commission Building. Requests to appear at the hearing should be filed in writing with the Secretary to the Commission on or before July 29, 2016. A nonparty who has testimony that may aid the Commission’s deliberations may request permission to present a short statement at the hearing. All parties and nonparties desiring to appear at the hearing and make oral presentations should participate in a prehearing conference to be held on August 2, 2016, at the U.S. International Trade Commission Building, if deemed necessary. Oral testimony and written materials to be submitted at the public hearing are governed by sections 201.6(b)(2), 201.13(f), and 207.24 of the Commission’s rules. Parties must submit any request to present a portion of their hearing testimony *in camera* no later than 7 business days prior to the date of the hearing.

Written submissions.—Each party who is an interested party shall submit a prehearing brief to the Commission. Prehearing briefs must conform with the provisions of section 207.23 of the Commission’s rules; the deadline for filing is July 28, 2016. Parties may also file written testimony in connection with their presentation at the hearing, as

¹ For purposes of these investigations, the Department of Commerce has defined the subject merchandise as certain hot-rolled, flat-rolled steel products, with or without patterns in relief, and whether or not annealed, painted, varnished, or coated with plastics or other non-metallic substances. The products covered do not include those that are clad, plated, or coated with metal. The products covered include coils that have a width or other lateral measurement (“width”) of 12.7 mm or greater, regardless of thickness, and regardless of form of coil (e.g., in successively superimposed layers, spirally oscillating, etc.). The products covered also include products not in coils (e.g., in straight lengths) of a thickness of less than 4.75 mm and a width that is 12.7 mm or greater and that measures at least 10 times the thickness. The products described above may be rectangular, square, circular, or other shape and include products of either rectangular or non-rectangular cross-section where such cross-section is achieved subsequent to the rolling process, i.e., products which have been “worked after rolling” (e.g., products which have been beveled or rounded at the edges). For a full description of the scope of the investigations, including product exclusions, see *Certain Hot-Rolled Steel Flat Products From Brazil: Affirmative Preliminary Determination of Sales at Less Than Fair Value, Postponement of Final Determination, and Extension of Provisional Measures*, 81 FR 15237, March 22, 2016.

² Commerce preliminarily determined that subsidy rates for hot-rolled steel from Korea and Turkey were *de minimis*.

³ Section 207.21(b) of the Commission’s rules provides that, where the Department of Commerce has issued a negative preliminary determination, the Commission will publish a Final Phase Notice of Scheduling upon receipt of an affirmative final determination from Commerce.

provided in section 207.24 of the Commission's rules, and posthearing briefs, which must conform with the provisions of section 207.25 of the Commission's rules. The deadline for filing posthearing briefs is August 11, 2016. In addition, any person who has not entered an appearance as a party to the investigations may submit a written statement of information pertinent to the subject of the investigations, including statements of support or opposition to the petition, on or before August 11, 2016. On August 29, 2016, the Commission will make available to parties all information on which they have not had an opportunity to comment. Parties may submit final comments on this information on or before August 31, 2016, but such final comments must not contain new factual information and must otherwise comply with section 207.30 of the Commission's rules. All written submissions must conform with the provisions of section 201.8 of the Commission's rules; any submissions that contain BPI must also conform with the requirements of sections 201.6, 207.3, and 207.7 of the Commission's rules. The Commission's *Handbook on E-Filing*, available on the Commission's Web site at <http://edis.usitc.gov>, elaborates upon the Commission's rules with respect to electronic filing.

Additional written submissions to the Commission, including requests pursuant to section 201.12 of the Commission's rules, shall not be accepted unless good cause is shown for accepting such submissions, or unless the submission is pursuant to a specific request by a Commissioner or Commission staff.

In accordance with sections 201.16(c) and 207.3 of the Commission's rules, each document filed by a party to the investigations must be served on all other parties to the investigations (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 investigations are being conducted under authority of title VII of the Tariff Act of 1930; this notice is published pursuant to section 207.21 of the Commission's rules.

By order of the Commission.
Issued: April 11, 2016.

Lisa R. Barton,

Secretary to the Commission.

[FR Doc. 2016-08650 Filed 4-14-16; 8:45 am]

BILLING CODE 7020-02-P

INTERNATIONAL TRADE COMMISSION

[Investigation No. 337-TA-944]

Certain Network Devices, Related Software and Components Thereof (I); Commission's Determination To Review In-Part a Final Initial Determination Finding a Violation of Section 337; Request for Written Submissions

AGENCY: U.S. International Trade Commission.

ACTION: Notice.

SUMMARY: Notice is hereby given that the U.S. International Trade Commission has determined to review in-part the final initial determination ("ID") issued by the presiding administrative law judge ("ALJ") on February 2, 2016, finding a violation of section 337 of the Tariff Act of 1930, 19 U.S.C. 1337, in the above-captioned investigation.

FOR FURTHER INFORMATION CONTACT:

Amanda Pitcher Fisherow, Esq., Office of the General Counsel, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 205-2737. Copies of non-confidential documents filed in connection with this investigation are or will be available for inspection during official business hours (8:45 a.m. to 5:15 p.m.) in the Office of the Secretary, U.S. International Trade Commission, 500 E Street SW., Washington, DC 20436, telephone (202) 205-2000. General information concerning the Commission may also be obtained by accessing its Internet server at <http://www.usitc.gov>. The public record for this investigation may be viewed on the Commission's electronic docket (EDIS) at <http://edis.usitc.gov>. Hearing-impaired persons are advised that information on this matter can be obtained by contacting the Commission's TDD terminal on (202) 205-1810.

SUPPLEMENTARY INFORMATION: The Commission instituted this investigation on January 27, 2015, based on a complaint filed on behalf of Cisco Systems, Inc. ("Complainant") of San Jose, California. 80 FR 4314-15 (Jan. 27, 2015). The complaint was filed on December 19, 2014 and a supplement was filed on January 8, 2015. The complaint alleges violations of section 337 based upon the importation into the United States, the sale for importation, and the sale within the United States after importation of certain network devices, related software and components thereof by reason of infringement of certain claims of U.S.

Patent No. 7,162,537 ("the '537 patent"); U.S. Patent No. 8,356,296 ("the '296 patent"); U.S. Patent No. 7,290,164 ("the '164 patent"); U.S. Patent No. 7,340,597 ("the '597 patent"); U.S. Patent No. 6,741,592 ("the '592 patent"); and U.S. Patent No. 7,200,145 ("the '145 patent"), and alleges that an industry in the United States exists as required by subsection (a)(2) of section 337. The '296 patent was previously terminated from the investigation. A Commission investigative attorney ("IA") is participating in the investigation.

On February 2, 2016, the ALJ issued his final ID finding a violation of section 337. The ID found a violation with respect to the '537, '592 and '145 patents. The ID found no violation for the '597 and '164 patents. On February 11, 2016, the ALJ issued his Recommended Determination on Remedy and Bonding ("RD").

On February 17, 2016, Cisco and Arista filed petitions for review. On March 3, 2016, the parties, including the IA, filed responses to the respective petitions for review.

Having examined the record of this investigation, including the final ID, the petitions for review, and the responses thereto, the Commission has determined to review the final ID on the following issues: (1) Infringement of the '537, '597, '592 and '145 patents; (2) patentability of the '597, '592, and '145 patents under 35 U.S.C. 101; (3) the construction of "said router configuration data managed by said database system and derived from configuration commands supplied by a user and executed by a router configuration subsystem before being stored in said database" of claims 1, 10, and 19 of the '537 patent; (4) the construction of "a change to a configuration"/"a change in configuration" of claims 1, 39, and 71 of the '597 patent; (5) equitable estoppel; (6) laches; (7) the technical prong of domestic industry for the '537, '597, '592 and '145 patents; (8) economic prong of domestic industry; and (9) importation. To the extent any findings that the Commission is reviewing herein implicates the ID's findings for the '164 patent (e.g., intent to induce infringement), the Commission reviews those findings for the '164 patent.

The parties are requested to brief their positions on the issues under review with reference to the applicable law and the evidentiary record. In connection with its review, the Commission is interested in only responses to the following questions. For each argument presented, the parties' submissions should set forth whether such argument was presented to the ALJ and if so include citations to the record.

1. Please provide a chart identifying for each asserted claim of the '537, '597, '592 and '145 patents: (1) The basis for Cisco's infringement allegation (*i.e.*, direct infringement, contributory infringement, and/or induced infringement); (2) identification and description of each accused product [[]].

2. If the Commission were to reverse the ID's finding [[]]?

3. Did Arista waive its argument that it had a good-faith basis for its belief of noninfringement by failing to present the argument to the ALJ? See Arista Pet. at 33; Cisco Reply at 36. If not, did Arista demonstrate a good-faith belief of noninfringement?

4. [[]]?

5. Can evidence of [[]] establish intent to indirectly infringe? Please discuss relevant case law pertaining to specific intent [[]].

6. [[]].

7. [[]].

8. Please discuss the relevant case law pertaining to whether [[]] is "material" to establish contributory infringement for the '537, '592 and '145 patents. See *e.g.*, Arista Pet. at 39–42, 67.

9. Please discuss and cite any record evidence that demonstrates when Cisco came into possession of RX–2964C, CX–0479, and RX–4007C. [[]]?

10. Please discuss whether the "materially prejudiced" requirement has been satisfied here for purposes of laches and equitable estoppel. In responding to this question, please address the prejudice demonstrated for each of the '537, '592, and '145 patents independently and discuss the relevant case law in your response.

11. Please discuss whether laches should be an available defense in a Section 337 investigation. In your response, please address how *SCA Hygiene Products v. First Quality Baby Prod.*, 807 F.3d 1311 (Fed. Cir. 2015) applies and any statutory support for your position.

12. Does the ID's construction of "a change to a configuration"/"a change in configuration" in the asserted claims of the '537 patent to mean "a change to the state of the device" read out the phrase "of the subsystem" from the claims? Does this construction require that the change in state be to the subsystem or the device as a whole?

13. Please discuss whether anything in the specification, prosecution history or claims limit what constitutes "changes" in the "a change to a configuration"/"a change in configuration" limitations of the asserted claims of the '597 patent. Please also address, if the Commission were to adopt the construction proposed by Arista, what would constitute a "change"?

14. Is the determination by [[]] that would meet the "detect a change to a configuration of said subsystem"/"detect/[ing] a change in a configuration of a subsystem" limitations of the asserted claims of the '597 patent under the ID's construction?

15. Discuss whether the accused products meet the limitations of "detect a change to a configuration of said subsystem"/"detect/[ing] a change in a configuration of a

subsystem" limitations of the asserted claims. Please address (1) the ID's construction, which requires detecting "a change to the state of the device", and (2) a construction that requires detecting a "change to the state" of the subsystem. See *e.g.*, Arista Pet. at 85.

16. With respect to the public interest factors, please discuss the facts in the record pertaining to the following: (1) Whether RFC 5517 is a *de facto* industry standard; (2) whether the '592 and '145 patents are essential to an industry standard; (3) whether licensing obligations apply to RFC 5517; (4) whether Cisco complied with any licensing obligations with respect to an industry standard; and (5) whether patent hold-up and/or patent hold-out have been demonstrated in the record of this investigation. See Respondent Arista's Public Interest Submission Under 210.50(a) at 4–5 (March 17, 2016). Provide an analysis as to how these issues relate to the statutory public interest factors of Section § 337(d) and (f), 19 U.S.C. 1337(d), (f).

17. For purposes of the analysis of the statutory public interest factors, describe in detail the specific course of conduct on the part of Cisco, or other factors, that would support a finding that F/RAND commitments have arisen with respect to the '592 and '145 patents here. How does the RFC 5517 document factor into the analysis since it specifically states that what is described with respect to the '592 and '145 patents is not a standard? Arista argues that Cisco "never offered Arista a chance to license this *de facto* standard used by Cisco's other networking competitors." Respondent Arista's Public Interest Submission Under 210.50(a) at 5. Describe in detail any attempts that Arista made to license the '592 and '145 patents from Cisco. Please describe Cisco's response to these attempts.

In connection with the final disposition of this investigation, the Commission may (1) issue an order that could result in the exclusion of the subject articles from entry into the United States, and/or (2) issue one or more cease and desist orders that could result in the respondent(s) being required to cease and desist from engaging in unfair acts in the importation and sale of such articles. Accordingly, the Commission is interested in receiving written submissions that address the form of remedy, if any, that should be ordered. When the Commission contemplates some form of remedy, it must consider the effects of that remedy upon the public interest. The factors the Commission will consider include the effect that an exclusion order and/or cease and desist orders would have on (1) the public health and welfare, (2) competitive conditions in the U.S. economy, (3) U.S. production of articles that are like or directly competitive with those that are subject to investigation, and (4) U.S. consumers. The Commission is therefore interested in

receiving written submissions that address the aforementioned public interest factors in the context of this investigation.

If a party seeks exclusion of an article from entry into the United States for purposes other than entry for consumption, the party should so indicate and provide information establishing that activities involving other types of entry either are adversely affecting it or likely to do so. For background, see *Certain Devices for Connecting Computers via Telephone Lines*, Inv. No. 337–TA–360, USITC Pub. No. 2843 (December 1994) (Commission Opinion).

If the Commission orders some form of remedy, the U.S. Trade Representative, as delegated by the President, has 60 days to approve or disapprove the Commission's action. See Presidential Memorandum of July 21, 2005, 70 FR 43251 (July 26, 2005). During this period, the subject articles would be entitled to enter the United States under bond, in an amount determined by the Commission and prescribed by the Secretary of the Treasury. The Commission is therefore interested in receiving submissions concerning the amount of the bond that should be imposed if a remedy is ordered.

Written Submissions: The parties to the investigation are requested to file written submissions on the issues identified in this notice. Parties to the investigation, interested government agencies, and any other interested persons are encouraged to file written submissions on the issues of remedy, the public interest, and bonding. Such submissions should address the recommended determination by the ALJ on remedy and bonding. The complainant and the IA are also requested to submit proposed remedial orders for the Commission's consideration.

Complainant is also requested to state the date that the asserted patents expire and the HTSUS numbers under which the accused products are imported. Complainant is further requested to supply the names of known importers of the products at issue in this investigation. The written submissions and proposed remedial orders must be filed no later than close of business on Monday, April 25, 2016. Reply submissions must be filed no later than the close of business on Thursday, May 5, 2016. No further submissions on these issues will be permitted unless otherwise ordered by the Commission. The page limit for the parties' initial submissions is 125 pages. The parties

reply submissions, if any, are limited to 75 pages.

Persons filing written submissions must file the original document electronically on or before the deadlines stated above and submit 8 true paper copies to the Office of the Secretary by noon the next day pursuant to section 210.4(f) of the Commission's Rules of Practice and Procedure (19 CFR 210.4(f)). Submissions should refer to the investigation number ("Inv. No. 337-TA-944") in a prominent place on the cover page and/or the first page. (See Handbook for Electronic Filing Procedures, http://www.usitc.gov/secretary/fed_reg_notices/rules/handbook_on_electronic_filing.pdf). Persons with questions regarding filing should contact the Secretary (202-205-2000).

Any person desiring to submit a document to the Commission in confidence must request confidential treatment. All such requests should be directed to the Secretary to the Commission and must include a full statement of the reasons why the Commission should grant such treatment. See 19 CFR 201.6. Documents for which confidential treatment by the Commission is properly sought will be treated accordingly. A redacted non-confidential version of the document must also be filed simultaneously with the any confidential filing. All non-confidential written submissions will be available for public inspection at the Office of the Secretary and on EDIS.

The authority for the Commission's determination is contained in section 337 of the Tariff Act of 1930, as amended (19 U.S.C. 1337), and in Part 210 of the Commission's Rules of Practice and Procedure (19 CFR part 210).

By order of the Commission.
Issued: April 11, 2016.

Lisa R. Barton,
Secretary to the Commission.
[FR Doc. 2016-08680 Filed 4-14-16; 8:45 am]
BILLING CODE 7020-02-P

DEPARTMENT OF JUSTICE

Drug Enforcement Administration

[Docket No. DEA-392]

**Importer of Controlled Substances
Registration: Mylan Technologies, Inc.**

ACTION: Notice of registration.

SUMMARY: Mylan Technologies, Inc. applied to be registered as an importer of certain basic classes of controlled substances. The Drug Enforcement

Administration (DEA) grants Mylan Technologies, Inc. registration as an importer of those controlled substances.

SUPPLEMENTARY INFORMATION: By notice dated November 27, 2015, and published in the **Federal Register** on December 3, 2015, 80 FR 75688, Mylan Technologies, Inc., 110 Lake Street, Saint Albans, Vermont 05478 applied to be registered as an importer of certain basic classes of controlled substances. No comments or objections were submitted for this notice.

The DEA has considered the factors in 21 U.S.C. 823, 952(a) and 958(a) and determined that the registration of Mylan Technologies, Inc. to import the basic classes of controlled substances is consistent with the public interest and with United States obligations under international treaties, conventions, or protocols in effect on May 1, 1971. The DEA investigated the company's maintenance of effective controls against diversion by inspecting and testing the company's physical security systems, verifying the company's compliance with state and local laws, and reviewing the company's background and history.

Therefore, pursuant to 21 U.S.C. 952(a) and 958(a), and in accordance with 21 CFR 1301.34, the above-named company is granted registration as an importer of the following basic classes of controlled substances:

Controlled substance	Schedule
Methylphenidate (1724)	II
Fentanyl (9801)	II

The company plans to import the listed controlled substances in finished dosage form (FDF) from foreign sources for analytical testing and clinical trials in which the foreign FDF will be compared to the company's own domestically-manufactured FDF. This analysis is required to allow the company to export domestically-manufactured FDF to foreign markets.

Dated: April 11, 2016.

Louis J. Milione,
Deputy Assistant Administrator.
[FR Doc. 2016-08846 Filed 4-14-16; 8:45 am]

BILLING CODE 4410-09-P

DEPARTMENT OF JUSTICE

[OMB Number 1117-0038]

**Agency Information Collection
Activities; Proposed eCollection,
eComments Requested; Extension
Without Change of a Previously
Approved Collection Reporting and
Recordkeeping for Digital Certificates**

AGENCY: Drug Enforcement
Administration, Department of Justice.
ACTION: 30-Day notice.

SUMMARY: The Department of Justice (DOJ), Drug Enforcement Administration (DEA), will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995. This proposed information collection was previously published in the **Federal Register** at 81 FR 7592, on February 12, 2016, allowing for a 60 day comment period.

DATES: Comments are encouraged and will be accepted for an additional 30 days until May 16, 2016.

FOR FURTHER INFORMATION CONTACT: If you have comments on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Barbara J. Boockholdt, Office of Diversion Control, Drug Enforcement Administration; Mailing Address: 8701 Morrisette Drive, Springfield, Virginia 22152; Telephone: (202) 598-6812. Written comments and/or suggestions can also be directed to the Office of Management and Budget, Office of Information and Regulatory Affairs, Attention Department of Justice Desk Officer, Washington, DC 20503 or sent to OIRA_submissions@omb.eop.gov.

SUPPLEMENTARY INFORMATION: Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

- 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;

- Evaluate whether and if so how the quality, utility, and clarity of the information proposed to be collected can be enhanced; 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 forms of information technology, *e.g.*, permitting electronic submission of responses.

Overview of this information collection:

1. *Type of Information Collection:* Extension of a currently approved collection.
 2. *Title of the Form/Collection:* Reporting and Recordkeeping for Digital Certificates.
 3. *The agency form number, if any, and the applicable component of the Department sponsoring the collection:*
Form Number:
DEA Form 251: CSOS DEA Registrant Certificate Application.
DEA Form 252: CSOS Principal Coordinator/Alternate Coordinator Certificate Application.
DEA Form 253: CSOS Power of Attorney Certificate Application.
DEA Form 254: CSOS Certificate Application Registrant List Addendum.
The Department of Justice component is the Drug Enforcement Administration, Office of Diversion Control.
 4. *Affected public who will be asked or required to respond, as well as a brief abstract:*
Affected public (Primary): Business or other for-profit.
Affected public (Other): None.
Abstract: The DEA collects information in regards to reporting and recordkeeping for digital certificates. The application for a digital certificate is required to ensure that the person applying for the certificate is either a DEA registrant or someone who has power of attorney from a DEA registrant to sign orders for Schedule I and II substances. The DEA Certification Authority uses the information to verify the person's identity and eligibility to hold a DEA-issued digital certificate.
 5. *An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond:* The DEA estimates a total of 9,812 respondents. The average time to respond: 1.5 hours.
 6. *An estimate of the total public burden (in hours) associated with the proposed collection:* The DEA estimates that this collection takes 29,802 annual burden hours.
- If additional information is required please contact: Jerri Murray, Department

Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Two Constitution Square, 145 N Street NE., Suite 3E.405B, Washington, DC 20530.

Dated: April 12, 2016.

Jerri Murray,

Department Clearance Officer for PRA, U.S. Department of Justice.

[FR Doc. 2016-08712 Filed 4-14-16; 8:45 am]

BILLING CODE 4410-09-P

DEPARTMENT OF JUSTICE

[OMB Number 1110-0026]

Agency Information Collection Activities; Proposed eCollection eComments Requested; Federal Firearms Licensee (FFL) Enrollment/National Instant Criminal Background Check System (NICS) E-Check Enrollment Form, Federal Firearms Licensee (FFL) Officer/Employee Acknowledgement of Responsibilities Under the NICS Form

AGENCY: Federal Bureau of Investigation, Department of Justice.

ACTION: 30-Day notice.

SUMMARY: The Department of Justice (DOJ), Federal Bureau of Investigation (FBI), Criminal Justice Information Services (CJIS) Division's National Instant Criminal Background Check System (NICS) Section will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995. This proposed information collection was previously published in the **Federal Register** at 82 FR 6540, on February 8, 2016, allowing for a 60 day comment period and no comments were received. **DATES:** Comments are encouraged and will be accepted for an additional 30 days until May 16, 2016.

FOR FURTHER INFORMATION CONTACT: If you have additional comments especially on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Brandon S. Seifert, Management and Program Analyst, Federal Bureau of Investigation, Criminal Justice Information Services (CJIS) Division, NICS section, Module A-3, 1000 Custer Hollow Road, Clarksburg, West Virginia 26306, or facsimile at (304) 625-7540. Written comments and/or suggestions can also be directed to the Office of

Management and Budget, Office of Information and Regulatory Affairs, Attention Department of Justice Desk Officer, Washington, DC 20503 or sent to OIRA_submissions@omb.eop.gov.

SUPPLEMENTARY INFORMATION: Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should address one or more of the following four points:

- 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/or
- 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.

Overview of this information collection:

1. *Type of Information Collection:* Extension of a currently approved collection.
2. *The Title of the Form/Collection:* Federal Firearms Licensee (FFL) Enrollment/National Instant Criminal Background Check System (NICS) E-Check Enrollment Form, Federal Firearms Licensee (FFL) Officer/Employee Acknowledgment of Responsibilities under the NICS form.
3. *The agency form number:* UnNumbered.
4. *Affected public who will be asked or required to respond, as well as a brief abstract:*
Primary: Any Federal Firearms Licensee (FFL) or State Point of Contact (POC) requesting access to conduct National Instant Criminal Background Check Systems (NICS) checks telephonically or by the Internet through the NICS E-Check.
Other: Federal, State, local or tribal government.
Abstract: The Brady Handgun Violence Prevention Act of 1993 required the United States Attorney General to establish a national instant criminal background check system that any FFL may contact, by telephone or

by other electronic means, for information to be supplied immediately, on whether receipt of a firearm to a prospective purchaser would violate state or federal law. Information pertaining to licensees who may contact the NICS is being collected to manage and control access to the NICS and to the NICS E-Check, to ensure appropriate resources are available to support the NICS and also to ensure the privacy and security of NICS information.

5. *An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond:*

The completion of the Federal Firearms Licensee (FFL) Enrollment/ National Instant Criminal Background Check System (NICS) E-Check Enrollment Form is estimated that there are 406 respondents each month, 4,872 (406 × 12) annual responses, and that each response takes approximately two minutes, time to complete the form is estimated to be three minutes; and the time to assemble, mail, or fax the form to the FBI is estimated to be three minutes, for a total of 8 minutes per form. Total completion time is 4872 × 8/60 = 650 hours.

The completion of the Federal Firearms Licensee (FFL) Officer/ Employee Acknowledgment of Responsibilities under the NICS form is estimated to take approximately three minutes to read the responsibilities and two minutes to complete the form, for a total of five minutes. The average hour burden for this specific forms is 6,000 × 5 minutes/60 = 250 hours.

6. *An estimate of the total public burden (in hours) associated with the collection:* The entire process of reading the letter and completing both forms would take 15 minutes per respondent. The average hour burden for completing both forms and reading the accompanying letter would be 4,872 × 15/60 = 1,218 hours.

If additional information is required contact: Jerri Murray, Department Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Two Constitution Square, 145 N Street NE., 3E.405B, Washington, DC 20530.

Dated: April 12, 2016.
Jerri Murray,
Department Clearance Officer for PRA, U.S. Department of Justice.
 [FR Doc. 2016-08719 Filed 4-14-16; 8:45 am]
BILLING CODE 4410-02-P

DEPARTMENT OF JUSTICE
[OMB Number 1117-0033]

Agency Information Collection Activities; Proposed eCollection, eComments Requested;

Extension Without Change of a Previously Approved Collection Report of Mail Order Transactions
AGENCY: Drug Enforcement Administration, Department of Justice.
ACTION: 30-Day notice.

SUMMARY: The Department of Justice (DOJ), Drug Enforcement Administration (DEA), will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act of 1995. This proposed information collection was previously published in the **Federal Register** at 81 *FR* 6889, on February 9, 2016, allowing for a 60 day comment period.

DATES: Comments are encouraged and will be accepted for an additional 30 days until May 16, 2016.

FOR FURTHER INFORMATION CONTACT: If you have comments on the estimated public burden or associated response time, suggestions, or need a copy of the proposed information collection instrument with instructions or additional information, please contact Barbara J. Boockholdt, Office of Diversion Control, Drug Enforcement Administration; Mailing Address: 8701 Morrisette Drive, Springfield, Virginia 22152; Telephone: (202) 598-6812.

Written comments and/or suggestions can also be directed to the Office of Management and Budget, Office of Information and Regulatory Affairs, Attention Department of Justice Desk Officer, Washington, DC 20503 or sent to *OIRA_submissions@omb.eop.gov*.

SUPPLEMENTARY INFORMATION: Written comments and suggestions from the public and affected agencies concerning the proposed collection of information are encouraged. Your comments should

address one or more of the following four points:

- 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;
- Evaluate whether and if so how the quality, utility, and clarity of the information proposed to be collected can be enhanced; 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 forms of information technology, *e.g.*, permitting electronic submission of responses.

Overview of this information collection:

1. *Type of Information Collection:* Extension of a currently approved collection.
2. *Title of the Form/Collection:* Report of Mail Order Transactions.
3. *The agency form number, if any, and the applicable component of the Department sponsoring the collection: Form Number:* None. The Department of Justice component is the Drug Enforcement Administration, Office of Diversion Control.
4. *Affected public who will be asked or required to respond, as well as a brief abstract:*
Affected public (Primary): Business or other for-profit.
Affected public (Other): None.
Abstract: The Drug Enforcement Administration (DEA) collects information regarding mail order transactions conducted between a person regulated by the agency and a nonregulated person (that is, someone who does not further distribute the product) involving the chemicals ephedrine, pseudoephedrine, and phenylpropanolamine. Transactions must use, or attempt to use, the United States Postal Service or any private or commercial carrier.
5. *An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond:*

	Number of responses	Average time per response (hours)	Total annual burden hours
Paper	10	1.00	10.00

	Number of responses	Average time per response (hours)	Total annual burden hours
Electronic	88	0.25	22.00
Total	98	32.00

6. *An estimate of the total public burden (in hours) associated with the proposed collection:* The DEA estimates that this collection takes 32 annual burden hours.

If additional information is required please contact: Jerri Murray, Department Clearance Officer, United States Department of Justice, Justice Management Division, Policy and Planning Staff, Two Constitution Square, 145 N Street NE., Suite 3E.405B, Washington, DC 20530.

Dated: April 12, 2016.

Jerri Murray,

Department Clearance Officer for PRA, U.S. Department of Justice.

[FR Doc. 2016-08711 Filed 4-14-16; 8:45 am]

BILLING CODE 4410-09-P

DEPARTMENT OF LABOR

Employment and Training Administration

[TA-W-91,030]

Mitsubishi Motors North America, Inc.; A Subsidiary of Mitsubishi Motors Corporation; Manufacturing Division; Including On-Site Leased Workers From ETG, HRU Technical Resources, Kelly Temporary Services, Randstad Technologies (Formerly Technisource), STL Commercial Staffing (Formerly Firststaff), and MPW Industrial Services; Normal, Illinois; Amended Certification Regarding Eligibility To Apply for Worker Adjustment Assistance

In accordance with Section 223 of the Trade Act of 1974, as amended (“Act”), 19 U.S.C. 2273, the Department of Labor issued a Certification of Eligibility to Apply for Worker Adjustment Assistance on November 13, 2015, applicable to workers of Mitsubishi Motors North America, Inc., a subsidiary of Mitsubishi Motors Corporation, Manufacturing Division, Normal, Illinois. The Department’s notice of determination was published in the **Federal Register** on January 11, 2016 (81 FR 1227).

At the request of MPW industrial Services, the Department reviewed the certification for workers of the subject firm. New information from the

company official shows that workers leased from MPW Industrial Services were employed on-site at the Normal, Illinois location of Mitsubishi Motors North America, Inc., a subsidiary of Mitsubishi Motors Corporation, Manufacturing Division.

The Department has determined that these workers were sufficiently under the operational control of Mitsubishi Motors North America, Inc., a subsidiary of Mitsubishi Motors Corporation, Manufacturing Division, Normal, Illinois to be considered leased workers.

The intent of the Department’s certification is to include all workers of the subject firm who were adversely affected by a shift in production to a foreign country of passenger automobiles or articles like or directly competitive.

Based on these findings, the Department is amending this certification to include workers leased from MPW Industrial Services working on-site at the Normal, Illinois location of the subject firm.

The amended notice applicable to TA-W-91,030 is hereby issued as follows:

All workers from Mitsubishi Motors North America, Inc., a subsidiary of Mitsubishi Motors Corporation, Manufacturing Division, including on-site leased workers from ETG, HRU Technical Resources, Kelly Temporary Services, Randstad Technologies (formerly Technisource), STL Commercial Staffing (formerly Firststaff), and MPW Industrial Services, Normal, Illinois who became totally or partially separated from employment on or after October 6, 2014 through November 13, 2017, and all workers in the group threatened with total or partial separation from employment on date of certification through two years from the date of certification, are eligible to apply for adjustment assistance under Chapter 2 of Title II of the Trade Act of 1974, as amended.

Signed in Washington, DC, this 28th day of February, 2016.

Hope D. Kinglock,

Certifying Officer, Office of Trade Adjustment Assistance.

[FR Doc. 2016-08728 Filed 4-14-16; 8:45 am]

BILLING CODE P

DEPARTMENT OF LABOR

Employment and Training Administration

Notice of Availability of Funds and Funding Opportunity Announcement for Women in Apprenticeship and Nontraditional Occupations (WANTO) Technical Assistance (TA) Grants

AGENCY: Employment and Training Administration, Labor.

ACTION: Notice of Funding Opportunity Announcement (FOA).

Funding Opportunity Number: FOA-ETA-16-11.

SUMMARY: The Employment and Training Administration (ETA), U.S. Department of Labor, Women’s Bureau, and the Office of Apprenticeship announces the availability of approximately \$1,988,000.00 in grant funds authorized by the Women in Apprenticeship and Nontraditional Occupations (WANTO) Act of 1992, Public Law 102-530, 29 U.S.C. 2501 *et seq.* Awards made under this announcement are subject to the availability of Federal funds.

The Department plans to disburse Program Year (PY) 2015/16 WANTO grant funds to up to four (4) community-based organization (CBO) grantees with the ceiling amount of up to \$650,000 to develop and operate innovative technical assistance projects to improve outreach, recruitment, hiring, training, employment, and retention of women including for, women of color and women with disabilities in apprenticeships and nontraditional occupations, as defined in Section VIII.A of the FOA. These awards will have a 24-month period of performance. The anticipated start date is July 1, 2016.

The complete FOA and any subsequent FOA amendments in connection with this funding opportunity are described in further detail on ETA’s Web site at https://www.doleta.gov/grants/find_grants.cfm or on <http://www.grants.gov>. The Web sites provide application information, eligibility requirements, review and selection procedures, and other program requirements governing this funding opportunity.

DATES: The closing date for receipt of applications under this announcement is May 6, 2016. Applications must be received no later than 4:00:00 p.m. Eastern Time.

FOR FURTHER INFORMATION CONTACT:

Andrea Hill, 200 Constitution Avenue NW., Room N-4716, Washington, DC 20210; Telephone: 202-693-3542.

The Grant Officer for this FOA is Latifa Jeter.

Signed April 12, 2016 in Washington, DC.

Eric D. Luetkenhaus,

Grant Officer, Employment and Training Administration.

[FR Doc. 2016-08744 Filed 4-14-16; 8:45 am]

BILLING CODE 4510-FN-P

DEPARTMENT OF LABOR

Employment and Training Administration

Notice of Availability of Funds and Funding Opportunity Announcement for: Pathways to Justice Careers for Youth

AGENCY: Employment and Training Administration, Labor.

ACTION: Notice of Funding Opportunity Announcement (FOA).

Funding Opportunity Number: FOA-ETA-16-09.

SUMMARY: The Employment and Training Administration (ETA), U.S. Department of Labor, announces the availability of approximately \$5,000,000 in grant funds authorized by the Workforce Innovation and Opportunity Act (WIOA) Section 169 for the Pathways to Justice Careers (PJC) program designed to support access and entry into career pathways for at-risk and court-involved youth ages 16–21. This program supports at-risk and court-involved youth that are still in school (“eligible youth”) by providing: (1) Exposure to the world of work in the career fields of justice and emergency services, (2) mentoring to encourage participants to complete a high school diploma or equivalency, and (3) supportive services that engage participants and deter them from engaging or re-engaging with the criminal justice system.

The Department plans to award approximately 5 grants of up to \$1,000,000 each. These grants will combine case management, mentoring, career exploration, and exposure to the world of work models in the field of justice and emergency services for in-school youth ages 16 to 21, that are eligible to graduate within 2 years and are at risk of dropping out of school or

at risk of entanglement in the criminal justice system, or both; the eligible youth must be enrolled in a public secondary school or alternative secondary school. This grant provides these in-school youth the opportunity to work with and be mentored by professionals currently working in justice and emergency services careers.

The complete FOA and any subsequent FOA amendments in connection with this funding opportunity are described in further detail on ETA’s Web site at https://www.doleta.gov/grants/find_grants.cfm or on <http://www.grants.gov>. The Web sites provide application information, eligibility requirements, review and selection procedures, and other program requirements governing this funding opportunity.

DATES: The closing date for receipt of applications under this announcement is May 9, 2016. Applications must be received no later than 4:00:00 p.m. Eastern Time.

FOR FURTHER INFORMATION CONTACT:

Denise Roach, 200 Constitution Avenue NW., Room N-4716, Washington, DC 20210; Telephone: 202-693-3820.

Signed April 12, 2016 in Washington, DC

Eric D. Luetkenhaus,

Grant Officer, Employment and Training Administration.

[FR Doc. 2016-08745 Filed 4-14-16; 8:45 am]

BILLING CODE 4510-FN-P

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

[Docket No. OSHA-2015-0014]

Maritime Advisory Committee for Occupational Safety and Health (MACOSH)

AGENCY: Occupational Safety and Health Administration (OSHA), Labor.

ACTION: Notice of MACOSH meeting.

SUMMARY: This **Federal Register** notice announces meetings of the full Committee and the workgroups on May 3 and 4, 2016 in Washington, DC.

DATES:

MACOSH meeting: MACOSH will meet from 9 a.m. until approximately 5 p.m. on May 3, 2016 and from 8 a.m. until approximately 2 p.m. on May 4, 2016.

Submission of comments, requests to speak, and requests for special accommodation: Submit comments, requests to speak at the full Committee meeting, and requests for special accommodations for these meetings

(postmarked, sent, or transmitted) by April 15, 2016.

ADDRESSES: The Committee and workgroups will meet at the U.S. Department of Labor, Frances Perkins Building, 200 Constitution Avenue NW., Washington, DC 20210, in Conference Room N-3437. Meeting attendees must use the visitor’s entrance located at 3rd & C Streets NW.

Submission of comments and requests to speak: Submit comments and requests to speak at the MACOSH meetings, identified by the docket number for this **Federal Register** notice (Docket No. OSHA 2015-0014), by one of the following methods:

Electronically: Submit comments and attachments electronically at <http://www.regulations.gov>, which is the Federal eRulemaking Portal. Follow the instructions online for submitting comments.

Facsimile: If comments, including attachments, are not longer than 10 pages, commenters may fax them to the OSHA Docket Office at (202) 693-1648.

Regular mail, express mail, hand (courier) delivery, and messenger service: When using this method, submit a copy of comments and attachments to the OSHA Docket Office, Docket No. OSHA-2015-0014, U.S. Department of Labor, Occupational Safety and Health Administration, Room N-2625, 200 Constitution Avenue NW., Washington, DC 20210. The Docket Office accepts deliveries (express mail, hand (courier) delivery, and messenger service) during the Department of Labor’s and Docket Office’s normal business hours, 8:15 a.m. to 4:45 p.m., e.t.

Requests for special accommodations: Submit requests for special accommodations for MACOSH and its workgroup meetings by hard copy, telephone, or email to: Gretta Jameson, OSHA, Office of Communications, Room N-3647, U.S. Department of Labor, 200 Constitution Avenue NW., Washington, DC 20210; telephone: (202) 693-1999; email: jameson.gretta@dol.gov.

Instructions: All submissions must include the Agency name and docket number for this **Federal Register** notice (Docket No. OSHA-2015-0014). Because of security-related procedures, submissions by regular mail may result in a significant delay in receipt. Please contact the OSHA Docket Office for information about security procedures for making submissions by express mail, hand (courier) delivery, and messenger service.

OSHA will place comments and requests to speak, including personal

information, in the public docket which may be available online. Therefore, OSHA cautions interested parties about submitting personal information such as Social Security numbers and birthdates.

Docket: To read or download documents in the public docket for this MACOSH meeting, go to <http://www.regulations.gov>. All documents in the public docket are listed in the index; however, some documents (e.g., copyrighted material) are not publicly available to read or download through <http://www.regulations.gov>. All submissions are available for inspection and, when permitted, copying at the OSHA Docket Office at the above address. For information on using <http://www.regulations.gov> to make submissions or to access the docket, click on the "Help" tab at the top of the Home page. Contact the OSHA Docket Office for information about materials not available through that Web site and for assistance in using the Internet to locate submissions and other documents in the docket.

FOR FURTHER INFORMATION CONTACT:

For press inquiries: Frank Meilinger, Director, OSHA Office of Communications, U.S. Department of Labor, Room N-3647, 200 Constitution Avenue NW., Washington, DC 20210; telephone: (202) 693-1999; email: meilinger.frank2@dol.gov.

For general information about MACOSH and this meeting: Amy Wangdahl, Director, Office of Maritime and Agriculture, OSHA, U.S. Department of Labor, Room N-3609, 200 Constitution Avenue NW., Washington, DC 20210; telephone: (202) 693-2066; email: wangdahl.amy@dol.gov.

Copies of this **Federal Register** notice: Electronic copies of this **Federal Register** notice are available at <http://www.regulations.gov>. This notice, as well as news releases and other relevant information, are also available at OSHA's Web page at: <http://www.osha.gov>.

SUPPLEMENTARY INFORMATION: All MACOSH committee and workgroup meetings are open to the public. Interested persons may attend the full Committee and its workgroup meetings at the time and place listed above. The full Committee will meet from 9 a.m. until approximately 1 p.m. on May 3, 2016, in Conference Room N-3437. The full Committee agenda will include: An overview and history of MACOSH; an overview of the Federal Advisory Committee Act; a presentation on Advisory Committee ethics, a presentation from the OSHA Office of Communications; an update on the

Beryllium rulemaking; and reports from the Longshoring and Shipyard workgroups.

The Longshoring and Shipyard workgroups will meet from 2 p.m. until approximately 5 p.m. on May 3, 2016 and from 8 a.m. until approximately 2 p.m. on May 4, 2016, in Conference Rooms N-3437A and N-3437C. The workgroups will discuss protecting workers from toxic preservative coatings, temporary workers in shipyards, assessing the existing provisions in 29 CFR part 1915 Subpart E, lashing safety, mechanic safety, and developing a list of priority items to address.

Public Participation: Any individual attending the MACOSH meeting, including the workgroup meetings, at the U.S. Department of Labor, Frances Perkins Building, must use the entrance located at 3rd & C Streets NW and pass through Building Security. Attendees must have valid government-issued photo identification to enter the building. Please contact Gretta Jameson at (202) 693-2176 (email: jameson.gretta@dol.gov) for additional information about building security measures for attending the MACOSH Committee and workgroup meetings. Interested parties may submit a request to make an oral presentation to MACOSH by any one of the methods listed in the **ADDRESSES** section above. The request must state the amount of time requested to speak, the interest represented (e.g., organization name), if any, and a brief outline of the presentation. The MACOSH Chair has discretion to grant requests to address the full Committee as time permits.

Interested parties also may submit written comments, including data and other information, using any one of the methods listed in the **ADDRESSES** section above. OSHA will provide all submissions to MACOSH members prior to the meeting. Individuals who need special accommodations to attend the MACOSH meeting should contact Gretta Jameson as specified above under the heading "Requests for special accommodations" in the **ADDRESSES** section.

Authority and Signature

David Michaels, Ph.D., MPH, Assistant Secretary of Labor for Occupational Safety and Health, authorized the preparation of this notice under the authority granted by 29 U.S.C. 655, 656, 5 U.S.C. App. 2, Secretary of Labor's Order No. 1-2012 (77 FR 3912), and 29 CFR part 1912.

Signed at Washington, DC, on April 12, 2016.

David Michaels,

Assistant Secretary of Labor for Occupational Safety and Health.

[FR Doc. 2016-08762 Filed 4-14-16; 8:45 am]

BILLING CODE 4510-26-P

DEPARTMENT OF LABOR

Occupational Safety and Health Administration

[Docket No. OSHA-2007-0043]

TUV SUD America Inc.: Grant of Expansion of Recognition

AGENCY: Occupational Safety and Health Administration (OSHA), Labor.

ACTION: Notice.

SUMMARY: In this notice, OSHA announces its final decision to expand the scope of recognition for TUV SUD America Inc. as a Nationally Recognized Testing Laboratory (NRTL).

DATES: The expansion of the scope of recognition becomes effective on April 15, 2016.

FOR FURTHER INFORMATION CONTACT:

Information regarding this notice is available from the following sources:

Press inquiries: Contact Mr. Frank Meilinger, Director, OSHA Office of Communications, U.S. Department of Labor, 200 Constitution Avenue NW., Room N-3647, Washington, DC 20210; telephone: (202) 693-1999; email: meilinger.frankis2@dol.gov.

General and technical information: Contact Mr. Kevin Robinson, Director, Office of Technical Programs and Coordination Activities, Directorate of Technical Support and Emergency Management, Occupational Safety and Health Administration, U.S. Department of Labor, 200 Constitution Avenue NW., Room N-3655, Washington, DC 20210; telephone: (202) 693-2110; email: robinson.kevin@dol.gov. OSHA's Web page includes information about the NRTL Program (see <http://www.osha.gov/dts/otpca/nrtl/index.html>).

SUPPLEMENTARY INFORMATION:

I. Notice of Final Decision

OSHA hereby gives notice of the expansion of the scope of recognition of TUV SUD America Inc. (TUVAM) as an NRTL. TUVAM's expansion covers the addition of one test standard to its scope of recognition.

OSHA recognition of an NRTL signifies that the organization meets the requirements specified by 29 CFR 1910.7. Recognition is an

acknowledgment that the organization can perform independent safety testing and certification of the specific products covered within its scope of recognition and is not a delegation or grant of government authority. As a result of recognition, employers may use products properly approved by the NRTL to meet OSHA standards that require testing and certification of the products.

The Agency processes applications by an NRTL for initial recognition, or for expansion or renewal of this recognition, following requirements in Appendix A to 29 CFR 1910.7. This appendix requires that the Agency publish two notices in the **Federal Register** in processing an application. In the first notice, OSHA announces the application and provides its preliminary finding and, in the second notice, the Agency provides its final decision on the application. These notices set forth the NRTL's scope of recognition or modifications of that scope. OSHA maintains an informational Web page

for each NRTL that details its scope of recognition. These pages are available from the Agency's Web site at <http://www.osha.gov/dts/otpca/nrtl/index.html>.

TUVAM submitted an application, dated August 10, 2015 (OSHA-2007-0043-0018) to expand its recognition to include one additional test standard. OSHA staff performed a comparability analysis and reviewed other pertinent information. OSHA did not perform any on-site reviews in relation to this application.

OSHA published the preliminary notice announcing TUVAM's expansion application in the **Federal Register** on January 22, 2016 (81 FR 3833). The Agency requested comments by February 8, 2016, but it received no comments in response to this notice. OSHA now is proceeding with this final notice to grant expansion of TUVAM's scope of recognition.

To obtain or review copies of all public documents pertaining to TUVAM's application, go to

www.regulations.gov or contact the Docket Office, Occupational Safety and Health Administration, U.S. Department of Labor, 200 Constitution Avenue NW., Room N-2625, Washington, DC 20210. Docket No. OSHA-2007-0043 contains all materials in the record concerning TUVAM's recognition.

II. Final Decision and Order

OSHA staff examined TUVAM's expansion application, its capability to meet the requirements of the test standards, and other pertinent information. Based on its review of this evidence, OSHA finds that TUVAM meets the requirements of 29 CFR 1910.7 for expansion of its recognition, subject to the limitation and conditions listed below. OSHA, therefore, is proceeding with this final notice to grant TUVAM's scope of recognition. OSHA limits the expansion of TUVAM's recognition to testing and certification of products for demonstration of conformance to the test standard listed in Table 1 below.

TABLE 1—APPROPRIATE TEST STANDARD FOR INCLUSION IN TUVAM'S NRTL SCOPE OF RECOGNITION

Test standard	Test standard title
UL 62368-1	Audio/Video, information and communication technology equipment—Part 1: Safety Requirements.

OSHA's recognition of any NRTL for a particular test standard is limited to equipment or materials for which OSHA standards require third-party testing and certification before using them in the workplace. Consequently, if a test standard also covers any products for which OSHA does not require such testing and certification, an NRTL's scope of recognition does not include these products.

The American National Standards Institute (ANSI) may approve the test standard listed above as an American National Standard. However, for convenience, we may use the designation of the standards-developing organization for the standard as opposed to the ANSI designation. Under the NRTL Program's policy (see OSHA Instruction CPL 1-0.3, Appendix C, paragraph XIV), any NRTL recognized for a particular test standard may use either the proprietary version of the test standard or the ANSI version of that standard. Contact ANSI to determine whether a test standard is currently ANSI-approved.

A. Conditions

In addition to those conditions already required by 29 CFR 1910.7, TUVAM must abide by the following conditions of the recognition:

1. TUVAM must inform OSHA as soon as possible, in writing, of any change of ownership, facilities, or key personnel, and of any major change in its operations as an NRTL, and provide details of the change(s);
 2. TUVAM must meet all the terms of its recognition and comply with all OSHA policies pertaining to this recognition; and
 3. TUVAM must continue to meet the requirements for recognition, including all previously published conditions on TUVAM's scope of recognition, in all areas for which it has recognition.
- Pursuant to the authority in 29 CFR 1910.7, OSHA hereby expands the scope of recognition of TUVAM, subject to the limitation and conditions specified above.

Authority and Signature

David Michaels, Ph.D., MPH, Assistant Secretary of Labor for Occupational Safety and Health, 200 Constitution Avenue NW., Washington, DC 20210, authorized the preparation of this notice. Accordingly, the Agency is issuing this notice pursuant to 29 U.S.C. 657(g)(2), Secretary of Labor's Order No. 1-2012 (77 FR 3912, Jan. 25, 2012), and 29 CFR 1910.7.

Signed at Washington, DC, on April 12, 2016.

David Michaels,
Assistant Secretary of Labor for Occupational Safety and Health.

[FR Doc. 2016-08761 Filed 4-14-16; 8:45 am]

BILLING CODE 4510-26-P

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice: (16-029)]

Applied Sciences Advisory Committee; Meeting Cancellation

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of cancellation of meeting.

REF: **Federal Register**/Vol. 81, No. 56/ Wednesday, March 23, 2016, 15573 [Notice: (16-024)]

SUMMARY: In accordance with the Federal Advisory Committee Act, Public Law 92-463, as amended, the National Aeronautics and Space Administration (NASA) announces the cancellation of the previously announced meeting of the Applied Sciences Advisory Committee (ASAC). The meeting was originally announced in the **Federal**

Register on March 23, 2016. The meeting is being cancelled by NASA due to technical reasons. The meeting will be rescheduled for a future date (to be determined).

FOR FURTHER INFORMATION CONTACT: Ms. Ann Delo, Science Mission Directorate, NASA Headquarters, Washington, DC 20546, (202) 358-0750, fax (202) 358-2779, or ann.b.delo@nasa.gov.

SUPPLEMENTARY INFORMATION: The meeting was originally announced as NASA Notice 16-024 in the **Federal Register** on Wednesday, March 23, 2016 (**Federal Register**/Vol. 81, No. 56, 15573). The meeting had been scheduled to be held on Tuesday, April 19, 2016, 11:00 a.m.–2:00 p.m.; Eastern Daylight Time (EDT), via teleconference. This meeting will be rescheduled for a future date and time. A separate **Federal Register** Notice will be published to announce the rescheduled date, time, agenda, and contact information.

Patricia D. Rausch,

*Advisory Committee Management Officer,
National Aeronautics and Space
Administration.*

[FR Doc. 2016-08669 Filed 4-14-16; 8:45 am]

BILLING CODE 7510-14-P

NUCLEAR REGULATORY COMMISSION

[NRC-2016-0060]

Information Collection: NRC Form 237, Request for Access Authorization

AGENCY: Nuclear Regulatory
Commission.

ACTION: Renewal of existing information
collection; request for comment.

SUMMARY: The U.S. Nuclear Regulatory Commission (NRC) invites public comment on the renewal of Office of Management and Budget (OMB) approval for an existing collection of information. The information collection is entitled, “NRC Form 237, Request for Access Authorization.”

DATES: Submit comments by June 14, 2016. Comments received after this date will be considered if it is practical to do so, but the Commission is able to ensure consideration only for comments received on or before this date.

ADDRESSES: You may submit comments by any of the following methods:

- *Federal Rulemaking Web site:* Go to <http://www.regulations.gov> and search for Docket ID NRC-2016-0060. Address questions about NRC dockets to Carol Gallagher; telephone: 301-415-3463; email: Carol.Gallagher@nrc.gov. For technical questions, contact the

individual listed in the **FOR FURTHER INFORMATION CONTACT** section of this document.

- *Mail comments to:* David Cullison, Office of the Chief Information Officer, Mail Stop: T-5 F53, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001.

For additional direction on obtaining information and submitting comments, see “Obtaining Information and Submitting Comments” in the **SUPPLEMENTARY INFORMATION** section of this document.

FOR FURTHER INFORMATION CONTACT: David Cullison, Office of the Chief Information Officer U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001; telephone: 301-415-2084; email: INFOCOLLECTS.Resource@nrc.gov.

SUPPLEMENTARY INFORMATION:

I. Obtaining Information and Submitting Comments

A. Obtaining Information

Please refer to Docket ID NRC-2016-0060 when contacting the NRC about the availability of information for this action. You may obtain publicly-available information related to this action by any of the following methods:

- *Federal Rulemaking Web site:* Go to <http://www.regulations.gov> and search for Docket ID NRC-2016-0060. A copy of the collection of information and related instructions may be obtained without charge by accessing Docket ID NRC-2016-0060 on this Web site.

- *NRC’s Agencywide Documents Access and Management System (ADAMS):* You may obtain publicly-available documents online in the ADAMS Public Documents collection at <http://www.nrc.gov/reading-rm/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. A copy of the collection of information and related instructions may be obtained without charge by accessing ADAMS Accession No.: ADAMS ML16081A158. The draft supporting statement for NRC Form 237, Request for Access Authorization is available in ADAMS under Accession No. ML16014A706.

- *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.

- *NRC’s Clearance Officer:* A copy of the collection of information and related

instructions may be obtained without charge by contacting NRC’s Clearance Officer, David Cullison, Office of the Chief Information Officer, U.S. Nuclear Regulatory Commission, Washington, DC 20555-0001; telephone: 301-415-2084; email: INFOCOLLECTS.Resource@nrc.gov.

B. Submitting Comments

Please include Docket ID NRC-2016-0060 in the subject line of your comment submission, in order to ensure that the NRC is able to make your comment submission available to the public in this docket.

The NRC cautions you not to include identifying or contact information that you do not want to be publicly disclosed in your comment submission. The NRC posts all comment submissions at <http://www.regulations.gov> as well as entering the comment submissions into ADAMS. The NRC does not routinely edit comment submissions to remove identifying or contact information.

If you are requesting or aggregating comments from other persons for submission to the NRC, then you should inform those persons not to include identifying or contact information that they do not want to be publicly disclosed in their comment submission. Your request should state that the NRC does not routinely edit comment submissions to remove such information before making the comment submissions available to the public or entering the comment submissions into ADAMS.

II. Background

In accordance with the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the NRC is requesting public comment on its intention to request the OMB’s approval for the information collection summarized below.

1. *The title of the information collection:* NRC Form 237, “Request for Access Authorization.”
2. *OMB approval number:* 3150-0050.
3. *Type of submission:* Extension.
4. *The form number, if applicable:* NRC Form 237.
5. *How often the collection is required or requested:* On occasion.
6. *Who will be required or asked to respond:* NRC contractors, subcontractors, licensee employees, employees of other government agencies, and other individuals who are not NRC employees.
7. *The estimated number of annual responses:* 430.
8. *The estimated number of annual respondents:* 430.

9. *The estimated number of hours needed annually to comply with the information collection requirement or request:* 86.

10. *Abstract:* NRC Form 237 is completed by NRC contractors, subcontractors, licensee employees, employees of other government agencies, and other individuals who are not NRC employees who require an NRC access authorization.

III. Specific Requests for Comments

The NRC is seeking comments that address the following questions:

1. Is the proposed collection of information necessary for the NRC to properly perform its functions? Does the information have practical utility?

2. Is the estimate of the burden of the information collection accurate?

3. Is there a way to enhance the quality, utility, and clarity of the information to be collected?

4. How can the burden of the information collection on respondents be minimized, including the use of automated collection techniques or other forms of information technology?

Dated at Rockville, Maryland, this 12th day of April 2016.

For the Nuclear Regulatory Commission.

David Cullison,

NRC Clearance Officer, Office of the Chief Information Officer.

[FR Doc. 2016-08763 Filed 4-14-16; 8:45 am]

BILLING CODE 7590-01-P

POSTAL REGULATORY COMMISSION

[Docket No. CP2014-47; Order No. 3235]

New Postal Product

AGENCY: Postal Regulatory Commission.
ACTION: Notice.

SUMMARY: The Commission is noticing a recent Postal Service filing concerning an amendment to Priority Mail Contract 81 negotiated service agreement. This notice informs the public of the filing, invites public comment, and takes other administrative steps.

DATES: *Comments are due:* April 19, 2016.

ADDRESSES: Submit comments electronically via the Commission's Filing Online system at <http://www.prc.gov>. Those who cannot submit comments electronically should contact the person identified in the **FOR FURTHER INFORMATION CONTACT** section by telephone for advice on filing alternatives.

FOR FURTHER INFORMATION CONTACT: David A. Trissell, General Counsel, at 202-789-6820.

SUPPLEMENTARY INFORMATION:

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- I. Introduction
- II. Notice of Filing
- III. Ordering Paragraphs

I. Introduction

On April 8, 2016, the Postal Service filed notice that it has agreed to an amendment to the existing Priority Mail Contract 81 negotiated service agreement approved in this docket.¹ In support of its Notice, the Postal Service includes a redacted copy of the Amendment.

The Postal Service also filed the unredacted Amendment under seal. The Postal Service seeks to incorporate by reference the Application for Non-Public Treatment originally filed in this docket for the protection of information that it has filed under seal. Notice at 1.

The Amendment revises section I.J of the existing agreement, which concerns the terms of the annual pricing adjustment. *Id.* Attachment A at 1.

The Postal Service intends for the Amendment to become effective two business days after the date that the Commission completes its review of the Notice. *Id.*; Notice at 1. The Postal Service asserts that the Amendment does not materially affect cost coverage and that, therefore, the supporting financial documentation and certification originally filed in this docket remain applicable. Notice at 1.

II. Notice of Filing

The Commission invites comments on whether the changes presented in the Postal Service's Notice are consistent with the policies of 39 U.S.C. 3632, 3633, or 3642, 39 CFR 3015.5, and 39 CFR part 3020, subpart B. Comments are due no later than April 19, 2016. The public portions of these filings can be accessed via the Commission's Web site (<http://www.prc.gov>).

The Commission appoints Jennaca D. Upperman to represent the interests of the general public (Public Representative) in this docket.

III. Ordering Paragraphs

It is ordered:

1. The Commission reopens Docket No. CP2014-47 for consideration of matters raised by the Postal Service's Notice.

2. Pursuant to 39 U.S.C. 505, the Commission appoints Jennaca D. Upperman to serve as an officer of the

¹ Notice of United States Postal Service of Amendment to Priority Mail Contract 81, with Portions Filed Under Seal, April 8, 2016 (Notice). The amendment is an attachment to the Notice (Amendment).

Commission (Public Representative) to represent the interests of the general public in this proceeding.

3. Comments are due no later than April 19, 2016.

4. The Secretary shall arrange for publication of this order in the **Federal Register**.

By the Commission.

Stacy L. Ruble,

Secretary.

[FR Doc. 2016-08748 Filed 4-14-16; 8:45 am]

BILLING CODE 7710-FW-P

POSTAL SERVICE

Product Change—First-Class Package Service Negotiated Service Agreement

AGENCY: Postal Service™.

ACTION: Notice.

SUMMARY: The Postal Service gives notice of filing a request with the Postal Regulatory Commission to add a domestic shipping services contract to the list of Negotiated Service Agreements in the Mail Classification Schedule's Competitive Products List.

DATES: *Effective date:* April 15, 2016.

FOR FURTHER INFORMATION CONTACT: Elizabeth A. Reed, 202-268-3179.

SUPPLEMENTARY INFORMATION: The United States Postal Service® hereby gives notice that, pursuant to 39 U.S.C. 3642 and 3632(b)(3), on April 8, 2016, it filed with the Postal Regulatory Commission a *Request of the United States Postal Service to Add First-Class Package Service Contract 51 to Competitive Product List*. Documents are available at www.prc.gov, Docket Nos. MC2016-119, CP2016-149.

Stanley F. Mires,

Attorney, Federal Compliance.

[FR Doc. 2016-08704 Filed 4-14-16; 8:45 am]

BILLING CODE 7710-12-P

POSTAL SERVICE

Product Change—Priority Mail Express and Priority Mail Negotiated Service Agreement

AGENCY: Postal Service™.

ACTION: Notice.

SUMMARY: The Postal Service gives notice of filing a request with the Postal Regulatory Commission to add a domestic shipping services contract to the list of Negotiated Service Agreements in the Mail Classification Schedule's Competitive Products List.

DATES: *Effective date:* April 15, 2016.

FOR FURTHER INFORMATION CONTACT:

Elizabeth A. Reed, 202-268-3179.

SUPPLEMENTARY INFORMATION:

The United States Postal Service® hereby gives notice that, pursuant to 39 U.S.C. 3642 and 3632(b)(3), on April 8, 2016, it filed with the Postal Regulatory Commission a *Request of the United States Postal Service to Add Priority Mail Express & Priority Mail Contract 29 to Competitive Product List*. Documents are available at www.prc.gov, Docket Nos. MC2016-120, CP2016-150.

Stanley F. Mires,

Attorney, Federal Compliance.

[FR Doc. 2016-08705 Filed 4-14-16; 8:45 am]

BILLING CODE 7710-12-P

RAILROAD RETIREMENT BOARD**Sunshine Act; Notice of Public Meeting**

Notice is hereby given that the Railroad Retirement Board will hold a meeting on May 4, 2016, 10:00 a.m. at the Board's meeting room on the 8th floor of its headquarters building, 844 North Rush Street, Chicago, Illinois 60611. The agenda for this meeting follows:

Portion open to the public:

(1) Executive Committee Reports

The person to contact for more information is Martha P. Rico, Secretary to the Board, Phone No. 312-751-4920.

Dated: April 13, 2016.

Martha P. Rico,

Secretary to the Board.

[FR Doc. 2016-08850 Filed 4-13-16; 11:15 am]

BILLING CODE 7905-01-P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-77583; File No. SR-BatsEDGA-2016-04]

Self-Regulatory Organizations; Bats EDGA Exchange, Inc.; Notice of Filing and Immediate Effectiveness of a Non-Substantive Correction to Rule 11.27

April 11, 2016.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the "Act"),¹ and Rule 19b-4 thereunder,² notice is hereby given that on April 7, 2016, Bats EDGA Exchange, Inc. (the "Exchange" or "EDGA") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I and II below, which Items have been prepared

by the Exchange. The Exchange has designated this proposal as a "non-controversial" proposed rule change pursuant to Section 19(b)(3)(A) of the Act³ and Rule 19b-4(f)(6)(iii) thereunder,⁴ which renders it effective upon filing with the Commission. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The Exchange filed a proposal to make one non-substantive correction to Exchange Rule 11.27, which implements the Regulation NMS Plan to Implement a Tick Size Pilot Program ("Plan").

The text of the proposed rule change is available at the Exchange's Web site at www.batstrading.com, at the principal office of the Exchange, 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, the Exchange 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. The Exchange has prepared summaries, set forth in Sections A, B, and C below, of the most significant parts of such statements.

(A) Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

1. Purpose

The Exchange recently adopted Rule 11.27(b), which sets forth the requirements for the collection and transmission of data pursuant to Appendices B and C of the Plan.⁵ The Exchange now proposes to make one non-substantive correction to Exchange Rule 11.27 by renumbering it as Rule 11.21.⁶ The Rule was incorrectly

³ 15 U.S.C. 78s(b)(3)(A).

⁴ 17 CFR 240.19b-4(f)(6)(iii).

⁵ See Securities Exchange Act Release No. 77417 (March 22, 2016) (SR-BatsEDGA-2016-01) (Notice of Filing and Immediate Effectiveness of a Proposed Rule Change to Adopt Exchange Rule 11.27 to Implement the Regulation NMS Plan to Implement a Tick Size Pilot Program).

⁶ The Financial Industry Regulatory Authority, Inc. ("FINRA"), on behalf of the Plan Participants submitted a letter to Commission requesting

numbered in the initial proposed rule change as the last rule within Chapter XI of the Exchange's rulebook is Rule 11.20, Obligations of Market Makers. The Exchange now propose to renumber it as Rule 11.21 in order to have consecutively numbered rules within Chapter XI of its rulebook. Other than renumbering the rule as proposed herein, the Exchange does not proposes to amend any of the provisions of current Rule 11.27.

The proposed rule change will be effective on April 4, 2016.

2. Statutory Basis

The Exchange believes that its proposal is consistent with Section 6(b) of the Act⁷ in general, and furthers the objectives of Section 6(b)(5) of the Act⁸ in particular, in that it is designed to promote just and equitable principles of trade, to foster cooperation and coordination with persons engaged in facilitating transactions in securities, 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. The Exchange believes that this proposal is consistent with the Act because it ensures consecutively numbered rules within Chapter XI of its rulebook, thereby clarifying the Exchange's rulebook and avoiding potential investor confusion.

(B) Self-Regulatory Organization's Statement on Burden on Competition

The Exchange 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. The Exchange notes that the proposed rule change is not intended to have a competitive impact. It is simply intended to ensure consecutively numbered rules within Chapter XI of its rulebook and does not amend any of the provisions of current Rule 11.27.

exemption from certain provisions of the Plan related to data collection. See letter from Marcia E. Asquith, Senior Vice President and Corporate Secretary, FINRA dated December 9, 2015 to Robert W. Errett, Deputy Secretary, Commission ("Exemption Request"). The Commission, pursuant to its authority under Rule 608(e) of Regulation NMS, granted the Exchange a limited exemption from the requirement to comply with certain provisions of the Plan as specified in the letter and noted herein. See letter from David Shillman, Associate Director, Division of Trading and Markets, Commission to Eric Swanson, General Counsel, Exchange, dated March 22, 2016 ("Exemption Letter"). While the Exemption Letter references current Exchange Rule 11.27, the Exchange understands it will continue to apply to the rule when renumbered as Rule 11.21.

⁷ 15 U.S.C. 78f(b).

⁸ 15 U.S.C. 78f(b)(5).

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.

(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

Because the proposed rule change does not (i) significantly affect the protection of investors or the public interest; (ii) impose any significant burden on competition; and (iii) become operative for 30 days from the date on which it was filed, or such shorter time as the Commission may designate, it has become effective pursuant to Section 19(b)(3)(A) of the Act⁹ and Rule 19b-4(f)(6) thereunder.¹⁰

A proposed rule change filed pursuant to Rule 19b-4(f)(6) under the Act¹¹ normally does not become operative for 30 days after the date of its filing. However, Rule 19b-4(f)(6)(iii)¹² permits the Commission to designate a shorter time if such action is consistent with the protection of investors and the public interest. The Exchange has asked the Commission to waive the 30-day operative delay. The Exchange has stated that the proposed rule change is intended to ensure consecutively numbered rules within Chapter XI of the Exchange's rulebook and does not amend any of the provisions of current Rule 11.27. The Commission believes that waiver of the operative delay is consistent with the protection of investors and the public interest because it may benefit investors by clarifying the Exchange's rulebook and avoiding potential investor confusion. Accordingly, the Commission hereby waives the operative delay and designates the proposed rule change operative upon filing.¹³

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. If the Commission takes such action, the Commission shall institute proceedings to determine whether the proposed rule change should be approved or 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-BatsEDGA-2016-04 on the subject line.

Paper Comments

- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-BatsEDGA-2016-04. 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 the Exchange. 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-

BatsEDGA-2016-04, and should be submitted on or before May 6, 2016.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.¹⁴

Robert W. Errett,
Deputy Secretary.

[FR Doc. 2016-08648 Filed 4-14-16; 8:45 am]

BILLING CODE 8011-01-P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-77577; File No. SR-Phlx-2016-42]

Self-Regulatory Organizations; NASDAQ PHLX LLC; Notice of Filing and Immediate Effectiveness of Proposed Rule Change To Amend Qualified Contingent Cross Rebates and Certain Floor Options Transaction Charges

April 11, 2016.

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 March 28, 2016, NASDAQ PHLX LLC ("Phlx" or "Exchange") 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 by the Exchange. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The Exchange proposes to amend the Exchange's Pricing Schedule at Section II, entitled "Multiply Listed Options Fees." Specifically, the Exchange is proposing to amend the Qualified Contingent Cross ("QCC") rebates and certain floor Options Transaction Charges.

The text of the proposed rule change is available on the Exchange's Web site at <http://nasdaqomxphlx.cchwallstreet.com/>, at the principal office of the Exchange, 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, the Exchange included statements concerning the purpose of and basis for

⁹ 15 U.S.C. 78s(b)(3)(A).

¹⁰ 17 CFR 240.19b-4(f)(6). As required under Rule 19b-4(f)(6)(iii), the Exchange provided the Commission with written notice of its intent to file the proposed rule change, along with a brief description and the text of the proposed rule change, at least five business days prior to the date of filing of the proposed rule change, or such shorter time as designated by the Commission.

¹¹ 17 CFR 240.19b-4(f)(6).

¹² 17 CFR 240.19b-4(f)(6)(iii).

¹³ For purposes only of waiving the 30-day operative delay, the Commission has also considered the proposed rule's impact on efficiency, competition, and capital formation. See 15 U.S.C. 78c(f).

¹⁴ 17 CFR 200.30-3(a)(12).

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.

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. The Exchange 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

The purpose of the proposed rule change is to amend the Exchange's Pricing Schedule at Section II, entitled "Multiply Listed Options Fees." Specifically, the Exchange is proposing to amend QCC rebates and certain floor

Options Transaction Charges. Each change will be described below in more detail.

Section II—QCC Rebates

Today, the Exchange assesses a QCC Transaction Fee of \$0.20 per contract to a Specialist,³ Market Maker,⁴ Professional,⁵ Firm⁶ and Broker-Dealer.⁷ The Exchange also pays rebates on QCC Orders based on the following five tier rebate schedule:

QCC REBATE SCHEDULE

Tier	Threshold	Rebate per contract
Tier 1	0 to 299,999 contracts in a month	\$0.00
Tier 2	300,000 to 499,999 contracts in a month	0.07
Tier 3	500,000 to 699,999 contracts in a month	0.08
Tier 4	700,000 to 999,999 contracts in a month	0.09
Tier 5	Over 1,000,000 contracts in a month	0.11

Rebates are paid for all qualifying executed QCC Orders, as defined in Rule 1080(o)⁸ and Floor QCC Orders, as defined in Rule 1064(e),⁹ except where the transaction is either: (i) Customer-to-Customer; or (ii) a dividend, merger,

short stock interest or reversal or conversion strategy execution.¹⁰ The maximum QCC Rebate to be paid in a given month will not exceed \$450,000.¹¹

The Exchange proposes to amend the QCC rebate schedule to add a new tier to create a six tier rebate schedule and amend the existing tiers. The proposed QCC rebate schedule would be as follows:

QCC REBATE SCHEDULE

Tier	Threshold	Rebate per contract
Tier 1	0 to 99,999 contracts in a month	\$0.00
Tier 2	100,000 to 299,999 contracts in a month	0.05
Tier 3	300,000 to 499,999 contracts in a month	0.07
Tier 4	500,000 to 699,999 contracts in a month	0.08
Tier 5	700,000 to 999,999 contracts in a month	0.09
Tier 6	Over 1,000,000 contracts in a month	0.11

Tier 1 does not currently pay a QCC rebate between 0 and 299,999 contracts in a month. The Exchange will continue

to pay no rebate for Tier 1, however the Exchange proposes to lower the volume threshold to between 0 and 99,999

contracts in month. The Exchange proposes a new Tier 2 QCC rebate which would pay a QCC rebate of \$0.05

³ A "Specialist" is an Exchange member who is registered as an options specialist pursuant to Rule 1020(a).

⁴ The term "Market Maker" includes Registered Options Traders ("ROT"). See Exchange Rule 1014 (b)(i) and (ii). A ROT includes a Streaming Quote Trader or "SQT," a Remote Streaming Quote Trader or "RSQT" and a Non-SQT, which by definition is neither a SQT nor a RSQT. A ROT is defined in Exchange Rule 1014(b) as a regular member [sic] of the Exchange located on the trading floor who has received permission from the Exchange to trade in options for his own account. An SQT is a ROT who has received permission from the Exchange to generate and submit option quotations electronically in options to which such SQT is assigned. An SQT may only submit such quotations while such SQT is physically present on the floor of the Exchange. An SQT may only trade in a market making capacity in classes of options in which the SQT is assigned. See Rule 1014(b)(11)(A) [sic]. An RSQT is an ROT that is a member affiliated with and [sic] Remote Streaming Quote Organization with no physical trading floor presence who has received permission from the Exchange to generate and submit option quotations

electronically in options to which such RSQT has been assigned. A qualified RSQT may function as a Remote Specialist upon Exchange approval. See Rule 1014(ii)(B) [sic].

⁵ The term "Professional" means any person or entity that (i) is not a broker or dealer in securities, and (ii) places more than 390 orders in listed options per day on average during a calendar month for its own beneficial account(s). See Rule 1000(b)(14).

⁶ The term "Firm" applies to any transaction that is identified by a member or member organization for clearing in the Firm range at The Options Clearing Corporation.

⁷ The term "Broker-Dealer" applies to any transaction which is not subject to any of the other transaction fees applicable within a particular category.

⁸ A QCC Order is comprised of an order to buy or sell at least 1000 contracts [sic] that is identified as being part of a qualified contingent trade, as that term is defined in Rule 1080(o)(3), coupled with a contra-side order to buy or sell an equal number of contracts. The QCC Order must be executed at a price at or between the National Best Bid and Offer and be rejected if a Customer order is resting on the

Exchange book at the same price. A QCC Order shall only be submitted electronically from off the floor to the PHLX XL II System. See Rule 1080(o). See also Securities Exchange Act Release No. 64249 (April 7, 2011), 76 FR 20773 (April 13, 2011) (SR-Phlx-2011-47) (a rule change to establish a QCC Order to facilitate the execution of stock/option Qualified Contingent Trades ("QCTs") that satisfy the requirements of the trade through exemption in connection with Rule 611(d) of Regulation NMS).

⁹ A Floor QCC Order must: (i) Be for at least 1,000 contracts [sic]; (ii) meet the six requirements of Rule 1080(o)(3) which are modeled on the QCT Exemption; (iii) be executed at a price at or between the National Best Bid and Offer ("NBBO"); and (iv) be rejected if a Customer order is resting on the Exchange book at the same price. In order to satisfy the 1,000-contract requirement [sic], a Floor QCC Order must be for 1,000 contracts and could not be, for example, two 500-contract orders or two 500-contract legs. See Rule 1064(e). See also Securities Exchange Act Release No. 64688 (June 16, 2011), 76 FR 36606 (June 22, 2011) (SR-Phlx-2011-56).

¹⁰ See Section II of the Pricing Schedule.

¹¹ *Id.*

per contract for volume between 100,000 and 299,999 contracts in a month. The remainder of the QCC rebate tiers would be renumbered. Current Tier 2 would be renumbered as Tier 3 and would continue to pay a rebate of \$0.07 per contract for volume between 300,000 and 499,999 contracts in a month. Current Tier 3 would be renumbered to Tier 4 and would continue to pay a QCC rebate of \$0.08 per contract for volume between 500,000 and 699,999. Current Tier 4 would be renumbered as Tier 5 and would continue to pay a \$0.09 per contract rebate for volume between 700,000 and 999,999 contracts in a month. Finally, current Tier 5 would be renumbered as Tier 6 and would continue to pay a QCC rebate of \$0.11 per contract for volume over 1,000,000 contracts in a month.

The Exchange believes that its proposed amendments to the QCC rebates will provide an opportunity for additional members to receive the rebate. The Exchange's proposal permits volume over 99,999 to receive a rebate.

Section II—Multiply Listed Options Fees

The Exchange proposes to amend the current Floor Options Transaction Charges in Section II of the Exchange's Pricing Schedule in both Penny Pilot and non-Penny Pilot Options from \$0.30 to \$0.35 per contract for Specialists and Market Makers. The Exchange believes that these fees remain competitive with fees currently assessed today on Phlx.

2. Statutory Basis

The Exchange believes that its proposal is consistent with Section 6(b) of the Act,¹² in general, and furthers the objectives of Sections 6(b)(4) and 6(b)(5) of the Act,¹³ in particular, in that it provides for the equitable allocation of reasonable dues, fees and other charges among members and issuers and other persons using any facility or system which the Exchange operates or controls, and is not designed to permit unfair discrimination between customers, issuers, brokers, or dealers.

The Commission and the courts have repeatedly expressed their preference for competition over regulatory intervention in determining prices, products, and services in the securities markets. In Regulation NMS, while adopting a series of steps to improve the current market model, the Commission highlighted the importance of market forces in determining prices and SRO revenues and, also, recognized that

current regulation of the market system "has been remarkably successful in promoting market competition in its broader forms that are most important to investors and listed companies."¹⁴

Likewise, in *NetCoalition v. Securities and Exchange Commission* ("NetCoalition")¹⁵ the D.C. Circuit upheld the Commission's use of a market-based approach in evaluating the fairness of market data fees against a challenge claiming that Congress mandated a cost-based approach.¹⁶ As the court emphasized, the Commission "intended in Regulation NMS that 'market forces, rather than regulatory requirements' play a role in determining the market data . . . to be made available to investors and at what cost."¹⁷

Further, "[n]o one disputes that competition for order flow is 'fierce.' . . . As the SEC explained, '[i]n the U.S. national market system, buyers and sellers of securities, and the broker-dealers that act as their order-routing agents, have a wide range of choices of where to route orders for execution'; [and] 'no exchange can afford to take its market share percentages for granted' because 'no exchange possesses a monopoly, regulatory or otherwise, in the execution of order flow from broker dealers'" ¹⁸ Although the court and the SEC were discussing the cash equities markets, the Exchange believes that these views apply with equal force to the options markets.

Section II—QCC Rebates

The Exchange believes that it is reasonable to add a new QCC rebate tier and amend the current rebate tiers to lower the Tier 1 volume threshold and start paying a rebate of \$0.05 per contract for volume between 100,000 to 299,999 contracts per month. The Exchange believes that paying a QCC rebate starting at 100,000 contracts per month will attract additional QCC volume on the Exchange. While the other rebate tiers are not being amended and simply renumbered (current Tiers 2–6), the Exchange believes these rebate tiers will continue to attract QCC volume on the Exchange.

The Exchange believes that adding a new QCC rebate tier and amending the current rebate tiers to lower the Tier 1 volume threshold and start paying a

rebate of \$0.05 per contract for volume between 100,000 to 299,999 contracts per month is equitable and not unfairly discriminatory because all market participants are eligible to transact QCC Orders and receive the rebates.

Section II—Multiply Listed Options Fees

The Exchange's proposal to amend its Floor Options Transaction Charges to increase Penny and non-Penny Pilot Options Transaction Charges for Specialists and Market Makers is reasonable because the proposed fees are within the range of other fees in Section II of the Pricing Schedule.¹⁹ Also, Specialists and Market Makers pay a Marketing Fee²⁰ on electronic orders but do not pay a Marketing Fee when transacting non-electronic orders, which is why the floor transaction charges are higher as compared to electronic options transaction charges for Specialists and Market Makers.

The Exchange's proposal to amend its Floor Options Transaction Charges to increase Penny Options and non-Penny Pilot Options Transaction Charges for Specialists and Market Makers is equitable and not unfairly discriminatory because Specialists and Market Makers have a time and place advantage on the trading floor with respect to orders, unlike other market participants. A Professional, Broker-Dealer, or a Firm would necessarily require a floor broker to represent their trading interest on the trading floor as compared to a Specialist or Market Maker that could directly transact such orders on the trading floor. Further, the Exchange believes that to attract orders from a Professional, Broker-Dealer or a Firm, via a floor broker, the rates must be competitive with rates at other trading floors.

Therefore, the Exchange would continue to assess a Professional,

¹⁹ Section II Options Transaction Charges for Penny Pilot and non-Penny Pilot Options range from \$0.22 to \$0.75 per contract for Non-Customers.

²⁰ The Marketing Fee is assessed on Specialists and Market Makers when they elect to participate in the Marketing program. The fees are assessed on electronically-delivered Customer orders. The fees are available to be disbursed by the Exchange according to the instructions of the Specialist or Market Maker to order flow providers who are members or member organizations who submit, as agent, Customer orders to the Exchange through a member or member organization who is acting as agent for those customer orders. Any excess funds billed but not utilized by the Specialist or Market Maker are carried forward unless the Specialist or Market Maker elects to have those funds rebated on a pro rata basis, reflected as a credit on the monthly invoices. At the end of each calendar quarter, the Exchange calculates the amount of excess funds from the previous quarter and subsequently rebates excess funds on a pro-rata basis to the applicable Specialist or Market Maker who paid into that pool of funds. See Section II of the Pricing Schedule.

¹⁴ Securities Exchange Act Release No. 51808 at 37499 (June 9, 2005) [sic] ("Regulation NMS Adopting Release").

¹⁵ *NetCoalition v. SEC*, 615 F.3d 525 (D.C. Circuit 2010).

¹⁶ See *NetCoalition*, at 534.

¹⁷ *Id.* at 537.

¹⁸ *Id.* at 539 (quoting ArcaBook Order, 73 FR at 74782–74783 [sic]).

¹² 15 U.S.C. 78f(b).

¹³ 15 U.S.C. 78f(b)(4) and (5).

Broker-Dealer and a Firm a Floor Options Transaction Charge for Penny Pilot Options and Non-Penny Pilot Options of \$0.25 per contract. Customers are not assessed an Options Transaction Charge because Customer order flow is unique. Customer liquidity benefits all market participants by providing more trading opportunities, which attracts Specialists and Market Makers. An increase in the activity of these market participants in turn facilitates tighter spreads, which may cause an additional corresponding increase in order flow from other market participants.

B. Self-Regulatory Organization's Statement on Burden on Competition

The Exchange does not believe that the proposed rule change will impose any burden on competition not necessary or appropriate in furtherance of the purposes of the Act. In terms of inter-market competition, the Exchange notes that it operates in a highly competitive market in which market participants can readily favor competing venues if they deem fee levels at a particular venue to be excessive, or rebate opportunities available at other venues to be more favorable. In such an environment, the Exchange must continually adjust its fees to remain competitive with other exchanges and with alternative trading systems that have been exempted from compliance with the statutory standards applicable to exchanges. Because competitors are free to modify their own fees in response, and because market participants may readily adjust their order routing practices, the Exchange believes that the degree to which fee changes in this market may impose any burden on competition is extremely limited.

In this instance, the proposed changes to the charges assessed and credits available to member firms for execution of securities in securities of all three Tapes do not impose a burden on competition because the Exchange's execution services are completely voluntary and subject to extensive competition both from other exchanges and from off-exchange venues.

The Exchange believes that its proposed amendments to the QCC rebate tiers and increase to the Specialist and Market Maker floor options transaction charges do not impose an undue burden on inter-market competition because the QCC rebates and Specialist and Market Maker fees remain competitive with rebates and fees offered on other options

markets.²¹ In sum, if the changes proposed herein are unattractive to market participants, it is likely that the Exchange will lose market share as a result. Accordingly, the Exchange does not believe that the proposed changes will impair the ability of members or competing order execution venues to maintain their competitive standing in the financial markets.

The Exchange believes that adding a new QCC rebate tier and amending the current rebate tiers to lower the Tier 1 volume threshold and start paying a rebate of \$0.05 per contract for volume between 100,000 to 299,999 contracts per month does not impose an undue burden on intra-market competition because all market participants are eligible to transact QCC Orders and receive a rebate.

The Exchange's proposal to amend its Floor Options Transaction Charges to increase Penny Options and non-Penny Pilot Options Transaction Charges for Specialists and Market Makers does not impose an undue burden on intra-market competition because Specialists and Market Makers have a time and place advantage on the trading floor with respect to orders, unlike other market participants. Unlike other market participants, a Specialist or Market Maker may directly transact orders on the trading floor. Further, unlike Specialist or Market Maker electronic orders, which are subject to a Marketing Fee, Specialist or Market Maker floor orders are not subject to a Marketing Fee.

C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

No written comments were either solicited or received.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

The foregoing rule change has become effective pursuant to Section 19(b)(3)(A)(ii) of the Act.²²

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: (i) Necessary or appropriate in

the public interest; (ii) for the protection of investors; or (iii) otherwise in furtherance of the purposes of the Act. If the Commission takes such action, the Commission shall institute proceedings to determine whether the proposed rule should be approved or 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-Phlx-2016-42 on the subject line.

Paper Comments

- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-Phlx-2016-42. 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 the Exchange. 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-Phlx-2016-42 and should be submitted on or before May 6, 2016.

²¹ The International Securities Exchange LLC ("ISE") pays QCC rebates ranging from \$0.00 to \$0.011 per contract. See ISE's Schedule of Fees. Also, the Chicago Board Options Exchange, Incorporated ("CBOE") assess market-makers, DPMS and LLMs manual fees based on a sliding scale which range from \$0.03 to \$0.23 per contract depending on certain volume thresholds. See CBOE's Fees Schedule.

²² 15 U.S.C. 78s(b)(3)(A)(ii).

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.²³

Robert W. Errett,

Deputy Secretary.

[FR Doc. 2016-08642 Filed 4-14-16; 8:45 am]

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SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-77580; File No. SR-BOX-2016-13]

Self-Regulatory Organizations; BOX Options Exchange LLC; Notice of Filing and Immediate Effectiveness of a Proposed Rule Change To Amend BOX Rule 100 (Definitions) Relating to Professionals

April 11, 2016.

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 March 29, 2016, BOX Options Exchange LLC (the “Exchange”) filed with the Securities and Exchange Commission (“Commission”) the proposed rule change as described in Items I and II below, which Items have been prepared by the self-regulatory organization. The Commission is publishing this notice to solicit comments on the proposed rule from interested persons.

I. Self-Regulatory Organization’s Statement of the Terms of the Substance of the Proposed Rule Change

The Exchange proposes to amend BOX Rule 100 (Definitions) relating to Professionals. The text of the proposed rule change is available from the principal office of the Exchange, at the Commission’s Public Reference Room and also on the Exchange’s Internet Web site at <http://boxexchange.com>.

II. Self-Regulatory Organization’s Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

In its filing with the Commission, the self-regulatory organization 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. The self-regulatory organization 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

The Exchange proposes to amend BOX Rule 100 (Definitions) to amend the definition of Professional. This filing that is based on a proposal recently submitted by Chicago Board Options Exchange, Incorporated (“CBOE”) and approved by the Commission.³

The Exchange proposes to amend BOX Rule 100(a)(50) relating to Professionals. Specifically, the Exchange proposes to adopt new language to the rule setting forth amended standards for calculating average daily order submissions for Professional order counting purposes. The Exchange believes that the proposed rule change would provide additional clarity in the BOX Rules.

Background

In general, “public customers” are granted certain marketplace advantages over other market participants, including Market Makers, brokers and dealers of securities, and industry “Professionals” on most U.S. options exchanges. The U.S. options exchanges, including BOX, have adopted similar definitions of the term “Professional,”⁴ which commonly refers to persons or entities that are not a brokers or dealers in securities and who or which place more than 390 orders in listed options per day on average during a calendar month for their own beneficial account(s).⁵ Various exchanges adopted similar Professional rules for many of the same reasons, including, but not

limited to the desire to create more competitive marketplaces and attract retail order flow.⁶ In addition, as several of the exchanges noted in their original Professional rule filings, their beliefs that disparate Professional rules and a lack of uniformity in the application of such rules across the options markets would not promote the best regulation and could, in fact, encourage regulatory arbitrage.⁷

Similar to other U.S. options exchanges, the Exchange grants “Public Customers” certain marketplace advantages over other market participants pursuant to the Exchange’s Fee Schedule⁸ and the BOX Rules.⁹ Specifically, Public Customer orders are

⁶ See, e.g., Securities Exchange Act Release No. 60931 (November 4, 2009), 74 FR 58355, 58356 (November 12, 2009) (Notice of Filing of Proposed Rule Change, as Modified by Amendment No. 1, Related to Professional Orders) (SR-CBOE-2009-078); Securities Exchange Act Release No. 59287 (January 23, 2009), 74 FR 5694, 5694 (January 30, 2009) (Notice of Filing of Amendment No. 2 and Order Granting Accelerated Approval of the Proposed Rule Change, as Modified by Amendment Nos. 1 and 2 Thereto, Relating to Professional Account Holders) (SR-ISE-2006-026); Securities Exchange Act Release No. 61802 (March 30, 2010), 75 FR 17193, 17194 (April 5, 2010) (Notice of Filing of Amendment No. 2 and Order Granting Accelerated Approval of the Proposed Rule Change, as Modified by Amendment No. 2 Thereto, Relating to Professional Orders) (SR-PHLX-2010-005); Securities Exchange Act Release No. 61629 (March 2, 2010), 75 FR 10851, 10851 (March 9, 2010) (Notice of Filing of Proposed Rule Change Relating to the Designation of a “Professional Customer”) (SR-NYSEMKT-2010-018).

⁷ See, e.g., Securities and Exchange Act Release No. 62724 (August 16, 2010), 75 FR 51509 (August 20, 2010) (Notice of Filing of a Proposed Rule Change by the NASDAQ Stock Market LLC To Adopt a Definition of Professional and Require That All Professional Orders Be Appropriately Marked) (SR NASDAQ-2010-099); Securities and Exchange Act Release No. 65500 (October 6, 2011), 76 FR 63686 (October 13, 2011) (Notice of Filing and Immediate Effectiveness of Proposed Rule Change To Adopt a Definition of Professional and Require That All Professional Orders Be Appropriately Marked) (SR-BATS-2011-041); Securities Exchange Act Release No. 65036 (August 4, 2011), 76 FR 49517, 49518 (August 10, 2011) (Notice of Filing and Immediate Effectiveness of Proposed Rule Change To Adopt a Definition of “Professional” and Require That Professional Orders Be Appropriately Marked by BOX Options Participants) (SR-BX-2011-049); Securities Exchange Act Release No. 60931 (November 4, 2009), 74 FR 58355, 58357 (November 12, 2009) (Notice of Filing of Proposed Rule Change, as Modified by Amendment No. 1, Related to Professional Orders) (SR-CBOE-2009-078); see also Securities Exchange Act Release 73628 (November 18, 2014), 79 FR 69958, 69960 (November 24, 2014) (Notice of Filing and Immediate Effectiveness of a Proposed Rule Change Relating to Professional Orders) (SR-CBOE-2014-085).

⁸ See, e.g., BOX Fee Schedule (Exchange Fees).

⁹ Public Customers receive allocation priority above equally priced competing interests of Market Makers, broker-dealers, and other market participants in the PIP and COPIP. See, e.g., BOX Rule 7150(g)(1) (Public Customer Allocation in PIP), BOX Rule 7245(g)(2) (Public Customer Allocation in COPIP).

²³ 17 CFR 200.30-3(a)(12).

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.

³ See Securities Exchange Act Release No. 77450 (March 25, 2016) (Order Approving SR-CBOE-2016-005).

⁴ Some U.S. options exchanges refer to “Professionals” as “Professional Customers” or non-“Priority Customers.” Compare BATS Exchange, Inc. (“BZX”) Rule 16.1(a)(45) (Professional); BOX Options Exchange LLC (“BOX”) Rule 100(a)(50) (Professional); CBOE Rule 1.1(ggg) (Professional); C2 Rule 1.1; BX Chapter I, Sec. 1(49) (Professional); NASDAQ OMX PHLX LLC (“PHLX”) Rule 1000(b)(14) (Professional); Nasdaq Options Market (“NOM”) Chapter I, Sec. 1(a)(48) (Professional); with ISE Rule 100(a)(37A) (Priority Customer); Gemini Rule 100(a)(37A) (Priority Customer); Miami International Securities Exchange LLC (“MIAX”) Rule 100 (Priority Customer); NYSE MKT LLC (“NYSE MKT”) Rule 900.2NY(18A) (Professional Customer); NYSE Arca, Inc. (“Arca”) Rule 6.1A(4A) (Professional Customer).

⁵ See, e.g., BZX Rule 16.1(a)(45); BOX Rule 100(a)(50); CBOE Rule 1.1(ggg); C2 Rule 1.1; BX Chapter I, Sec. 1(49); PHLX Rule 1000(b)(14); NOM Chapter I, Sec. 1(a)(48); see also ISE Rule 100(a)(37A) (Priority Customer); Gemini Rule 100(a)(37A) (Priority Customer); MIAX Rule 100 (Priority Customer); NYSE MKT Rule 900.2NY(18A) (Professional Customer); Arca Rule 6.1A(4A) (Professional Customer).

generally exempt from transaction fees and certain Exchange surcharges. Similar to other U.S. options exchanges, the Exchange affords these marketplace advantages to Public Customers based on various business- and regulatory-related objectives, including, for example, to attract retail order flow to the Exchange and to provide competitive pricing.

Currently, BOX Rule 100(a)(50) defines a Professional as “any person or entity that (i) is not a broker or dealer in securities, and (ii) places more than 390 orders in listed options per day on average during a calendar month for its own beneficial account(s).” The Exchange’s Professional order rule was adopted to distinguish non-broker dealer individuals and entities that have access to information and technology that enable them to professionally trade listed options in a manner similar to brokers or dealers in securities from retail investors for order priority and/or transaction fees purposes. In general, Professionals are treated as brokers or dealers in securities under the Exchange’s rules, including, but not limited to with respect to order priority and fees.¹⁰ BOX Rule 100(a)(50) is substantially similar to the Professional order rules of other exchanges and was materially based upon the preexistent Professional order rules of other exchanges.

In September 2015, the Exchange clarified its Professional order rule by distributing a Regulatory Circular to its Participants.¹¹ Specifically, the Exchange codified its interpretation that, for Professional order counting purposes, “parent” orders that are placed on a single ticket and entered for the beneficial account(s) of a person or entity that is not a broker or dealer in securities and that are broken into multiple parts by a broker or dealer, or by an algorithm housed at a broker or dealer, or by an algorithm licensed from a broker or dealer that is housed with the customer in order to achieve a specific execution strategy, should count as one single order for Professional order counting purposes. This interpretation was a clarification in the Rules based on the Exchange’s past interpretations of Rule 100 (a)(50) and similar interpretations set forth in a previously issued ISE/ISE Gemini, LLC (“Gemini”) Joint Regulatory Information Circular.¹²

The Exchange’s Informational Circular, however, has not clarified the Exchange’s Professional rule completely. The advent of new multi-leg spread products and the proliferation of the use of complex orders and algorithmic execution strategies by both institutional and retail market participants continue to raise questions as to what constitutes an “order” for Professional order counting purposes. For example, do complex orders (which on the Exchange may be up to 4 legs) constitute a single order or multiple orders for Professional order counting purposes? The Exchange’s Professional rule does not fully address these issues and there is no common interpretation across the U.S. options markets.

Moreover, the Exchange believes that the proposed rule change would serve to accomplish the Exchange’s stated goals for its Professional rule. Under current Rule 100(a)(50) many market participants using sophisticated execution strategies and trading algorithms who would typically be considered professional traders are not identified under the Exchange’s Professional rule. The Exchange believes that these types of market participants have access to technology and market information akin to broker-dealers. The Exchange also believes that the proposed rule is warranted to ensure that Public Customers are afforded the marketplace advantages that they are intended to be afforded over other types of market participants on the Exchange.

The Exchange notes that despite the adoption of materially similar Professional rules across the markets, exchanges’ interpretations of their respective Professional rules vary. Although Professionals are similarly defined by exchanges as non-broker-dealer persons or entities that place more than 390 orders in listed options for their own beneficial account(s) per day on average during a calendar month, there is no consistent definition across the markets as to what constitutes an “order” for Professional order counting purposes. While several options exchanges, including BOX, have attempted to clarify their interpretations of their Professional rules through regulatory and information notices and circulars,¹³ many of the options

exchanges have not issued any guidance regarding the application of their Professional rules. Furthermore, where exchanges have issued such interpretive guidance, those interpretations have not necessarily been consistent.¹⁴ As a result, the Exchange believes that the rather than helping to promote the best regulation and discourage regulatory arbitrage, the Professional rules have become a basis of intermarket competition.

The Exchange believes that a new set of standards and a more detailed counting regime than the Exchange’s current Professional order rules provide would allow the Exchange to better compete for order flow and help ensure deeper levels of liquidity on the Exchange. The Exchange also believes that the proposed rule change would help to remove impediments to and help perfect the mechanism of a free and open market and a national market system by increasing competition in the marketplace. Accordingly, the Exchange proposes to amend the Rules by amending BOX Rule 100(a)(50) to adopt new rules with respect to Professional order counting.

Proposal

The Exchange proposes to add additional details to Rule 100(a)(50) setting forth a more in depth counting regime for calculating average daily orders for Professional order designation purposes. Specifically, the Exchange’s proposed rule would make clear how to count complex orders, “parent/child” orders that are broken into multiple orders, and “cancel/replace” orders for Professional order counting purposes.

Under the Exchange’s proposed rule change all orders would count as one single order for Professional counting purposes, unless otherwise specified under the Rules. Proposed Rule 100(a)(50) would provide that except as noted below, each order of any order type counts as one order for Professional order counting purposes. Paragraph (a) of proposed Rule 100(a)(50) would discuss Complex Orders.¹⁵ Under

¹⁴ Compare NYSE Joint Regulatory Bulletin, NYSE Acra RBO-15-03, NYSE Amex RBO-15-06) (Professional Customer Orders) with Interpretation and Policy .01 to Rule 1.1(ggg); Regulatory Circular RG09-148 (Professional Orders); ISE Regulatory Information Circular 2014-007/Gemini Regulatory Information Circular 2014-011 (Priority Customer Orders and Professional Orders (FAQ)); and ISE Regulatory Information Circular 2009-179 (Priority Customer Orders and Professional Orders (FAQ)).

¹⁵ A Complex Order is defined as any order involving the simultaneous purchase and/or sale of two or more different options series in the same underlying security, for the same account, in a ratio that is equal to or greater than one-to-three (.333) and less than or equal to three-to-one (3.00) and for

Continued

¹⁰ See BOX Rule 100(a)(50).

¹¹ See RC-2015-21.

¹² See ISE Regulatory Information Circular 2014-007/Gemini Regulatory Information Circular 2014-011 (Priority Customer Orders and Professional Orders (FAQ)).

¹³ See BOX Regulatory Circulars RC-2015-21 (Professional Orders) and RC-2015-22 (Professional Order Implementation); Regulatory Circular RG09-148 (Professional Orders); ISE Regulatory Information Circular 2014-007/Gemini Regulatory Information Circular 2014-011 (Priority Customer Orders and Professional Orders (FAQ)); MIAX Regulatory Circular 2014-69 (Priority Customer and Professional Interest Order Summary); NYSE Joint Regulatory Bulletin, NYSE Acra RBO-15-03, NYSE Amex RBO-15-06) (Professional Customer Orders).

paragraph (a)(1) of proposed Rule 100(a)(50), a complex order comprised of eight (8) legs or fewer would count as a single order. Conversely, paragraph (a)(2) of proposed Rule 100(a)(50) would provide that a complex order comprised of nine (9) legs or more counts as multiple orders with each option leg counting as its own separate order.¹⁶ The Exchange believes the distinction between complex orders with up to eight legs from those with nine or more legs is appropriate in light of the purposes for which Rule 100(a)(50) was adopted. In particular, the Exchange notes that multi-leg complex order strategies with nine or more legs are more complex in nature and thus, more likely to be used by professional traders than traditional two, three, and four leg complex order strategies such as the strangle, straddle, butterfly, collar, and condor strategies, and combinations thereof with eight legs or fewer, which are generally not algorithmically generated and are frequently used by retail investors. Thus, the types of complex orders traditionally placed by retail investors would continue to count as only one order while the more complex strategy orders that are typically used by professional traders would count as multiple orders for Professional order counting purposes.

Paragraph (b) of proposed Rule 100(a)(50) would provide details relating to the counting of “parent/child” orders. Under paragraph (b)(1), a “parent” order that is placed for the beneficial account(s) of a person or entity that is not a broker or dealer in securities that is broken into multiple “child” orders on the same side (buy/sell) and series as the “parent” order by a broker or dealer, or by an algorithm housed at a broker or dealer or by an algorithm licensed from a broker or dealer, but which is housed with the Public Customer, counts as one order even if the “child” orders are routed across multiple exchanges. Essentially, this paragraph would describe how orders placed for Public Customers, which are “worked” by a broker in order to receive best execution should be counted for Professional order counting purposes. Paragraph (b)(1) of proposed Rule 100(a)(50) would permit larger “parent” orders (which may be simple orders or complex orders consisting of up to eight legs), to be broken into multiple smaller orders on the same side (buy/sell) and in the same

the purpose of executing a particular investment strategy. See BOX Rule 7240(a)(5).

¹⁶ The Exchange notes that it does not currently accept complex orders comprised of more than four legs.

series (or complex orders consisting of up to eight legs) in order to attempt to achieve best execution for the overall order.

For example, if a Public Customer were to enter an order to buy 1,000 XYZ \$5 January calls at a limit price of \$1, which the Public Customer’s broker then broke into four separate orders to buy 250 XYZ \$5 January calls at a limit price of \$1 in order to achieve a better execution, the four “child” orders would still only count as one order for Professional order counting purposes (whether or not the four separate orders were sent to the same or different exchanges for execution).¹⁷ Similarly, in the case of a complex order, if a Public Customer were to enter an order to buy 1,000 XYZ \$5 January(sell)/March(buy) calendar spreads (with a 1:1 ratio on the legs), at a net debit limit price of \$0.20, which the Public Customer’s broker then broke into four separate orders to buy 250 XYZ \$5 January/March calendar spreads (each with a 1:1 ratio on the legs), each at a net debit limit price of \$0.20, the four “child” orders would still only count as one order for Professional order counting purposes (whether or not the four separate orders were sent to the same or different exchanges for execution).

Conversely, under paragraph (b)(2) of proposed Rule 100(a)(50), a “parent” order (including a strategy order)¹⁸ that is broken into multiple “child” orders on both sides (buy/sell) of a series and/or multiple series counts as multiple orders, with each “child” order counting as a new and separate order. Accordingly, under this provision, strategy orders, which are most often used by sophisticated traders best characterized as “Professionals,” would count as multiple orders for each child order entered as part of the overall strategy. For example, if a customer were to enter an order with her broker by which multiple “child” orders were then sent to the Exchange across multiple series in a particular option

¹⁷ Notably, however, if the customer herself were to enter the same four identical orders to buy 250 XYZ \$5 January calls at a limit price of \$1 prior to sending the orders, those orders would count as four separate orders for Professional order counting purposes because the orders would not have been broken into multiple “child” orders on the same side (buy/sell) and series as the “parent” order by a broker or dealer, or by an algorithm housed at a broker or dealer or by an algorithm licensed from a broker or dealer, but which is housed with the customer.

¹⁸ For purposes of this proposed Rule 100(a)(50), the term “strategy order” is intended to mean an execution strategy, trading instruction, or algorithm whereby multiple “child” orders on both sides of a series and/or multiple series are generated prior to being sent to any or multiple U.S. options exchange(s).

class, each order entered would count as a separate order for Professional order counting purposes. Likewise, if the Public Customer instructed her broker to buy a variety of calls across various option classes as part of a basket trade, each order entered by the broker in order to obtain the positions making up the basket would count as a separate order for Professional counting purposes.¹⁹

The Exchange believes that the distinctions between “parent” and “child” orders in paragraph (b) to proposed Rule 100(a)(50) are appropriate. The Exchange notes that paragraph (b) to proposed Rule 100(a)(50) is not aimed at capturing orders that are being “worked” or broken into multiple orders to avoid showing large orders to the market in an effort to elude front-running and to achieve best execution as is typically done by brokers on behalf of retail clients. Rather, paragraph (b) to proposed Rule 100(a)(50) is aimed at identifying “child” orders of “parent” orders generated by algorithms that are typically used by sophisticated traders to continuously update their orders in concert with market updates in order to keep their overall trading strategies in balance. The Exchange believes that these types of “parent/child” orders typically used by sophisticated traders should count as multiple orders.

Paragraph (c) of proposed Rule 100(a)(50), would discuss the counting of orders that are cancelled and replaced. Similar to the distinctions drawn in paragraph (b) of proposed Rule 100(a)(50), paragraph (c) would essentially separate orders that are cancelled and replaced as part of an overall strategy from those that are cancelled and replaced by a broker that is “working” the order to achieve best execution or attempting to time the market. Specifically, paragraph (c)(1) of proposed Rule 100(a)(50) would provide that except as otherwise provided in the rule (and specifically as provided under paragraph (c)(2)), any order that cancels and replaces an existing order counts as a separate order (or multiple new orders in the case of a complex order comprised of nine (9) legs or more). For example, if a trader were to enter a non-marketable limit order to buy an option contract at a certain net debit price, cancel the order in response to market

¹⁹ Notably, with respect to the types of “parent” orders (including strategy orders) described in paragraph (b)(2) to proposed Rule 100(a)(50), such orders would be received only as multiple “child” orders the U.S. options exchange receiving such orders. The “parent” order would be broken apart before being sent by the participant to the exchange(s) as multiple “child” orders.

movements, and then reenter the same order once it became marketable, those orders would count as two separate orders for Professional order counting purposes even though the terms of both orders were the same.

Paragraph (c)(2) of proposed Rule 100(a)(50) would specify the exception to paragraph (c)(1) of proposed Rule 100(a)(50) and would provide that an order that cancels and replaces any “child” order resulting from a “parent” order that is placed for the beneficial account(s) of a person or entity that is not a broker, or dealer in securities that is broken into multiple “child” orders on the same side (buy/sell) and series as the “parent” order by a broker or dealer, by an algorithm housed at a broker or dealer, or by an algorithm licensed from a broker or dealer, but which is housed with the Public Customer, would not count as a new order. For example, if a Public Customer were to enter an order with her broker to buy 10,000 XYZ \$5 January calls at a limit price of \$1, which the Public Customer’s broker then entered, but could not fill and then cancelled to avoid having to rest the order in the book as part of a strategy to obtain a better execution for the Public Customer and then resubmitted the remainder of the order, which would be considered a “child” of the “parent” order, once it became marketable, such orders would only count as one order for Professional order counting purposes. Again, similar to paragraph (b) of proposed Rule 100(a)(50), the Exchange notes that paragraph (c) to proposed Rule 100(a)(50) is not aimed at capturing orders that are being “worked” or being cancelled and replaced to avoid showing large orders to the market in an effort to elude front-running and to achieve best execution as is typically done by brokers on behalf of retail clients. Rather, paragraph (c) to proposed Rule 100(a)(50) is aimed at identifying “child” orders of “parent” orders generated by algorithms that are typically used by sophisticated traders to continuously update their orders in concert with market updates in order to keep their overall trading strategies in balance. The Exchange believes that paragraph (c)(2) to proposed Rule 100(a)(50) is consistent with these goals.

Accordingly, consistent with paragraph (c)(1) of proposed Rule 100(a)(50), under paragraph (c)(3) of proposed Rule 100(a)(50), an order that cancels and replaces any “child” order resulting from a “parent” order (including a strategy order) that generates “child” orders on both sides (buy/sell) of a series and/or in multiple series would count as a new order. For

example, if an investor were to seek to make a trade (or series of trades) to take a long position at a certain percentage limit on a basket of options, the investor may need to cancel and replace several of the “child” orders entered to achieve the overall execution strategy several times to account for updates in the prices of the underlyings. In such a case, each “child” order placed to keep the overall execution strategy in place would count as a new and separate order even if the particular “child” order were being used to replace a slightly different “child” order that was previously being used to keep the same overall execution strategy in place. The Exchange believes that the distinctions between cancel/replace orders in paragraph (c) to proposed Rule 100(a)(50) are appropriate as such orders are typically generated by algorithms used by sophisticated traders to keep strategy orders continuously in line with updates in the markets. As such, the Exchange believes that in most cases, cancel/replace orders should count as multiple orders.

Under current BOX Rule 100(a)(50), in order to properly represent orders entered on the Exchange, BOX Participants are required to indicate whether Public Customer orders are “Professional” orders. This requirement will remain the same. To comply with this requirement, Participants are required to review their customers’ activity on at least a quarterly basis to determine whether orders that are not for the account of a broker or dealer should be represented as customer orders or Professional orders. Orders for any Public Customer that had an average of more than 390 orders per day during any month of a calendar quarter must be represented as Professional orders for the next calendar quarter. Participants are required to conduct a quarterly review and make any appropriate changes to the way in which they are representing orders within five days after the end of each calendar quarter. While Participants only will be required to review their accounts on a quarterly basis, if during a quarter the Exchange identifies a customer for which orders are being represented as public customer orders but that has averaged more than 390 orders per day during a month, the Exchange will notify the Participant and the Participant will be required to change the manner in which it is representing the Public Customer’s orders within five days. Because BOX Rule 100(a)(50) only requires that Participants conduct a look-back to determine whether their Public

Customers are averaging more than 390 orders per day at the end of each calendar quarter, the Exchange proposes an effective date of April 1, 2016 for proposed calculation details to ensure that all orders during the next quarterly review will be counted in the same manner and that proposed language will not be applied retroactively.

2. Statutory Basis

The Exchange believes that the proposal is consistent with the requirements of Section 6(b) of the Securities Exchange Act of 1934 (the “Act”),²⁰ in general, and Section 6(b)(5) of the Act,²¹ in particular, in that it is designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, to foster cooperation and coordination with persons engaged in facilitating transactions in securities, 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. In particular, the Exchange believes that proposed changes to Rule 100(a)(50) provides a more conservative order counting regime for Professional order counting purposes that would identify more traders as Professionals to which the Exchange’s definition of Professional was designed to apply and create a better competitive balance for all participants on the Exchange, consistent with the Act. As the options markets have evolved to become more electronic and more competitive, the Exchange believes that the distinction between registered broker-dealers and professional traders who are currently treated as Public Customers has become increasingly blurred. More and more, the category of Public Customer today includes sophisticated algorithmic traders including former market makers and hedge funds that trade with a frequency resembling that of broker-dealers. The Exchange believes that it is reasonable under the Act to treat those customers who meet the high level of trading activity established in the proposal differently than customers who do not meet that threshold and are more typical retail investors to ensure that professional traders do not take advantage of priority and fee benefits intended for Public Customers.

The Exchange notes that it is not unfair to differentiate between different types of investors in order to achieve certain marketplace balances. The Rules currently differentiate between Public

²⁰ 15 U.S.C. 78f(b).

²¹ 15 U.S.C. 78f(b)(5).

Customers, Broker-Dealers, Market Makers, and the like. These differentiations have been recognized to be consistent with the Act. The Exchange does not believe that the current BOX Rules and other exchanges that accord priority to all Public Customers over broker-dealers are unfairly discriminatory. Nor does the Exchange believe that it is unfairly discriminatory to accord priority to only those Public Customers who on average do not place more than one order per minute (390 per day) under the counting regime that the Exchange proposes. The Exchange believes that such differentiations drive competition in the marketplace and are within the business judgment of the Exchange. Accordingly, the Exchange also believes that its proposal is consistent with the requirement of Section 6(b)(8) of the Act that the rules of an exchange not impose an unnecessary or inappropriate burden upon competition in that it treats persons who should be deemed Professionals, but who may not be under current Rule 100(a)(50) in a manner so that they do not receive special priority benefits.

Furthermore, the Exchange believes that the proposed rule change will protect investors and the public interest by helping to assure that retail customers continue to receive the appropriate marketplace advantages in the BOX marketplace as intended, while furthering competition among marketplace professionals by treating them in the same manner as other similarly situated market participants. The Exchange believes that it is consistent with Section 6(b)(5) of the Act not to afford market participants with similar access to information and technology as that of brokers and dealers of securities with marketplace advantages over such marketplace competitors. The Exchange also believes that the proposed rule change would help to remove burdens on competition and promote a more competitive marketplace by affording certain marketplace advantages only to those for whom they are intended. Finally, the Exchange believes that the proposed rule change sets forth a more detailed and clear regulatory regime with respect to calculating average daily order entry for Professional order counting purposes. The Exchange believes that this additional clarity and detail will eliminate confusion among market participants, which is in the interests of all investors and the general public.

B. Self-Regulatory Organization's Statement on Burden on Competition

The Exchange does not believe that the proposed rule change will impose any burden on competition not necessary or appropriate in furtherance of the purposes of the Act. In this regard and as indicated above, the Exchange notes that the rule change is substantially similar to a recent CBOE filing.²² As discussed above, the Exchange does not believe that the current BOX Rules and other exchanges that accord priority to all Public Customers over broker-dealers are unfairly discriminatory. Nor does the Exchange believe that it is unfairly discriminatory to accord priority to only those customers who on average do not place more than one order per minute (390 per day) under the counting regime that the Exchange proposes. The Exchange believes that its proposal does not impose an undue burden on competition. The Exchange notes that one of the purposes of the Professional rules is to help ensure fairness in the marketplace and promote competition among all market participants. The Exchange believes that proposed BOX Rule 100(a)(50)(a) would help establish more competition among market participants and promote the purposes for which the Exchange's Professional rule was originally adopted. The Exchange does not believe that the Act requires it to provide the same incentives and discounts to all market participants equally, so as long as the exchange does not unfairly discriminate among participants with regard to access to exchange systems. The Exchange believes that here, that is clearly the case.

Rather than burden competition, the Exchange believes that the proposed rule change promotes competition by ensuring that retail investors continue to receive the appropriate marketplace advantages in the BOX marketplace as intended, while furthering competition among marketplace professionals by treating them in the same manner under the BOX Rules as other similarly situated market participants by ensuring that market participants with similar access to information and technology (*i.e.* Professionals and broker-dealers), receive similar treatment under the BOX Rules while retail investors receive the benefits of order priority and fee waivers that are intended to apply to Public Customers.

²² See *supra*, note 3.

C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

The Exchange has neither solicited nor received comments on the proposed rule change.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

Because the foregoing proposed rule change does not: (i) Significantly affect the protection of investors or the public interest; (ii) impose any significant burden on competition; and (iii) become operative for 30 days from the date on which it was filed, or such shorter time as the Commission may designate, it has become effective pursuant to Section 19(b)(3)(A)(iii) of the Act²³ and subparagraph (f)(6) of Rule 19b-4 thereunder.²⁴ A proposed rule change filed under Rule 19b-4(f)(6) normally does not become operative prior to 30 days after the date of filing.²⁵ Rule 19b-4(f)(6)(iii), however, permits the Commission to designate a shorter time if such action is consistent with the protection of investors and the public interest.²⁶

The Exchange has requested that the Commission waive the 30-day operative delay. The Commission notes that it has considered a substantially similar proposed rule change filed by CBOE which it approved after a notice and comment period.²⁷ This proposed rule change does not raise any new or novel issues from those considered in the CBOE proposal. Based on the foregoing, the Commission believes that it is consistent with the protection of investors and the public interest to waive the 30-day operative date so that the proposal may take effect upon filing.²⁸

IV. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing,

²³ 15 U.S.C. 78s(b)(3)(a)(iii).

²⁴ 17 CFR 240.19b-4(f)(6). In addition, Rule 19b-4(f)(6) requires a self-regulatory organization to give the Commission written notice of its intent to file the proposed rule change at least five business days prior to the date of filing of the proposed rule change, or such shorter time as designated by the Commission. The Exchange has satisfied this requirement.

²⁵ 17 CFR 240.19b-4(f)(6)(iii).

²⁶ *Id.*

²⁷ See Securities Exchange Act Release No. 77450 (March 25, 2016) (Order Approving SR-CBOE-2016-005).

²⁸ For purposes only of waiving the 30-day operative delay, the Commission has considered the proposed rule's impact on efficiency, competition, and capital formation. See 15 U.S.C. 78c(f).

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-BOX-2016-13 on the subject line.

Paper Comments

- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File No. SR-BOX-2016-13. 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 filing also will be available for inspection and copying at the principal office of the Exchange. 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-BOX-2016-13, and should be submitted on or before May 6, 2016.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.²⁹

Robert W. Errett,
Deputy Secretary.

[FR Doc. 2016-08645 Filed 4-14-16; 8:45 am]

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SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-77581; File No. SR-FINRA-2015-054]

Self-Regulatory Organizations; Financial Industry Regulatory Authority, Inc.; Notice of Filing of Partial Amendment No. 1 to Proposed Rule Change Relating to Proposed Rule Change To Adopt FINRA Capital Acquisition Broker Rules

April 11, 2016.

I. Introduction

On December 4, 2015, Financial Industry Regulatory Authority, Inc. ("FINRA") filed with the Securities and Exchange Commission (the "Commission" or "SEC") proposed rule change SR-FINRA-2015-054, pursuant to which FINRA proposed to adopt a rule set that would apply exclusively to firms that meet the definition of "capital acquisition broker" and that elect to be governed under this rule set (collectively, the "CAB Rules").

The Commission published the proposed rule change for public comment in the **Federal Register** on December 23, 2015.¹ The Commission received 17 comment letters in response to the proposed rule change.² On January 28, 2016, FINRA extended the time period in which the Commission

¹ Securities Exchange Act Release No. 76675 (December 17, 2015), 80 FR 79969 (December 23, 2015) (Notice of Filing of File No. SR-FINRA-2015-054) ("Notice of Filing").

² Letters from Peter W. LaVigne, Esq., Chair, Securities Regulation Committee, Business Law Section, New York State Bar Association, dated January 22, 2016; Judith M. Shaw, President, North American Securities Administrators Association, Inc., dated January 15, 2016; Timothy Cahill, President, Compass Securities Corporation, dated January 13, 2016; Mark Fairbanks, President, Foreside Distributors, dated January 13, 2016; Dan Glusker, Perkins Fund Marketing, LLC, dated January 13, 2016; Steven Jafarzadeh, CAIA, Managing Director, CCO Partner, Stonehaven, dated January 13, 2016; Richard A. Murphy, Manager, North Bridge Capital LLC, dated January 13, 2016; Ron Oldenkamp, President, Genesis Marketing Group, dated January 13, 2016; Michael S. Quinn, Member and CCO, Q Advisors LLC, dated January 13, 2016; Lisa Roth, President, Monahan & Roth, LLC, dated January 13, 2016; Howard Spindel, Senior Managing Director, and Cassandra E. Joseph, Managing Director, Integrated Management Solutions USA LLC, dated January 13, 2016; Sajjan K. Thomas, President, and Stephen J. Myott, Chief Compliance Officer, Thomas Capital Group, Inc., dated January 13, 2016; Donna DiMaria, Chairman of the Board of Directors, and Lisa Roth, Board of Directors, Third Party Marketers Association, dated January 12, 2016; Frank P. L. Minard, Managing Partner, XT Capital Partners, LLC, dated January 12, 2016; Arne Rovell, Coronado Investments, LLC, dated January 6, 2016; Daniel H. Kolber, President/CEO, Intellivest Securities, Inc., dated December 30, 2016; and Roger W. Mehle, Chairman and CEO, Archates Capital Advisors LLC, dated December 29, 2015.

must approve the proposed rule change, disapprove the proposed rule change or institute proceedings to determine whether to approve or disapprove the proposed rule change to March 22, 2016.

On March 23, 2016, the Commission published in the **Federal Register** an order to solicit comments on the proposed rule change and to institute proceedings pursuant to Section 19(b)(2)(B) of the Securities Exchange Act of 1934 ("Exchange Act")³ to determine whether to approve or disapprove the proposed rule change.⁴

As described further below, on March 29, 2016 FINRA filed a partial amendment to its proposed rule change in response to comments on the Notice of Filing.

II. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Amendment

In response to comments on the Notice of Filing, FINRA filed a Partial Amendment No. 1 to amend proposed CAB Rule 016(c)(2) to clarify that the definition of "capital acquisition broker" does not include any broker or dealer that effects securities transactions that would require the broker or dealer to report the transaction under the FINRA Rules 6300 Series, 6400 Series, 6500 Series, 6600 Series, 6700 Series, 7300 Series or 7400 Series. With this Partial Amendment No. 1, FINRA filed: (1) Exhibit 4, which reflects changes to the text of the proposed rule change pursuant to this Partial Amendment No. 1, marked to show additions to the text as proposed in the original filing; and (2) Exhibit 5, which reflects the changes to the current rule text that are proposed in the proposed rule change, as amended by this Partial Amendment No. 1.

III. Date of Effectiveness of the Proposed Rule Change as Modified by Partial Amendment No.1 and Timing for Commission Action

Within 180 days after the date of publication of the initial Notice of Filing in the **Federal Register** or within such longer period up to an additional 60 days (i) as the Commission may designate 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 issue an

³ 15 U.S.C. 78s(b)(2)(B).

⁴ Securities Exchange Act Release No. 77391 (March 17, 2016), 81 FR 15588 (March 23, 2016) (Order Instituting Proceedings To Determine Whether to Approve or Disapprove Proposed Rule Change to Adopt FINRA Capital Acquisition Broker Rules on File No. SR-FINRA-2015-054).

²⁹ 17 CFR 200.30-3(a)(12).

order approving or disapproving such proposed rule change, as amended.

IV. Solicitation of Comments

Interested persons are invited to submit written data, views and arguments concerning the foregoing, including whether the proposed rule change, as amended by Partial Amendment No. 1, is consistent with the Exchange 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-2015-054 on the subject line.

Paper Comments

- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090. All submissions should refer to File Number SR-FINRA-2015-054. 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 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-2015-054 and should be submitted on or before May 6, 2016.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.⁵

Robert W. Errett,
Deputy Secretary.

[FR Doc. 2016-08646 Filed 4-14-16; 8:45 am]

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SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-77575; File No. SR-CBOE-2016-030]

Self-Regulatory Organizations; Chicago Board Options Exchange, Incorporated; Notice of Filing and Immediate Effectiveness of a Proposed Rule To Amend the Fees Schedule

April 11, 2016.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the "Act"),¹ and Rule 19b-4 thereunder,² notice is hereby given that on April 1, 2016, Chicago Board Options Exchange, Incorporated (the "Exchange" or "CBOE") filed with the Securities and Exchange Commission (the "Commission") the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the Exchange. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The Exchange proposes to amend its Fees Schedule. The text of the proposed rule change is available on the Exchange's Web site (<http://www.cboe.com/AboutCBOE/CBOELegalRegulatoryHome.aspx>), at the Exchange's Office of the Secretary, 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, the Exchange 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. The Exchange 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

The Exchange proposes to amend its Fees Schedule, effective April 1, 2016. Specifically, the Exchange proposes to extend the current waiver of the VIX Index License Surcharge of \$0.10 per contract for Clearing Trading Permit Holder Proprietary ("Firm") (origin codes "F" or "L") VIX orders that have a premium of \$0.10 or lower and have series with an expiration of seven (7) calendar days or less. The Exchange adopted the current waiver to reduce transaction costs on expiring, low-priced VIX options, which the Exchange believed would encourage Firms to seek to close and/or roll over such positions close to expiration at low premium levels, including facilitating customers to do so, in order to free up capital and encourage additional trading. The Exchange initially proposed to waive the surcharge through March 31, 2016, at which time the Exchange stated that it would evaluate whether the waiver [sic] has in fact prompted Firms to close and roll over these positions close to expiration as intended. The Exchange believes the proposed change has in fact encouraged Firms to do so and as such, proposes to extend the waiver of the surcharge through December 2016, at which time the Exchange will reevaluate whether the waiver [sic] has continued to prompt Firms to close and roll over positions close to expiration at low premium levels. Accordingly, the Exchange proposes to delete the reference to the current waiver period of March 31, 2016 from the Fees Schedule and replace it with December 31, 2016.

2. Statutory Basis

The Exchange believes the proposed rule change is consistent with the Securities Exchange Act of 1934 (the "Act") and the rules and regulations thereunder applicable to the Exchange and, in particular, the requirements of Section 6(b) of the Act.³ Specifically, the Exchange believes the proposed rule change is consistent with the Section 6(b)(5)⁴ requirements that the rules of an exchange be designed to prevent fraudulent and manipulative acts and practices, to promote just and equitable principles of trade, to foster cooperation and coordination with persons engaged in regulating, clearing, settling, processing information with respect to, and facilitation transactions in

⁵ 17 CFR 200.30-3(a)(12).

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.

³ 15 U.S.C. 78f(b).

⁴ 15 U.S.C. 78f(b)(5).

securities, 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. Additionally, the Exchange believes the proposed rule change is consistent with Section 6(b)(4) of the Act,⁵ which requires that Exchange rules provide for the equitable allocation of reasonable dues, fees, and other charges among its Trading Permit Holders and other persons using its facilities.

The Exchange believes it's reasonable to continue to waive the VIX Index License Surcharge for Clearing Trading Permit Holder Proprietary VIX orders that have a premium of \$0.10 or lower and have series with an expiration of 7 calendar days or less because the Exchange wants to continue encouraging Firms to roll and close over positions close to expiration at low premium levels. The Exchange notes that without the waiver, firms are less likely to engage in these transactions, as opposed to other VIX transactions, due to the associated transaction costs. The Exchange believes it's equitable and not unfairly discriminatory to limit the waiver to Clearing Trading Permit Holder Proprietary orders because they contribute capital to facilitate the execution of VIX customer orders with a premium of \$0.10 or lower and series with an expiration of 7 calendar days or less. Finally, the Exchange believes it's reasonable, equitable and not unfairly discriminatory to provide that the surcharge will be waived through December 2016, as it gives the Exchange additional time to evaluate if the waiver [sic] is continuing to have the desired effect of encouraging these transactions.

B. Self-Regulatory Organization's Statement on Burden on Competition

The Exchange does not believe that the proposed rule changes will impose any burden on competition that are not necessary or appropriate in furtherance of the purposes of the Act. The Exchange does not believe that the proposed rule change will impose any burden on intramarket competition that is not necessary or appropriate in furtherance of the purposes of the Act because the proposed change applies to all Firms, and while the waiver only applies to Firm orders, Firms contribute capital to facilitate the execution of VIX customer orders with a premium of \$0.10 or lower and series with an expiration of 7 days or less.

The Exchange does not believe that the proposed rule changes will impose any burden on intermarket competition

that is not necessary or appropriate in furtherance of the purposes of the Act because the proposed change only affects trading on CBOE. To the extent that the proposed changes make CBOE a more attractive marketplace for market participants at other exchanges, such market participants are welcome to become CBOE market participants.

C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

The Exchange neither solicited nor received comments on the proposed rule change.

III. Date of Effectiveness of the Proposed Rule Change and Timing for Commission Action

The foregoing rule change has become effective pursuant to Section 19(b)(3)(A) of the Act⁶ and paragraph (f) of Rule 19b-4⁷ 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. If the Commission takes such action, the Commission will institute proceedings to determine whether the proposed rule change should be approved or 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-CBOE-2016-030 on the subject line.

Paper Comments

- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090. All submissions should refer to File Number SR-CBOE-2016-030. 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 the Exchange. 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-CBOE-2016-030 and should be submitted on or before May 6, 2016.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.⁸

Robert W. Errett,
Deputy Secretary.

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SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-77582; File No. SR-BatsEDGX-2016-07]

Self-Regulatory Organizations; Bats EDGX Exchange, Inc.; Notice of Filing and Immediate Effectiveness of a Non-Substantive Correction to Rule 11.27

April 11, 2016.

Pursuant to Section 19(b)(1) of the Securities Exchange Act of 1934 (the "Act"),¹ and Rule 19b-4 thereunder,² notice is hereby given that on April 7, 2016, Bats EDGX Exchange, Inc. (the "Exchange" or "EDGX") filed with the Securities and Exchange Commission ("Commission") the proposed rule change as described in Items I and II below, which Items have been prepared by the Exchange. The Exchange has

⁸ 17 CFR 200.30-3(a)(12).

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.

⁵ 15 U.S.C. 78f(b)(4).

⁶ 15 U.S.C. 78s(b)(3)(A).

⁷ 17 CFR 240.19b-4(f).

designated this proposal as a “non-controversial” proposed rule change pursuant to Section 19(b)(3)(A) of the Act³ and Rule 19b-4(f)(6)(iii) thereunder,⁴ which renders it effective upon filing with the Commission. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization’s Statement of the Terms of Substance of the Proposed Rule Change

The Exchange filed a proposal to make one non-substantive correction to Exchange Rule 11.27, which implements the Regulation NMS Plan to Implement a Tick Size Pilot Program (“Plan”).

The text of the proposed rule change is available at the Exchange’s Web site at www.batstrading.com, at the principal office of the Exchange, 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, the Exchange 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. The Exchange has prepared summaries, set forth in Sections A, B, and C below, of the most significant parts of such statements.

(A) Self-Regulatory Organization’s Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

1. Purpose

The Exchange recently adopted Rule 11.27(b), which sets forth the requirements for the collection and transmission of data pursuant to Appendices B and C of the Plan.⁵ The Exchange now proposes to make one non-substantive correction to Exchange Rule 11.27 by renumbering it as Rule 11.22.⁶ The Rule was incorrectly

numbered in the initial proposed rule change as the last rule within Chapter XI of the Exchange’s rulebook is Rule 11.21, Retail Orders. The Exchange now propose to renumber it as Rule 11.22 in order to have consecutively numbered rules within Chapter XI of its rulebook. Other than renumbering the rule as proposed herein, the Exchange does not proposes to amend any of the provisions of current Rule 11.27.

The proposed rule change will be effective on April 4, 2016.

2. Statutory Basis

The Exchange believes that its proposal is consistent with Section 6(b) of the Act⁷ in general, and furthers the objectives of Section 6(b)(5) of the Act⁸ in particular, in that it is designed to promote just and equitable principles of trade, to foster cooperation and coordination with persons engaged in facilitating transactions in securities, 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. The Exchange believes that this proposal is consistent with the Act because it ensures consecutively numbered rules within Chapter XI of its rulebook, thereby clarifying the Exchange’s rulebook and avoiding potential investor confusion.

(B) Self-Regulatory Organization’s Statement on Burden on Competition

The Exchange 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. The Exchange notes that the proposed rule change is not intended to have a competitive impact. It is simply intended to ensure consecutively numbered rules within Chapter XI of its rulebook and does not amend any of the provisions of current Rule 11.27.

related to data collection. See letter from Marcia E. Asquith, Senior Vice President and Corporate Secretary, FINRA dated December 9, 2015 to Robert W. Errett, Deputy Secretary, Commission (“Exemption Request”). The Commission, pursuant to its authority under Rule 608(e) of Regulation NMS, granted the Exchange a limited exemption from the requirement to comply with certain provisions of the Plan as specified in the letter and noted herein. See letter from David Shillman, Associate Director, Division of Trading and Markets, Commission to Eric Swanson, General Counsel, Exchange, dated March 22, 2016 (“Exemption Letter”). While the Exemption Letter references current Exchange Rule 11.27, the Exchange understands it will continue to apply to the rule when renumbered as Rule 11.22.

⁷ 15 U.S.C. 78f(b).

⁸ 15 U.S.C. 78f(b)(5).

(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

Because the proposed rule change does not (i) significantly affect the protection of investors or the public interest; (ii) impose any significant burden on competition; and (iii) become operative for 30 days from the date on which it was filed, or such shorter time as the Commission may designate, it has become effective pursuant to Section 19(b)(3)(A) of the Act⁹ and Rule 19b-4(f)(6) thereunder.¹⁰

A proposed rule change filed pursuant to Rule 19b-4(f)(6) under the Act¹¹ normally does not become operative for 30 days after the date of its filing. However, Rule 19b-4(f)(6)(iii)¹² permits the Commission to designate a shorter time if such action is consistent with the protection of investors and the public interest. The Exchange has asked the Commission to waive the 30-day operative delay. The Exchange has stated that the proposed rule change is intended to ensure consecutively numbered rules within Chapter XI of the Exchange’s rulebook and does not amend any of the provisions of current Rule 11.27. The Commission believes that waiver of the operative delay is consistent with the protection of investors and the public interest because it may benefit investors by clarifying the Exchange’s rulebook and avoiding potential investor confusion. Accordingly, the Commission hereby waives the operative delay and designates the proposed rule change operative upon filing.¹³

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

⁹ 15 U.S.C. 78s(b)(3)(A).

¹⁰ 17 CFR 240.19b-4(f)(6). As required under Rule 19b-4(f)(6)(iii), the Exchange provided the Commission with written notice of its intent to file the proposed rule change, along with a brief description and the text of the proposed rule change, at least five business days prior to the date of filing of the proposed rule change, or such shorter time as designated by the Commission.

¹¹ 17 CFR 240.19b-4(f)(6).

¹² 17 CFR 240.19b-4(f)(6)(iii).

¹³ For purposes only of waiving the 30-day operative delay, the Commission has also considered the proposed rule’s impact on efficiency, competition, and capital formation. See 15 U.S.C. 78c(f).

³ 15 U.S.C. 78s(b)(3)(A).

⁴ 17 CFR 240.19b-4(f)(6)(iii).

⁵ See Securities Exchange Act Release No. 77416 (March 22, 2016) (SR-BatsEDGX-2016-01) (Notice of Filing and Immediate Effectiveness of a Proposed Rule Change to Adopt Exchange Rule 11.27 to Implement the Regulation NMS Plan to Implement a Tick Size Pilot Program).

⁶ The Financial Industry Regulatory Authority, Inc. (“FINRA”), on behalf of the Plan Participants submitted a letter to Commission requesting exemption from certain provisions of the Plan

public interest, for the protection of investors, or otherwise in furtherance of the purposes of the Act. If the Commission takes such action, the Commission shall institute proceedings to determine whether the proposed rule change should be approved or 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-BatsEDGX-2016-07 on the subject line.

Paper Comments

- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-BatsEDGX-2016-07. 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 the Exchange. 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-

BatsEDGX-2016-07, and should be submitted on or before May 6, 2016.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.¹⁴

Robert W. Errett,

Deputy Secretary.

[FR Doc. 2016-08647 Filed 4-14-16; 8:45 am]

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SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-77576; File No. SR-NYSEArca-2016-46]

Self-Regulatory Organizations; NYSE Arca, Inc.; Notice of Filing of Proposed Rule Change To List and Trade Shares of AdvisorShares Cornerstone Small Cap ETF Under NYSE Arca Equities Rule 8.600

April 11, 2016.

Pursuant to Section 19(b)(1)¹ of the Securities Exchange Act of 1934 (the "Act")² and Rule 19b-4 thereunder,³ notice is hereby given that, on March 28, 2016, NYSE Arca, Inc. (the "Exchange" or "NYSE Arca") filed with the Securities and Exchange Commission (the "Commission") the proposed rule change as described in Items I, II, and III below, which Items have been prepared by the self-regulatory organization. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

The Exchange proposes to list and trade the shares of the following under NYSE Arca Equities Rule 8.600 ("Managed Fund Shares"): AdvisorShares Cornerstone Small Cap ETF. The proposed rule change is available on the Exchange's Web site at www.nyse.com, at the principal office of the Exchange, 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, the self-regulatory organization 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 those statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set forth in sections A, B, and C below, of the most significant parts of such statements.

A. Self-Regulatory Organization's Statement of the Purpose of, and the Statutory Basis for, the Proposed Rule Change

1. Purpose

The Exchange proposes to list and trade shares ("Shares") of the following under NYSE Arca Equities Rule 8.600, which governs the listing and trading of Managed Fund Shares:⁴ AdvisorShares Cornerstone Small Cap ETF ("Fund"). The Shares will be offered by AdvisorShares Trust (the "Trust"),⁵ an open-end management investment company.⁶ The investment adviser to the Fund will be AdvisorShares Investments LLC (the "Adviser"). Cornerstone Investment Partners will be the Fund's sub-adviser ("Sub-Adviser"). Foreside Fund Services, LLC (the "Distributor") will be the principal underwriter and distributor of the

⁴ A Managed Fund Share is a security that represents an interest in an investment company registered under the Investment Company Act of 1940 (15 U.S.C. 80a-1) ("1940 Act") organized as an open-end investment company or similar entity that invests in a portfolio of securities selected by its investment adviser consistent with its investment objectives and policies. In contrast, an open-end investment company that issues Investment Company Units, listed and traded on the Exchange under NYSE Arca Equities Rule 5.2(j)(3), seeks to provide investment results that correspond generally to the price and yield performance of a specific foreign or domestic stock index, fixed income securities index or combination thereof.

⁵ The Trust is registered under the 1940 Act. On January 26, 2016, the Trust filed with the Commission amendments to its registration statement on Form N-1A under the Securities Act of 1933 (15 U.S.C. 77a) ("Securities Act") and under the 1940 Act relating to the Fund (File Nos. 333-157876 and 811-22110) ("Registration Statement"). The description of the operation of the Trust and the Fund herein is based, in part, on the Registration Statement. In addition, the Commission has issued an order granting certain exemptive relief to the Trust under the 1940 Act. See Investment Company Act Release No. 29291 (May 28, 2010) (File No. 812-13677) ("Exemptive Order").

⁶ The Commission has approved listing and trading on the Exchange of a number of actively managed funds under Rule 8.600. See, e.g., Securities Exchange Act Release Nos. 63076 (October 12, 2010), 75 FR 63874 (October 18, 2010) (SR-NYSEArca-2010-79) (order approving Exchange listing and trading of Cambria Global Tactical ETF); 63802 (January 31, 2011), 76 FR 6503 (February 4, 2011) (SR-NYSEArca-2010-118) (order approving Exchange listing and trading of the SiM Dynamic Allocation Diversified Income ETF and SiM Dynamic Allocation Growth Income ETF); and 65468 (October 3, 2011), 76 FR 62873 (October 11, 2011) (SR-NYSEArca-2011-51) (order approving Exchange listing and trading of TrimTabs Float Shrink ETF).

¹⁴ 17 CFR 200.30-3(a)(12).

¹⁵ 15 U.S.C. 78s(b)(1).

² 15 U.S.C. 78a.

³ 17 CFR 240.19b-4.

Fund's Shares. The Bank of New York Mellon (the "Administrator" or "Custodian") will serve as the administrator, custodian and transfer agent for the Fund.

Commentary .06 to Rule 8.600 provides that, if the investment adviser to the investment company issuing Managed Fund Shares is affiliated with a broker-dealer, such investment adviser shall erect a "fire wall" between the investment adviser and the broker-dealer with respect to access to information concerning the composition and/or changes to such investment company portfolio. In addition, Commentary .06 further requires that personnel who make decisions on the open-end fund's portfolio composition must be subject to procedures designed to prevent the use and dissemination of material nonpublic information regarding the open-end fund's portfolio.⁷ Commentary .06 to Rule 8.600 is similar to Commentary .03(a)(i) and (iii) to NYSE Arca Equities Rule 5.2(j)(3); however, Commentary .06 in connection with the establishment of a "fire wall" between the investment adviser and the broker-dealer reflects the applicable open-end fund's portfolio, not an underlying benchmark index, as is the case with index-based funds. Neither the Adviser nor the Sub-Adviser is registered as a broker-dealer. Neither the Adviser nor the Sub-Adviser is affiliated with a broker-dealer. In the event (a) the Adviser or the Sub-Adviser becomes a registered broker-dealer or becomes newly affiliated with a broker-dealer, or (b) any new adviser or any sub-adviser is a registered broker-dealer or becomes affiliated with a broker-dealer, it will implement a fire wall

⁷ An investment adviser to an open-end fund is required to be registered under the Investment Advisers Act of 1940 (the "Advisers Act"). As a result, the Adviser and Sub-Adviser and their related personnel are subject to the provisions of Rule 204A-1 under the Advisers Act relating to codes of ethics. This Rule requires investment advisers to adopt a code of ethics that reflects the fiduciary nature of the relationship to clients as well as compliance with other applicable securities laws. Accordingly, procedures designed to prevent the communication and misuse of non-public information by an investment adviser must be consistent with Rule 204A-1 under the Advisers Act. In addition, Rule 206(4)-7 under the Advisers Act makes it unlawful for an investment adviser to provide investment advice to clients unless such investment adviser has (i) adopted and implemented written policies and procedures reasonably designed to prevent violation, by the investment adviser and its supervised persons, of the Advisers Act and the Commission rules adopted thereunder; (ii) implemented, at a minimum, an annual review regarding the adequacy of the policies and procedures established pursuant to subparagraph (i) above and the effectiveness of their implementation; and (iii) designated an individual (who is a supervised person) responsible for administering the policies and procedures adopted under subparagraph (i) above.

with respect to its relevant personnel or its broker-dealer affiliate regarding access to information concerning the composition and/or changes to the Fund's portfolio, and will be subject to procedures designed to prevent the use and dissemination of material non-public information regarding such portfolio.

Principal Investments

According to the Registration Statement, the investment objective of the Fund will be to seek to provide total return through long-term capital appreciation and current income. Under normal circumstances,⁸ the Fund will invest at least 80% of its net assets (plus any borrowings for investment purposes) in common stocks of small cap companies traded on a U.S. or foreign exchange or over-the-counter ("OTC"). The Sub-Adviser generally defines a small cap company as one having a market capitalization less than the market cap of the largest company in the Russell 2000 Index (the "Index") at the time of acquisition. In choosing securities of U.S. and foreign companies with market capitalization rankings between 1000 and 2800, the Sub-Adviser will create an investable universe of 1800 companies for the Fund similar to the components of the Index, but excluding the smallest 200 market capitalization securities in the Index. Sector weights will be constrained relative to Index sector weights and will be determined by the relative attractiveness of the specific sector. Securities will be targeted to be equally weighted within the sectors, but may shift with price movements.

According to the Registration Statement, the Sub-Adviser's investment philosophy is based on the view that the market often misprices fundamental improvements and is slow to recognize improving fundamentals, particularly in small cap stocks. The Sub-Adviser will seek to benefit from the volatility of small cap stocks by participating in upside volatility while reducing exposure to downside volatility. The Sub-Adviser generally intends to select stocks that satisfy three basic criteria: (1) Analysts have positively revised their forward looking estimates of the company's profitability and the company has generated earnings

⁸ The term "under normal circumstances" means, without limitation, the absence of extreme volatility or trading halts in the equity 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.

in excess of analyst expectations; (2) balance sheet strength; and (3) financial flexibility, as determined by measuring a company's ability to meet debt and capital expenditure requirements. The 1800 companies included in the investable universe will be ranked according to these criteria, and the most attractive companies will then be considered for inclusion within the strategy, subject to risk controls and the Fund's investment objective.

Other Investments

While the Fund, under normal circumstances, will invest at least 80% of its assets in the securities described above, the Fund may invest its remaining assets in the securities and financial instruments described below.

In addition to the common stocks of small cap companies referenced in the Principal Investments section above, the Fund may invest in the following equity securities traded on a U.S. or foreign exchange or OTC: common stocks, preferred stocks, rights, warrants, convertible securities, and master limited partnerships ("MLPs"). The Fund may invest in issuers located outside the United States directly, or in exchange-traded funds ("ETFs")⁹ or exchange-traded notes ("ETNs") that are indirectly linked to the performance of foreign issuers;¹⁰ or "Depositary Receipts", which are the following: American Depositary Receipts ("ADRs"), Global Depositary Receipts ("GDRs"), European Depositary Receipts ("EDRs"), International Depositary Receipts ("IDRs"), "ordinary shares," and "New York shares" issued and traded in the U.S.¹¹

⁹ For purposes of this proposed rule change, ETFs are Investment Company Units (as described in NYSE Arca Equities Rule 5.2(j)(3)); Portfolio Depositary Receipts (as described in NYSE Arca Equities Rule 8.100); and Managed Fund Shares (as described in NYSE Arca Equities Rule 8.600). The ETFs all will be listed and traded in the U.S. on registered exchanges. The Fund will invest in the securities of ETFs registered under the 1940 Act consistent with the requirements of Section 12(d)(1) of the 1940 Act, or any rule, regulation or order of the Commission or interpretation thereof. The Fund will only make such ETF investments in conformity with the requirements of Regulation M of the Internal Revenue Code of 1986, as amended (the "Internal Revenue Code"). While the Fund may invest in inverse ETFs, the Fund will not invest in leveraged or inverse leveraged ETFs (e.g., 2X or 3X).

¹⁰ ETNs include Index-Linked Securities (as described in NYSE Arca Equities Rule 5.2(j)(6)). While the Fund may invest in inverse ETNs, the Fund will not invest in leveraged or inverse leveraged ETNs (e.g., 2X or 3X).

¹¹ According to the Registration Statement, ADRs are U.S. dollar denominated receipts typically issued by U.S. banks and trust companies that evidence ownership of underlying securities issued by a foreign issuer. The underlying securities may not necessarily be denominated in the same currency as the securities into which they may be

The Fund may invest in the securities of other investment companies to the extent that such an investment would be consistent with the requirements of Section 12(d)(1) of the 1940 Act, or any rule, regulation or order of the Commission or interpretation thereof. Consistent with such restrictions discussed above, the Fund may invest in U.S. exchange-listed closed-end funds and business development companies (“BDCs”). Except with respect to ETFs, as described above,¹² the Fund will not invest in inverse, leveraged, or inverse leveraged investment company securities.

With respect to the Fund’s investments in the equity securities of foreign issuers, the Fund may invest in the equity securities of foreign issuers in emerging countries.

The Fund may invest in the securities of exchange-traded pooled vehicles that are not investment companies and, thus, not required to comply with the provisions of the 1940 Act.¹³ These pooled vehicles typically hold commodities, such as gold or oil, currency, or other property that is itself not a security.

The Fund may invest in shares of real estate investment trusts (“REITs”) that are U.S. exchange-listed.

The Fund may enter into repurchase agreements with financial institutions, which may be deemed to be loans.

converted. The underlying securities are held in trust by a custodian bank or similar financial institution in the issuer’s home country. Generally, ADRs in registered form are designed for use in domestic securities markets and are traded on exchanges or OTC in the U.S. GDRs, EDRs, and IDRs are similar to ADRs in that they are certificates evidencing ownership of shares of a foreign issuer; however, GDRs, EDRs, and IDRs may be issued in bearer form and denominated in other currencies, and are generally designed for use in specific or multiple securities markets outside the U.S. EDRs, for example, are designed for use in European securities markets while GDRs are designed for use throughout the world. Ordinary shares are shares of foreign issuers that are traded abroad and on a U.S. exchange. New York shares are shares that a foreign issuer has allocated for trading in the U.S. No more than 10% of the Fund’s net assets will be invested in non-exchange-listed ADRs.

¹² See note 9, *supra*.

¹³ For purposes of this filing, “exchange-traded pooled vehicles” consist of Equity Gold Shares (as described in NYSE Arca Equities Rule 5.2(j)(5)); Trust Issued Receipts (as described in NYSE Arca Equities Rule 8.200); Commodity-Based Trust Shares (as described in NYSE Arca Equities Rule 8.201); Currency Trust Shares (as described in NYSE Arca Equities Rule 8.202); Commodity Index Trust Shares (as described in NYSE Arca Equities Rule 8.203); and Commodity Futures Trust Shares (as described in NYSE Arca Equities Rule 8.204). The exchange-traded pooled vehicles all will be listed and traded in the U.S. on registered exchanges. While the Fund may invest in inverse exchange-traded pooled vehicles, the Fund will not invest in leveraged or inverse leveraged exchange-traded pooled vehicles (e.g., 2X or 3X).

The Fund may enter into reverse repurchase agreements as part of the Fund’s investment strategy.¹⁴

The Fund may invest in U.S. government securities. Securities issued or guaranteed by the U.S. government or its agencies or instrumentalities include the following: U.S. Treasury securities, which are backed by the full faith and credit of the U.S. Treasury and which differ only in their interest rates, maturities, and times of issuance; U.S. Treasury bills, which have initial maturities of one year or less; U.S. Treasury notes, which have initial maturities of one to ten years; and U.S. Treasury bonds, which generally have initial maturities of greater than ten years. The Fund may invest in certain U.S. government securities that are issued or guaranteed by agencies or instrumentalities of the U.S. government including, but not limited to, obligations of U.S. government agencies or instrumentalities such as the Federal National Mortgage Association (“Fannie Mae”), the Federal Home Loan Mortgage Corporation (“Freddie Mac”), and the Government National Mortgage Association (“Ginnie Mae”).

The Fund may invest in U.S. exchange-traded equity options, U.S. exchange-traded index options, and U.S. exchange-traded stock index futures contracts, all of which are traded in markets that are members of the Intermarket Surveillance Group (ISG) or with which the Exchange has in place a comprehensive surveillance sharing agreement.

The Fund may invest in U.S. exchange-traded “passive foreign investment companies” (“PFICs”), which are generally certain non-U.S. corporations that receive at least 75% of their annual gross income from passive sources (such as interest, dividends, certain rents and royalties or capital gains) or that hold at least 50% of their assets in investments producing such passive income.

The Fund, from time to time, in the ordinary course of business, may purchase securities on a when-issued, delayed-delivery or forward

¹⁴ According to the Registration Statement, reverse repurchase agreements involve sales of portfolio assets by the Fund concurrently with an agreement by the Fund to repurchase the same assets at a later date at a fixed price. Generally, the effect of such a transaction is that the Fund can recover all or most of the cash invested in the portfolio securities involved during the term of the reverse repurchase agreement, while the Fund will be able to keep the interest income associated with those portfolio securities. The Fund will establish a segregated account with the Trust’s custodian bank in which the Fund will maintain cash, cash equivalents or other portfolio securities equal in value to the Fund’s obligations in respect of reverse repurchase agreements.

commitment basis (*i.e.*, delivery and payment can take place between a month and 120 days after the date of the transaction).

According to the Registration Statement, to respond to adverse market, economic, political or other conditions, the Fund may invest up to 100% of its total assets, without limitation, in high-quality, short-term debt securities and money market instruments either directly or through ETFs. The Fund may be invested in this manner for extended periods, depending on the Sub-Advisor’s assessment of market conditions. Debt securities and money market instruments are the following: shares of other mutual funds, commercial paper, certificates of deposit, bankers’ acceptances, U.S. government securities, repurchase agreements, and bonds that are rated BBB or higher.

Investment Restrictions

According to the Registration Statement, the Fund will be classified as a diversified investment company under the 1940 Act.¹⁵

The Fund intends to qualify as a “regulated investment company” for purposes of the Internal Revenue Code of 1986.¹⁶

The Fund may hold up to an aggregate amount of 15% of its net assets in illiquid assets.¹⁷ 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 assets. Illiquid assets include securities subject to contractual or other restrictions on resale and other instruments that lack readily available

¹⁵ The diversification standard is set forth in Section 5(b)(1) of the 1940 Act.

¹⁶ 26 U.S.C. 851.

¹⁷ Under the supervision of the Fund’s Board of Trustees (“Board”), the Adviser determines the liquidity of the Fund’s investments. In determining the liquidity of the Fund’s investments, the Adviser may consider various factors, including (1) the frequency and volume of trades and quotations; (2) the number of dealers and prospective purchasers in the marketplace; (3) dealer undertakings to make a market; and (4) the nature of the security and the market in which it trades (including any demand, put or tender features, the mechanics and other requirements for transfer, any letters of credit or other credit enhancement features, any ratings, the number of holders, the method of soliciting offers, the time required to dispose of the security, and the ability to assign or offset the rights and obligations of the security).

markets as determined in accordance with Commission staff guidance.¹⁸

The Fund will not:

(a) with respect to 75% of its total assets, (i) purchase securities of any issuer (except securities issued or guaranteed by the U.S. government, its agencies or instrumentalities or shares of investment companies) if, as a result, more than 5% of its total assets would be invested in the securities of such issuer, or (ii) acquire more than 10% of the outstanding voting securities of any one issuer.

(b) invest 25% or more of its total assets in the securities of one or more issuers conducting their principal business activities in the same industry or group of industries. This limitation does not apply to investments in securities issued or guaranteed by the U.S. government, its agencies or instrumentalities, or shares of investment companies. The Fund will not invest 25% or more of its total assets in any investment company that so concentrates.

The Fund's investments will be consistent with its investment objective and will not be used to provide multiple returns of a benchmark or to produce leveraged returns. The Fund's investments will not be used to seek performance that is the multiple or inverse multiple (e.g., 2Xs and 3Xs) of the Fund's primary broad-based securities benchmark index (as defined in Form N-1A).¹⁹

Creation and Redemption of Shares

Shares may be created and redeemed in "Creation Unit" size aggregations of at least 25,000 Shares. The size of a Creation Unit is subject to change. In order to purchase Creation Units of the Fund, an investor must generally deposit a designated portfolio of

securities (the "Deposit Securities") (and/or an amount in cash in lieu of some or all of the Deposit Securities) and generally make a cash payment referred to as the "Cash Component". The list of the names and the amounts of the Deposit Securities will be made available by the Administrator through the facilities of the National Securities Clearing Corporation ("NSCC") immediately prior to the opening of business each day of the NYSE Arca. The Cash Component represents the difference between the net asset value ("NAV") of a Creation Unit and the market value of the Deposit Securities. Creations and redemptions of Shares may only be made through an "Authorized Participant", as described in the Registration Statement.

Shares may be redeemed only in Creation Units at their NAV and only on a day that the NYSE Arca is open for business. The Administrator will make available immediately prior to the opening of business each day, through the facilities of the NSCC, the list of the names and the amounts of the Fund's portfolio securities that will be applicable that day to redemption requests in proper form ("Fund Securities"). Fund Securities received on redemption may not be identical to Deposit Securities, which are applicable to purchases of Creation Units.

Unless cash redemptions or partial cash redemptions are available or specified for the Fund, the redemption proceeds will consist of the Fund Securities, plus cash in an amount equal to the difference between the NAV of Shares being redeemed as next determined after receipt by the transfer agent of a redemption request in proper form, and the value of the Fund Securities (the "Cash Redemption Amount"), less the applicable redemption fee and, if applicable, any transfer taxes.²⁰

²⁰ The Fund may, in certain circumstances, allow cash creations or partial cash creations but not redemptions (or vice versa) if the Adviser or Sub-Adviser believes it will allow the Fund to adjust its portfolio in a manner which is more efficient for shareholders. The Fund may allow creations or redemptions to be conducted partially in cash only where certain instruments are (i) in the case of the purchase of a Creation Unit, not available in sufficient quantity for delivery; (ii) not eligible for transfer through either the NSCC or the Depository Trust Company ("DTC"); or (iii) not eligible for trading due to local trading restrictions, local restrictions on securities transfers or other similar circumstances. To the extent the Fund allows creations or redemptions to be conducted wholly or partially in cash, such transactions will be effected in the same manner for all Authorized Participants on a given day except where: (i) Such instruments are, in the case of the purchase of a Creation Unit, not available to a particular Authorized Participant in sufficient quantity; (ii) such instruments are not eligible for trading by an Authorized Participant or

Net Asset Value

The NAV per Share of the Fund will be computed by dividing the value of the net assets of the Fund (i.e., the value of its total assets less total liabilities) by the total number of Shares of the Fund outstanding, rounded to the nearest cent. Expenses and fees, including without limitation, the management, administration and distribution fees, will be accrued daily and taken into account for purposes of determining NAV per Share. The NAV per Share for the Fund will be calculated by the Administrator and determined as of the regularly scheduled close of normal trading on the New York Stock Exchange ("NYSE") (normally 4:00 p.m. Eastern Time) on each day that the NYSE is open.

In computing the Fund's NAV, the Fund's securities holdings will be valued based on their last readily available market price. Price information on listed securities, including ETFs in which the Fund invests, will be taken from the exchange where the security is primarily traded. Other portfolio securities and assets for which market quotations are not readily available or determined to not represent the current fair value will be valued based on fair value as determined in good faith by the Fund's Sub-Adviser in accordance with procedures adopted by the Fund's Board of Trustees ("Board").

U.S. exchange-traded options will be valued at the closing settlement price determined by the applicable exchange. Exchange-traded equity securities, including common stocks, ETFs, ETNs, exchange-traded pooled vehicles, preferred stocks, rights, warrants, convertible securities, closed-end funds, certain Depositary Receipts, MLPs, REITs, BDCs and PFICs will be valued at market value, which will generally be determined using the last reported official closing or last trading price on the exchange or market on which the security is primarily traded at the time of valuation or, if no sale has occurred, at the last quoted bid price on the primary market or exchange on which they are traded. If market prices are unavailable or the Fund believes that they are unreliable, or when the value of a security has been materially affected by events occurring after the relevant market closes, the Fund will price those securities at fair value as determined in good faith using methods approved by the Fund's Board.

the investor on whose behalf the Authorized Participant is acting; or (iii) a holder of Shares of the Fund would be subject to unfavorable income tax treatment if the holder receives redemption proceeds in kind.

¹⁸ The Commission has stated that long-standing Commission guidelines have required open-end funds to hold no more than 15% of their net assets in illiquid securities and other illiquid assets. See Investment Company Act Release No. 28193 (March 11, 2008), 73 FR 14618 (March 18, 2008), footnote 34. See also, Investment Company Act Release No. 5847 (October 21, 1969), 35 FR 19989 (December 31, 1970) (Statement Regarding "Restricted Securities"); Investment Company Act Release No. 18612 (March 12, 1992), 57 FR 9828 (March 20, 1992) (Revisions of Guidelines to Form N-1A). A fund's portfolio security is illiquid if it cannot be disposed of in the ordinary course of business within seven days at approximately the value ascribed to it by the fund. See Investment Company Act Release No. 14983 (March 12, 1986), 51 FR 9773 (March 21, 1986) (adopting amendments to Rule 2a-7 under the 1940 Act); Investment Company Act Release No. 17452 (April 23, 1990), 55 FR 17933 (April 30, 1990) (adopting Rule 144A under the 1933 Act).

¹⁹ The Fund's broad-based securities benchmark index will be identified in a future amendment to the Registration Statement following the Fund's first full calendar year of performance.

OTC-traded common stocks, preferred stocks, rights, warrants, convertible securities, and MLPs will be valued at the last reported sale price from the OTC Bulletin Board or OTC Link LLC on the valuation date. If such OTC-traded security does not trade on a particular day, then the mean between the last quoted closing bid and asked price will be used.

U.S. government securities, repurchase agreements and reverse repurchase agreements will be valued at prices supplied by approved pricing services.

Investment company securities (other than exchange-traded investment company securities) will be valued at NAV.

Futures contracts will be valued at the settlement or closing price determined by the applicable exchange.

Availability of Information

The Fund's Web site (www.advisorshares.com), which will be publicly available prior to the public offering of Shares, will include a form of the prospectus for the Fund that may be downloaded. The Fund's Web site will include additional quantitative information updated on a daily basis, including, for the Fund, (1) daily trading volume, the prior business day's reported closing price, NAV and mid-point of the bid/ask spread at the time of calculation of such NAV (the "Bid/Ask Price"),²¹ and a calculation of the premium and discount of the Bid/Ask Price against the NAV, and (2) data in chart format displaying the frequency distribution of discounts and premiums of the daily Bid/Ask Price against the NAV, within appropriate ranges, for each of the four previous calendar quarters. On each business day, before commencement of trading in Shares in the Core Trading Session on the Exchange, the Fund will disclose on its Web site the Disclosed Portfolio that will form the basis for the Fund's calculation of NAV at the end of the business day.²²

On a daily basis, the Adviser, on behalf of the Fund, will disclose on the Fund's Web site the following information regarding each portfolio

holding, as applicable to the type of holding: Ticker symbol, CUSIP number or other identifier, if any; a description of the holding (including the type of holding); the identity of the security, index, or other asset or instrument underlying the holding, if any; for options, the option strike price; quantity held (as measured by, for example, par value, notional value or number of shares, contracts or units; maturity date, if any; coupon rate, if any; effective date, if any; market value of the holding; and the percentage weighting of the holding in the Fund's portfolio. The Web site information will be publicly available at no charge.

In addition, a basket composition file, which includes the security names and share quantities (as applicable) required to be delivered in exchange for Fund Shares, together with estimates and actual cash components, will be publicly disseminated daily prior to the opening of the NYSE via the NSCC. The basket will represent one Creation Unit of the Fund.

Investors can also obtain the Fund's Statement of Additional Information ("SAI"), the Fund's Shareholder Reports, and its Form N-CSR and Form N-SAR, filed twice a year. The Trust's SAI and Shareholder Reports will be available free upon request from the Trust, and those documents and the Form N-CSR and Form N-SAR may be viewed on-screen or downloaded from the Commission's Web site at www.sec.gov. Information regarding market price and trading volume of the Shares will be continually available on a real-time basis throughout the day on brokers' computer screens and other electronic services. Information regarding the previous day's closing price and trading volume information for the Shares will be published daily in the financial section of newspapers. Quotation and last sale information for the Shares and U.S. exchange-listed equity securities, including common stocks, ETFs, ETNs, exchange-traded pooled vehicles, preferred stocks, rights, warrants, convertible securities, closed-end funds, MLPs, REITs, BDCs, PFICs and certain Depository Receipts will be available via the Consolidated Tape Association ("CTA") high-speed line, and will be available from the national securities exchange on which they are listed. Prices related to foreign exchange-traded common stocks, preferred stocks, rights, warrants, convertible securities and MLPs will be available from the applicable exchange or from major market data vendors. Intra-day and closing price information relating to OTC-traded common stocks, preferred stocks, rights, warrants,

convertible securities and MLPs will be available from major market data vendors. Quotation and last sale information for futures will be available from the exchange on which they are listed. Quotation and last sale information for exchange-listed options cleared via the Options Clearing Corporation will be available via the Options Price Reporting Authority. Price information regarding investment company securities (other than exchange-traded investment company securities) will be available from the applicable fund. Price information regarding U.S. government securities, repurchase agreements, and reverse repurchase agreements may be obtained from brokers and dealers who make markets in such securities or through nationally recognized pricing services through subscription agreements.

In addition, the Portfolio Indicative Value, as defined in NYSE Arca Equities Rule 8.600 (c)(3), based on current information regarding the value of the securities and other assets in the Disclosed Portfolio, will be widely disseminated at least every 15 seconds during the Core Trading Session by one or more major market data vendors.²³ The dissemination of the Portfolio Indicative Value, together with the Disclosed Portfolio, will allow investors to determine the value of the underlying portfolio of the Fund on a daily basis and will provide a close estimate of that value throughout the trading day. The Portfolio Indicative Value should not be viewed as a "real-time" update of the NAV per Share of the Fund, which will be calculated once per day.

Trading Halts

With respect to trading halts, the Exchange may consider all relevant factors in exercising its discretion to halt or suspend trading in the Shares of the Fund.²⁴ Trading in Shares of the Fund will be halted if the circuit breaker parameters in NYSE Arca Equities Rule 7.12 have been reached. Trading also may be halted because of market conditions or for reasons that, in the view of the Exchange, make trading in the Shares inadvisable. These may include: (1) The extent to which trading is not occurring in the securities and/or the financial instruments comprising the Disclosed Portfolio of the Fund; or (2) whether other unusual conditions or circumstances detrimental to the maintenance of a fair and orderly market are present. Trading in the

²¹ The Bid/Ask Price of Shares of the Fund will be determined using the mid-point of the highest bid and the lowest offer on the Exchange as of the time of calculation of the Fund's NAV. The records relating to Bid/Ask Prices will be retained by the Fund and its service providers.

²² Under accounting procedures followed by the Fund, trades made on the prior business day ("T") will be booked and reflected in NAV on the current business day ("T+1"). Accordingly, the Fund will be able to disclose at the beginning of the business day the portfolio that will form the basis for the NAV calculation at the end of the business day.

²³ Currently, it is the Exchange's understanding that several major market data vendors display and/or make widely available Portfolio Indicative Values taken from CTA or other data feeds.

²⁴ See NYSE Arca Equities Rule 7.12.

Shares will be subject to NYSE Arca Equities Rule 8.600(d)(2)(D), which sets forth circumstances under which Shares of the Fund may be halted.

Trading Rules

The Exchange deems the Shares to be equity securities, thus rendering trading in the Shares subject to the Exchange's existing rules governing the trading of equity securities. Shares will trade on the NYSE Arca Marketplace from 4 a.m. to 8 p.m. Eastern Time in accordance with NYSE Arca Equities Rule 7.34 (Opening, Core, and Late Trading Sessions). The Exchange has appropriate rules to facilitate transactions in the Shares during all trading sessions. As provided in NYSE Arca Equities Rule 7.6, the minimum price variation ("MPV") for quoting and entry of orders in equity securities traded on the NYSE Arca Marketplace is \$0.01, with the exception of securities that are priced less than \$1.00 for which the MPV for order entry is \$0.0001.

The Shares will conform to the initial and continued listing criteria under NYSE Arca Equities Rule 8.600. Consistent with NYSE Arca Equities Rule 8.600(d)(2)(B)(ii), the Adviser, as the Reporting Authority, will implement and maintain, or be subject to, procedures designed to prevent the use and dissemination of material non-public information regarding the actual components of the Fund's portfolio. The Exchange represents that, for initial and/or continued listing, the Fund will be in compliance with Rule 10A-3²⁵ under the Act, as provided by NYSE Arca Equities Rule 5.3. A minimum of 100,000 Shares will be outstanding at the commencement of trading on the Exchange. The Exchange will obtain a representation from the issuer of the Shares that the NAV per Share will be calculated daily and that the NAV and the Disclosed Portfolio as defined in NYSE Arca Equities Rule 8.600(c)(2) will be made available to all market participants at the same time.

Surveillance

The Exchange represents that trading in the Shares will be subject to the existing trading surveillances, administered by the Exchange or 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.²⁶ 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 federal securities laws applicable to trading on the Exchange.

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.

The Exchange or FINRA, on behalf of the Exchange, will communicate as needed regarding trading in the Shares and certain underlying exchange-traded equity securities (including common stocks, ETFs, ETNs, exchange-traded pooled vehicles, MLPs, REITs, BDCs, PFICs and certain Depository Receipts), options and futures with other markets and other entities that are members of the ISG, and the Exchange or FINRA, on behalf of the Exchange, may obtain trading information regarding trading in such securities and financial instruments from such markets and other entities. In addition, the Exchange may obtain information regarding trading in such securities and financial instruments from markets and other entities that are members of ISG or with which the Exchange has in place a comprehensive surveillance sharing agreement.²⁷

Not more than 10% of the net assets of the Fund in the aggregate invested in equity securities (other than non-exchange-traded investment company securities) shall consist of equity securities whose principal market is not a member of the ISG or is a market with which the Exchange does not have a comprehensive surveillance sharing agreement.

In addition, the Exchange also has a general policy prohibiting the distribution of material, non-public information by its employees.

All statements and representations made in this filing regarding (a) the description of the portfolio, (b) limitations on portfolio holdings or reference assets, or (c) the applicability of Exchange rules and surveillance procedures shall constitute continued listing requirements for listing the Shares on the Exchange.

The issuer has represented to the Exchange that it will advise the Exchange of any failure by the Fund to comply with the continued listing requirements, and, pursuant to its obligations under Section 19(g)(1) of the Act, the Exchange will monitor for compliance with the continued listing requirements. If the Fund is not in compliance with the applicable listing requirements, the Exchange will commence delisting procedures under NYSE Arca Equities Rule 5.5(m).

Information Bulletin

Prior to the commencement of trading, the Exchange will inform its Equity Trading Permit Holders in an Information Bulletin ("Bulletin") of the special characteristics and risks associated with trading the Shares. Specifically, the Bulletin will discuss the following: (1) The procedures for purchases and redemptions of Shares in Creation Unit aggregations (and that Shares are not individually redeemable); (2) NYSE Arca Equities Rule 9.2(a), which imposes a duty of due diligence on its Equity Trading Permit Holders to learn the essential facts relating to every customer prior to trading the Shares; (3) the risks involved in trading the Shares during the Opening and Late Trading Sessions when an updated Portfolio Indicative Value will not be calculated or publicly disseminated; (4) how information regarding the Portfolio Indicative Value and the Disclosed Portfolio is disseminated; (5) the requirement that Equity Trading Permit Holders deliver a prospectus to investors purchasing newly issued Shares prior to or concurrently with the confirmation of a transaction; and (6) trading information.

In addition, the Bulletin will reference that the Fund is subject to various fees and expenses described in the Registration Statement. The Bulletin will discuss any exemptive, no-action, and interpretive relief granted by the Commission from any rules under the Act. The Bulletin will also disclose that the NAV for the Shares will be calculated after 4:00 p.m. Eastern Time each trading day.

2. Statutory Basis

The basis under the Act for this proposed rule change is the requirement under Section 6(b)(5)²⁸ that an exchange have rules that are 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

²⁵ 17 CFR 240.10A-3.

²⁶ 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.

²⁷ 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.

²⁸ 15 U.S.C. 78f(b)(5).

and, in general, to protect investors and the public interest.

The Exchange believes that the proposed rule change is designed to prevent fraudulent and manipulative acts and practices in that the Shares will be listed and traded on the Exchange pursuant to the initial and continued listing criteria in NYSE Arca Equities Rule 8.600. The Exchange has in place surveillance procedures that are adequate to properly monitor trading in the Shares in all trading sessions and to deter and detect violations of Exchange rules and applicable federal securities laws. The Exchange or FINRA, on behalf of the Exchange, will communicate as needed regarding trading in the Shares, certain underlying exchange-traded equity securities (including common stocks, ETFs, ETNs, exchange-traded pooled vehicles, REITs, BDCs, PFICs and certain Depository Receipts), options and futures with other markets and other entities that are members of the ISG, and the Exchange or FINRA, on behalf of the Exchange, may obtain trading information regarding trading in such securities and financial instruments from such markets and other entities. In addition, the Exchange may obtain information regarding trading in such securities and financial instruments from markets and other entities that are members of ISG or with which the Exchange has in place a comprehensive surveillance sharing agreement. Not more than 10% of the net assets of the Fund in the aggregate invested in equity securities shall consist of equity securities whose principal market is not a member of the ISG or is a market with which the Exchange does not have a comprehensive surveillance sharing agreement. Neither the Adviser nor the Sub-Adviser is registered as a broker-dealer. Neither the Adviser nor the Sub-Adviser is registered as a broker-dealer. [sic] Neither the Adviser nor the Sub-Adviser [sic] The Fund's investments will be consistent with its investment objective and will not be used to provide multiple returns of a benchmark or to produce leveraged returns. The Fund's investments will not be used to seek performance that is the multiple or inverse multiple (*i.e.*, 2Xs and 3Xs) of the Fund's primary broad-based securities benchmark index (as defined in Form N-1A).

The proposed rule change is designed to promote just and equitable principles of trade and to protect investors and the public interest in that the Exchange will obtain a representation from the issuer of the Shares that the NAV per Share will be calculated daily and that the NAV and the Disclosed Portfolio will be

made available to all market participants at the same time. In addition, a large amount of information will be publicly available regarding the Fund and the Shares, thereby promoting market transparency. Quotation and last sale information for the Shares will be available via the CTA high-speed line. In addition, the Portfolio Indicative Value will be widely disseminated at least every 15 seconds during the Core Trading Session by one or more major market data vendors. The Fund's Web site will include a form of the prospectus for the Fund that may be downloaded, as well as additional quantitative information updated on a daily basis. On each business day, before commencement of trading in Shares in the Core Trading Session on the Exchange, the Fund will disclose on its Web site the Disclosed Portfolio that will form the basis for the Fund's calculation of NAV at the end of the business day. On a daily basis, the Adviser, on behalf of the Fund, will disclose on the Fund's Web site the following information regarding each portfolio holding, as applicable to the type of holding: Ticker symbol, CUSIP number or other identifier, if any; a description of the holding (including the type of holding); the identity of the security, index, or other asset or instrument underlying the holding, if any; for options, the option strike price; quantity held (as measured by, for example, par value, notional value or number of shares, contracts or units; maturity date, if any; coupon rate, if any; effective date, if any; market value of the holding; and the percentage weighting of the holding in the Fund's portfolio. The Web site information will be publicly available at no charge.

Moreover, prior to the commencement of trading, the Exchange will inform its Equity Trading Permit Holders in an Information Bulletin of the special characteristics and risks associated with trading the Shares. Trading in Shares of the Fund will be halted if the circuit breaker parameters in NYSE Arca Equities Rule 7.12 have been reached or because of market conditions or for reasons that, in the view of the Exchange, make trading in the Shares inadvisable. Trading in the Shares will be subject to NYSE Arca Equities Rule 8.600(d)(2)(D), which sets forth circumstances under which Shares of the Fund may be halted. In addition, as noted above, investors will have ready access to information regarding the Fund's holdings, the Portfolio Indicative Value, the Disclosed Portfolio, and quotation and last sale information for the Shares.

The proposed rule change is designed to perfect the mechanism of a free and open market and, in general, to protect investors and the public interest in that it will facilitate the listing and trading of an additional type of actively-managed exchange-traded product that will enhance competition among market participants, to the benefit of investors and the marketplace. As noted above, the Exchange has in place surveillance procedures that are adequate to properly monitor trading in the Shares in all trading sessions and to deter and detect violations of Exchange rules and applicable federal securities laws. In addition, as noted above, investors will have ready access to information regarding the Fund's holdings, the Portfolio Indicative Value, the Disclosed Portfolio, and quotation and last sale information for the Shares.

B. Self-Regulatory Organization's Statement on Burden on Competition

The Exchange does not believe that the proposed rule change will impose any burden on competition that is not necessary or appropriate in furtherance of the purpose of the Act. The Exchange notes that the proposed rule change will facilitate the listing and trading of an additional type of actively-managed exchange-traded product that primarily holds equity securities and that will enhance competition among market participants, to the benefit of investors and the marketplace.

C. Self-Regulatory Organization's Statement on Comments on the Proposed Rule Change Received From Members, Participants, or Others

No written comments were solicited or received with respect to the proposed rule change.

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 up to 90 days (i) as the Commission may designate 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 the 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-NYSEArca-2016-46 on the subject line.

Paper Comments

- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street, NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-NYSEArca-2016-46. 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 the Exchange. 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-2016-46 and should be submitted on or before May 6, 2016.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.²⁹

Robert W. Errett,

Deputy Secretary.

[FR Doc. 2016-08641 Filed 4-14-16; 8:45 am]

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SECURITIES AND EXCHANGE COMMISSION

[Release No. 34-77578; File No. SR-NASDAQ-2016-048]

Self-Regulatory Organizations; The NASDAQ Stock Market LLC; Notice of Filing and Immediate Effectiveness of Proposed Rule Change To Amend Nasdaq Rule 7039

April 11, 2016.

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 March 31, 2016, The NASDAQ Stock Market LLC ("Nasdaq" or the "Exchange") filed with the Securities and Exchange Commission ("SEC" or "Commission") a proposed rule change as described in Items I, II and III below, which Items have been prepared by the Exchange. The Commission is publishing this notice to solicit comments on the proposed rule change from interested persons.

I. Self-Regulatory Organization's Statement of the Terms of Substance of the Proposed Rule Change

Nasdaq is proposing changes to amend Nasdaq Rule 7039 (NASDAQ Last Sale and NASDAQ Last Sale Plus Data Feeds).

The text of the proposed rule change is available at nasdaq.cchwallstreet.com, at Nasdaq's principal office, 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, Nasdaq 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 those statements may be examined at the places specified in Item IV below. The Exchange has prepared summaries, set forth in sections A, B, and C below, of the most significant parts of such statements.

A. Self-Regulatory Organization's Statement of the Purpose of, and Statutory Basis for, the Proposed Rule Change

1. Purpose

The Exchange proposes to amend Nasdaq Rule 7039 (NASDAQ Last Sale and NASDAQ Last Sale Plus Data

Feeds). Nasdaq offers two proprietary data feeds containing real-time last sale information for trades executed on Nasdaq or reported to the Nasdaq/FINRA Trade Reporting Facility. These include the "NASDAQ Last Sale for NASDAQ,"³ which contains all transaction reports for Nasdaq-listed stocks and "NASDAQ Last Sale for NYSE/NYSE MKT,"⁴ which contains all such transaction reports for NYSE- and NYSE MKT-listed stocks (collectively, the "Nasdaq Last Sale Data Feeds").

Specifically, Nasdaq proposes to amend Nasdaq Rule 7039(b) to reduce the monthly fee from \$50,000 to \$41,500 for each distributor of Nasdaq Last Sale Data Feeds. The new lower fee is designed to incentivize distributors to subscribe to the Nasdaq Last Sale Data Feeds. This fee is exclusive of the \$1,500 monthly fee that all distributors of a Nasdaq Last Sale Data Feed must also pay and that is set forth under Nasdaq Rule 7039(c).

2. Statutory Basis

The Exchange believes that its proposal is consistent with Section 6(b) of the Act,⁵ in general, and furthers the objectives of Sections 6(b)(4) and 6(b)(5) of the Act,⁶ in particular, in that it provides for the equitable allocation of reasonable dues, fees and other charges among members and issuers and other persons using its facilities which the Exchange operates or controls, and is not designed to permit unfair discrimination between customers, issuers, brokers, or dealers.

The Commission and the courts have repeatedly expressed their preference for competition over regulatory intervention in determining prices, products, and services in the securities markets. In Regulation NMS, while adopting a series of steps to improve the current market model, the Commission highlighted the importance of market forces in determining prices and SRO revenues and, also, recognized that current regulation of the market system "has been remarkably successful in promoting market competition in its broader forms that are most important to investors and listed companies."⁷

Likewise, in *NetCoalition v. Securities and Exchange Commission*⁸ ("NetCoalition") the D.C. Circuit upheld the Commission's use of a market-based

³ See Nasdaq Rule 7039(a)(1).

⁴ See Nasdaq Rule 7039(a)(2).

⁵ 15 U.S.C. 78f(b).

⁶ 15 U.S.C. 78f(b)(4) and (5).

⁷ Securities Exchange Act Release No. 34-51808 (June 9, 2005) ("Regulation NMS Adopting Release").

⁸ *NetCoalition v. SEC*, 615 F.3d 525 (D.C. Cir. 2010).

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b-4.

²⁹ 17 CFR 200.30-3(a)(12).

approach in evaluating the fairness of market data fees against a challenge claiming that Congress mandated a cost-based approach.⁹ As the court emphasized, the Commission “intended in Regulation NMS that ‘market forces, rather than regulatory requirements’ play a role in determining the market data . . . to be made available to investors and at what cost.”¹⁰

Further, “[n]o one disputes that competition for order flow is ‘fierce.’ . . . As the SEC explained, ‘[i]n the U.S. national market system, buyers and sellers of securities, and the broker-dealers that act as their order-routing agents, have a wide range of choices of where to route orders for execution’; [and] ‘no exchange can afford to take its market share percentages for granted’ because ‘no exchange possesses a monopoly, regulatory or otherwise, in the execution of order flow from broker dealers’”¹¹

The Exchange believes that amending Nasdaq Rule 7039(b) to reduce the monthly maximum fee from \$50,000 to \$41,500 for each distributor of Nasdaq Last Sale Data Feeds (exclusive of the \$1,500 monthly fee applicable to all distributors of a Nasdaq Last Sale Data Feed under Nasdaq Rule 7039(c)) is reasonable because Nasdaq believes it will incentivize more distributors to subscribe to the Nasdaq Last Sale Data Feeds.

The Exchange also believes that the proposed rule fee change is an equitable allocation and is not unfairly discriminatory because the Exchange will apply the new lower fee uniformly across all distributors of Nasdaq Last Sale Data Feeds

B. Self-Regulatory Organization’s Statement on Burden on Competition

The Exchange 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, as amended. Notwithstanding its determination that the Commission may rely upon competition to establish fair and equitably allocated fees for market data, the *NetCoalition* court found that the Commission had not, in that case, compiled a record that adequately supported its conclusion that the market for the data at issue in the case was competitive. Nasdaq believes that a record may readily be established to demonstrate the competitive nature of the market in question.

There is intense competition between trading platforms that provide transaction execution and routing services and proprietary data products. Transaction execution and proprietary data products are complementary in that market data is both an input and a byproduct of the execution service. In fact, market data and trade execution are a paradigmatic example of joint products with joint costs. Data products are valuable to many end Subscribers only insofar as they provide information that end Subscribers expect will assist them or their customers in making trading decisions.

The costs of producing market data include not only the costs of the data distribution infrastructure, but also the costs of designing, maintaining, and operating the exchange’s transaction execution platform and the cost of regulating the exchange to ensure its fair operation and maintain investor confidence. The total return that a trading platform earns reflects the revenues it receives from both products and the joint costs it incurs.

Moreover, an exchange’s customers view the costs of transaction executions and of data as a unified cost of doing business with the exchange. A broker-dealer (“BD”) will direct orders to a particular exchange only if the expected revenues from executing trades on the exchange exceed net transaction execution costs and the cost of data that the BD chooses to buy to support its trading decisions (or those of its customers). The choice of data products is, in turn, a product of the value of the products in making profitable trading decisions. If the cost of the product exceeds its expected value, the BD will choose not to buy it. Moreover, as a BD chooses to direct fewer orders to a particular exchange, the value of the product to that BD decreases, for two reasons. First, the product will contain less information, because executions of the BD’s orders will not be reflected in it. Second, and perhaps more important, the product will be less valuable to that BD because it does not provide information about the venue to which it is directing its orders. Data from the competing venue to which the BD is directing orders will become correspondingly more valuable.

Thus, an increase in the fees charged for either transactions or data has the potential to impair revenues from both products. “No one disputes that competition for order flow is ‘fierce.’”¹² However, the existence of fierce competition for order flow implies a high degree of price sensitivity on the

part of BDs with order flow, since they may readily reduce costs by directing orders toward the lowest-cost trading venues. A BD that shifted its order flow from one platform to another in response to order execution price differentials would both reduce the value of that platform’s market data and reduce its own need to consume data from the disfavored platform. Similarly, if a platform increases its market data fees, the change will affect the overall cost of doing business with the platform, and affected BDs will assess whether they can lower their trading costs by directing orders elsewhere and thereby lessening the need for the more expensive data.

Analyzing the cost of market data distribution in isolation from the cost of all of the inputs supporting the creation of market data will inevitably underestimate the cost of the data. Thus, because it is impossible to create data without a fast, technologically robust, and well-regulated execution system, system costs and regulatory costs affect the price of market data. It would be equally misleading, however, to attribute all of the exchange’s costs to the market data portion of an exchange’s joint product. Rather, all of the exchange’s costs are incurred for the unified purposes of attracting order flow, executing and/or routing orders, and generating and selling data about market activity. The total return that an exchange earns reflects the revenues it receives from the joint products and the total costs of the joint products.

Competition among trading platforms can be expected to constrain the aggregate return each platform earns from the sale of its joint products, but different platforms may choose from a range of possible, and equally reasonable, pricing strategies as the means of recovering total costs. Nasdaq pays rebates to attract orders, charges relatively low prices for market information and charges relatively high prices for accessing posted liquidity. Other platforms may choose a strategy of paying lower liquidity rebates to attract orders, setting relatively low prices for accessing posted liquidity, and setting relatively high prices for market information. Still others may provide most data free of charge and rely exclusively on transaction fees to recover their costs. Finally, some platforms may incentivize use by providing opportunities for equity ownership, which may allow them to charge lower direct fees for executions and data.

In this environment, there is no economic basis for regulating maximum prices for one of the joint products in an

⁹ *Id.* at 534–535.

¹⁰ *Id.* at 537.

¹¹ *Id.* at 539 (quoting ArcaBook Order, 73 FR at 74782–74783).

¹² *Id.*

industry in which suppliers face competitive constraints with regard to the joint offering. Such regulation is unnecessary because an “excessive” price for one of the joint products will ultimately have to be reflected in lower prices for other products sold by the firm, or otherwise the firm will experience a loss in the volume of its sales that will be adverse to its overall profitability. In other words, an increase in the price of data will ultimately have to be accompanied by a decrease in the cost of executions, or the volume of both data and executions will fall.

The level of competition and contestability in the market is evident in the numerous alternative venues that compete for order flow, including eleven SRO markets, as well as internalizing BDs and various forms of alternative trading systems (“ATs”), including dark pools and electronic communication networks (“ECNs”). Each SRO market competes to produce transaction reports via trade executions, and two FINRA-regulated TRFs compete to attract internalized transaction reports. It is common for BDs to further and exploit this competition by sending their order flow and transaction reports to multiple markets, rather than providing them all to a single market. Competitive markets for order flow, executions, and transaction reports provide pricing discipline for the inputs of proprietary data products.

The large number of SROs, TRFs, BDs, and ATs that currently produce proprietary data or are currently capable of producing it provides further pricing discipline for proprietary data products. Each SRO, TRF, ATs, and BD is currently permitted to produce proprietary data products, and many currently do or have announced plans to do so, including NASDAQ, NYSE, NYSE MKT, NYSE Arca, and BATS/Direct Edge.

Any ATs or BD can combine with any other ATs, BD, or multiple ATs or BDs to produce joint proprietary data products. Additionally, order routers and market data vendors can facilitate single or multiple BDs’ production of proprietary data products. The potential sources of proprietary products are virtually limitless. Notably, the potential sources of data include the BDs that submit trade reports to TRFs and that have the ability to consolidate and distribute their data without the involvement of FINRA or an exchange-operated TRF.

The fact that proprietary data from ATs, BDs, and vendors can by-pass SROs is significant in two respects. First, non-SROs can compete directly with SROs for the production and sale

of proprietary data products, as BATS and NYSE Arca did before registering as exchanges by publishing proprietary book data on the internet. Second, because a single order or transaction report can appear in a core data product, an SRO proprietary product, and/or a non-SRO proprietary product, the data available in proprietary products is exponentially greater than the actual number of orders and transaction reports that exist in the marketplace.

In addition to the competition and price discipline described above, the market for proprietary data products is also highly contestable because market entry is rapid, inexpensive, and profitable. The history of electronic trading is replete with examples of entrants that swiftly grew into some of the largest electronic trading platforms and proprietary data producers: Archipelago, Bloomberg Tradebook, Island, RediBook, Attain, TracECN, BATS Trading and BATS/Direct Edge. A proliferation of dark pools and other ATs operate profitably with fragmentary shares of consolidated market volume.

Regulation NMS, by deregulating the market for proprietary data, has increased the contestability of that market. While BDs have previously published their proprietary data individually, Regulation NMS encourages market data vendors and BDs to produce proprietary products cooperatively in a manner never before possible. Multiple market data vendors already have the capability to aggregate data and disseminate it on a profitable scale, including Bloomberg and Thomson Reuters. In Europe, Cinnober aggregates and disseminates data from over 40 brokers and multilateral trading facilities.¹³

In the case of TRFs, the rapid entry of several exchanges into this space in 2006–2007 following the development and Commission approval of the TRF structure demonstrates the contestability of this aspect of the market.¹⁴ Given the demand for trade reporting services that is itself a by-product of the fierce competition for transaction executions—characterized notably by a proliferation of ATs and BDs offering internalization—any supra-competitive increase in the fees associated with trade reporting or TRF data would shift trade report volumes from one of the existing TRFs to the

other¹⁵ and create incentives for other TRF operators to enter the space. Alternatively, because BDs reporting to TRFs are themselves free to consolidate the market data that they report, the market for over-the-counter data itself, separate and apart from the markets for execution and trade reporting services—is fully contestable.

Moreover, consolidated data provides two additional measures of pricing discipline for proprietary data products that are a subset of the consolidated data stream. First, the consolidated data is widely available in real-time at \$1 per month for non-professional users. Second, consolidated data is also available at no cost with a 15- or 20-minute delay. Because consolidated data contains marketwide information, it effectively places a cap on the fees assessed for proprietary data (such as last sale data) that is simply a subset of the consolidated data. The mere availability of low-cost or free consolidated data provides a powerful form of pricing discipline for proprietary data products that contain data elements that are a subset of the consolidated data, by highlighting the optional nature of proprietary products.

In this instance, the Exchange believes that amending Nasdaq Rule 7039(b) to reduce the monthly maximum fee from \$50,000 to \$41,500 for each distributor of Nasdaq Last Sale Data Feeds (exclusive of the \$1,500 monthly fee that all distributors of a Nasdaq Last Sale Data Feed must also pay and that is set forth under Nasdaq Rule 7039(c)) does not impose a burden on competition and may increase competition through making this a more affordable option for distributors. Accordingly, the Exchange does not believe that the proposed change will impair the ability of members or competing order execution venues to maintain their competitive standing in the financial markets.

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

The foregoing change has become effective pursuant to Section 19(b)(3)(A)(ii) of the Act.¹⁶ At any time within 60 days of the filing of the

¹³ See <http://www.cinnober.com/boat-trade-reporting>.

¹⁴ The low cost exit of two TRFs from the market is also evidence of a contestable market, because new entrants are reluctant to enter a market where exit may involve substantial shut-down costs.

¹⁵ It should be noted that the FINRA/NYSE TRF has, in recent weeks, received reports for almost 10% of all over-the-counter volume in NMS stocks.

¹⁶ 15 U.S.C. 78s(b)(3)(A)(ii).

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 Number SR–NASDAQ–2016–048 on the subject line.

Paper Comments

- Send paper comments in triplicate to Brent J. Fields, Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549–1090.

All submissions should refer to File Number SR–NASDAQ–2016–048. 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 filing also will be available for inspection and copying at the principal office of the Exchange. 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–

NASDAQ–2016–048, and should be submitted on or before May 6, 2016.

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.¹⁷

Robert W. Errett,
Deputy Secretary.

[FR Doc. 2016–08643 Filed 4–14–16; 8:45 am]

BILLING CODE 8011–01–P

SECURITIES AND EXCHANGE COMMISSION

[Release No. 34–77579; File No. SR–FINRA–2015–036]

Self-Regulatory Organizations; Financial Industry Regulatory Authority, Inc.; Notice of Filing of Amendment No. 2 and Designation of a Longer Period for Commission Action on Proceedings To Determine Whether To Approve or Disapprove a Proposed Rule Change To Amend FINRA Rule 4210 (Margin Requirements) To Establish Margin Requirements for the TBA Market, as Modified by Amendment Nos. 1 and 2

April 11, 2016.

I. Introduction

On October 6, 2015, 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 (“Exchange Act”) ¹ and Rule 19b–4 thereunder,² a proposed rule change to amend FINRA Rule 4210 (Margin Requirements) to establish margin requirements for covered agency transactions, also referred to, for purposes of this proposed rule change as the To Be Announced (“TBA”) market.

The proposed rule change was published for comment in the **Federal Register** on October 20, 2015.³ On November 10, 2015, FINRA extended the time period in which the Commission must approve the proposed rule change, disapprove the proposed rule change, or institute proceedings to determine whether to approve or disapprove the proposed rule change to January 15, 2016.⁴ The Commission

¹⁷ 17 CFR 200.30–3(a)(12).

¹ 15 U.S.C. 78s(b)(1).

² 17 CFR 240.19b–4.

³ See Exchange Act Release No. 76148 (Oct. 14, 2015), 80 FR 63603 (Oct. 20, 2015) (File No. SR–FINRA–2015–036) (“Notice”).

⁴ See Extension No. 1, dated November 10, 2015. FINRA's extension of time for Commission action. The extension is available at http://www.finra.org/sites/default/files/rule_filing_file/SR-FINRA-2015-036-extension-1.pdf.

received 109 comment letters in response to the proposal.⁵ On January 13, 2016, FINRA responded to the comments and filed Amendment No. 1 to the proposal.⁶ On January 14, 2016, the Commission issued an order instituting proceedings pursuant to Section 19(b)(2)(B) of the Exchange Act ⁷ to determine whether to approve or disapprove the proposed rule change, as modified by Amendment No. 1. The Order Instituting Proceedings was published in the **Federal Register** on January 21, 2016.⁸ The Commission received 23 comment letters in response to the Order Instituting Proceedings.⁹

⁵ See Exchange Act Release No. 76908 (Jan. 14, 2016), 81 FR 3532 (Jan. 21, 2016) (Order Instituting Proceedings To Determine Whether To Approve or Disapprove Proposed Rule Change to Amend FINRA Rule 4210 (Margin Requirements), to Establish Margin Requirements for the TBA Market, as Modified by Partial Amendment No. 1) (“Order Instituting Proceedings”).

⁶ See Amendment No. 1, dated January 13, 2016 (“Amendment No. 1”). FINRA's responses to comments received and proposed amendments are included in Amendment No. 1.

⁷ 15 U.S.C. 78s(b)(2)(B) (if the Commission does not approve or disapprove a proposed rule change under Section 19(b)(2)(A) of the Exchange Act—*i.e.*, within 90 days of publication of notice of the filing of the proposed rule change in the **Federal Register**—the Commission shall institute proceedings to determine whether to approve or disapprove the proposed rule change).

⁸ See *supra* note 5.

⁹ See Letters from Matrix Applications, LLC, dated February 9, 2016 (“Matrix 2 Letter”); Tari Flannery, M&T Realty Capital Corporation, dated February 9, 2016 (“M&T 2 Realty Letter”); Holly MacDonald-Korth, JW Korth & Company, dated February 9, 2016 (“Korth Letter”); Chris Melton, Coastal Securities, dated February 10, 2016 (“Coastal 2 Letter”); Rodrigo Lopez, NorthMarq Capital Finance, L.L.C., dated February 10, 2016 (“NorthMarq 2 Letter”); Steve Wendel, CBRE, Inc., dated February 11, 2016 (“CBRE 2 Letter”); Tony Love, Forest City Capital Corporation, dated February 11, 2016 (“Forest City 3 Letter”); Robert Kirkwood, Lancaster Pollard Mortgage Company, dated February 11, 2016 (“Lancaster Pollard 2 Letter”); Mike Nicholas, Bond Dealers of America, dated February 11, 2016 (“BDA 2 Letter”); Blake Lanford, Walker & Dunlop, LLC, dated February 11, 2016 (“W&D 2 Letter”); Allen Riggs, Vining Sparks IBG, LP, dated February 11, 2016 (“Vining Sparks Letter”); John Gidman, Association of Institutional Investors, dated February 11, 2016 (“AII 2 Letter”); Christopher B. Killian, Securities Industry and Financial Markets Association, dated February 11, 2016 (“SIFMA 2 Letter”); Roderick D. Owens, Committee on Healthcare Financing, dated February 10, 2016 (“CHF 2 Letter”); Bruce Sandweiss, Gershman Mortgage, dated February 11, 2016 (“Gershman 3 Letter”); Timothy W. Cameron and Laura Martin, Securities Industry and Financial Markets Association, Asset Management Group, dated February 11, 2016 (“SIFMA AMG 2 Letter”); Mike McRobers, Prudential Mortgage Capital Company, dated February 11, 2016 (“Prudential 2 Letter”); James M. Cain, Sutherland Asbill & Brennan LLP (on behalf of Federal Home Loan Banks), dated February 11, 2016 (“Sutherland 2 Letter”); Carl B. Wilkerson, American Council of Life Insurers, dated February 11, 2016 (“ACLI 2 Letter”); David H. Stevens, Mortgage Bankers Association, dated February 11, 2016 (“MBA 2 Letter”); U.S. Senator Tom Cotton, dated February

Continued

March 21, 2016, FINRA responded to the comments and filed Amendment No. 2.¹⁰ The Commission is publishing this notice to solicit comments on Amendment No. 2 to the proposed rule change from interested persons and to extend to June 16, 2016 the time period in which the Commission must approve or disapprove the proposed rule change, as modified by Amendment Nos. 1 and 2.

II. Description of the Proposed Rule Change¹¹

In its filing, FINRA proposed amendments to FINRA Rule 4210 (Margin Requirements) to establish requirements for: (1) TBA transactions,¹² inclusive of adjustable rate mortgage (“ARM”) transactions; (2) Specified Pool Transactions;¹³ and (3) transactions in Collateralized Mortgage Obligations (“CMOs”),¹⁴ issued in conformity with a program of an agency¹⁵ or Government-Sponsored Enterprise (“GSE”),¹⁶ with forward settlement dates, (collectively, “Covered Agency Transactions,” also referred to, for purposes of this filing, as the “TBA market”).

FINRA stated that most trading of agency and GSE Mortgage-Backed Security (“MBS”) takes place in the TBA market, which is characterized by transactions with forward settlements as long as several months past the trade

date.¹⁷ FINRA stated that historically, the TBA market is one of the few markets where a significant portion of activity is unmarginated, thereby creating a potential risk arising from counterparty exposure. With a view to this gap between the TBA market versus other markets, FINRA noted the TPMG recommended standards (the “TPMG best practices”) regarding the margining of forward-settling agency MBS transactions.¹⁸ FINRA stated that the TPMG best practices are recommendations and as such currently are not rule requirements. FINRA’s present requirements do not address the TBA market generally.¹⁹

Accordingly, to establish margin requirements for Covered Agency Transactions, FINRA proposed to redesignate current paragraph (e)(2)(H) of Rule 4210 as new paragraph (e)(2)(I), to add new paragraph (e)(2)(H) to Rule 4210, to make conforming revisions to paragraphs (a)(13)(B)(i), (e)(2)(F), (e)(2)(G), (e)(2)(I), as redesignated by the rule change, and (f)(6), and to add to the rule new Supplementary Materials .02 through .05. The proposed rule change is described in further detail below.

A. Proposed FINRA Rule 4210(e)(2)(H) (Covered Agency Transactions)²⁰

The core requirements of the proposed rule change are set forth in new paragraph (e)(2)(H) of FINRA Rule 4210.

1. Definition of Covered Agency Transactions (Proposed FINRA Rule 4210(e)(2)(H)(i)c)²¹

Proposed paragraph (e)(2)(H)(i)c. of the rule would define Covered Agency Transactions to mean:

- TBA transactions, as defined in FINRA Rule 6710(u), inclusive of ARM transactions, for which the difference between the trade date and contractual settlement date is greater than one business day;
- Specified Pool Transactions, as defined in FINRA Rule 6710(x), for which the difference between the trade date and contractual settlement date is greater than one business day; and
- CMOs, as defined in FINRA Rule 6710(dd), issued in conformity with a program of an agency, as defined in FINRA Rule 6710(k), or a GSE, as defined in FINRA Rule 6710(n), for which the difference between the trade date and contractual settlement date is greater than three business days.

2. Other Key Definitions Established by the Proposed Rule Change (Proposed FINRA Rule 4210(e)(2)(H)(i))²²

In addition to Covered Agency Transactions, the proposed rule change would establish the following key definitions for purposes of new paragraph (e)(2)(H) of Rule 4210:

- The term “bilateral transaction” means a Covered Agency Transaction that is not cleared through a registered clearing agency as defined in paragraph (f)(2)(A)(xxviii) of Rule 4210;
- The term “counterparty” means any person that enters into a Covered Agency Transaction with a member and includes a “customer” as defined in paragraph (a)(3) of Rule 4210;
- The term “deficiency” means the amount of any required but uncollected maintenance margin and any required but uncollected mark to market loss;
- The term “gross open position” means, with respect to Covered Agency Transactions, the amount of the absolute dollar value of all contracts entered into by a counterparty, in all CUSIPs; provided, however, that such amount shall be computed net of any settled position of the counterparty held at the member and deliverable under one or more of the counterparty’s contracts with the member and which the counterparty intends to deliver;
- The term “maintenance margin” means margin equal to two percent of

¹¹ 2016 (“Senator Cotton Letter”); Robert Tirschwell, Brean Capital, LLC, dated February 17, 2016 (“Brean Capital 3 Letter”); Lauren Sarper, Prudential Financial, Inc., dated March 1, 2016 (“Prudential 3 Letter”).

¹⁰ See Amendment No. 2, dated March 21, 2016 (“Amendment No. 2”). FINRA’s responses to comments received on the Order Instituting Proceedings and proposed amendments in Amendment No. 1 are included in Amendment No. 2. The text of Amendment No. 2 is available on FINRA’s Web site at <http://www.finra.org>, at the principal office of FINRA, and at the Commission’s Public Reference Room.

¹¹ The proposed rule change, as modified by Amendment No. 1, as described in this Item II, is excerpted, in part, from the Notice, which was substantially prepared by FINRA, and the Order Instituting Proceedings. See *supra* notes 3 and 5. Amendment No. 2 is described in section II.D. below.

¹² See FINRA Rule 6710(u) (defining TBA to mean a transaction in an Agency Pass-Through Mortgage-Backed Security (“MBS”) or a Small Business Administration (“SBA”) Backed Asset-Backed Security (“ABS”) where the parties agree that the seller will deliver to the buyer a pool or pools of a specified face amount and meeting certain other criteria but the specific pool or pools to be delivered at settlement is not specified at the Time of Execution, and includes TBA transactions for good delivery and TBA transactions not for good delivery).

¹³ See FINRA Rule 6710(x).

¹⁴ See FINRA Rule 6710(dd).

¹⁵ See FINRA Rule 6710(k).

¹⁶ See FINRA Rule 6710(n) and 2 U.S.C. 622(8).

¹⁷ See, e.g., James Vickery & Joshua Wright, TBA Trading and Liquidity in the Agency MBS Market, Federal Reserve Bank of New York (“FRBNY”) Economic Policy Review, May 2013, available at, <https://www.newyorkfed.org/medialibrary/media/research/epr/2013/1212vick.pdf>; see also, SEC’s Staff Report, Enhancing Disclosure in the Mortgage-Backed Securities Markets, January 2003, available at, <https://www.sec.gov/news/studies/mortgagebacked.htm>; see also, Treasury Market Practices Group (“TPMG”), Margining in Agency MBS Trading, November 2012, available at, https://www.newyorkfed.org/medialibrary/microsites/tmpg/files/margining_tmpg_11142012.pdf (the “TPMG Report”). The TPMG is a group of market professionals that participate in the TBA market and is sponsored by the FRBNY.

¹⁸ See TPMG, Best Practices for Treasury, Agency, Debt, and Agency Mortgage-Backed Securities Markets, revised June 10, 2015, available at, https://www.newyorkfed.org/medialibrary/microsites/tmpg/files/TPMG_June%202015_Best%20Practices.

¹⁹ See Interpretations/01 through/08 of FINRA Rule 4210(e)(2)(F), available at, <http://www.finra.org/web/groups/industry/@ip/@reg/@rules/documents/industry/p122203.pdf>. Such guidance references TBAs largely in the context of Government National Mortgage Association (“GNMA”) securities. The modern TBA market is much broader than GNMA securities.

²⁰ This section describes the proposed rule change prior to the proposed amendments in Amendment No. 2, which are described in section II.D. below.

²¹ See *supra* notes 3 and 5; see also, Exhibit 5 in Amendment No. 1, text of proposed rule change, as modified by Amendment No. 1.

²² See *supra* notes 3 and 5; see also, Exhibit 5 in Amendment No. 1, text of proposed rule change, as modified by Amendment No. 1.

the contract value of the net long or net short position, by CUSIP, with the counterparty;

- The term “mark to market loss” means the counterparty’s loss resulting from marking a Covered Agency Transaction to the market;
- The term “mortgage banker” means an entity, however organized, that engages in the business of providing real estate financing collateralized by liens on such real estate;
- The term “round robin” trade means any transaction or transactions resulting in equal and offsetting positions by one customer with two separate dealers for the purpose of eliminating a turnaround delivery obligation by the customer; and
- The term “standby” means contracts that are put options that trade over-the-counter (“OTC”), as defined in paragraph (f)(2)(A)(xxvii) of Rule 4210, with initial and final confirmation procedures similar to those on forward transactions.

3. Requirements for Covered Agency Transactions (Proposed FINRA Rule 4210(e)(2)(H)(ii))²³

The specific requirements that would apply to Covered Agency Transactions are set forth in proposed paragraph (e)(2)(H)(ii). These requirements would address the types of counterparties that are subject to the proposed rule, risk limit determinations, specified exceptions from the proposed margin requirements, transactions with exempt accounts,²⁴ transactions with non-exempt accounts, the handling of de minimis transfer amounts, and the treatment of standbys.

• Counterparties Subject to the Rule

Paragraph (e)(2)(H)(ii)a. of the proposed rule provides that all Covered Agency Transactions with any counterparty, regardless of the type of account to which booked, are subject to the provisions of paragraph (e)(2)(H) of the rule. However, paragraph (e)(2)(H)(ii)a.1. of the proposed rule provides that with respect to Covered Agency Transactions with any counterparty that is a Federal banking agency, as defined in 12 U.S.C. 1813(z) under the Federal Deposit Insurance Act, central bank, multinational central

bank, foreign sovereign, multilateral development bank, or the Bank for International Settlements, a member may elect not to apply the margin requirements specified in paragraph (e)(2)(H) provided the member makes a written risk limit determination for each such counterparty that the member shall enforce pursuant to paragraph (e)(2)(H)(ii)b., as discussed below.

In Amendment No. 1, FINRA proposed to add to FINRA Rule 4210 paragraph (e)(2)(H)(ii)a.2. to provide that a member may elect not to apply the margin requirements of paragraph (e)(2)(H) of the rule with respect to Covered Agency Transactions with a counterparty in multifamily housing securities or project loan program securities, provided that: (1) Such securities are issued in conformity with a program of an Agency, as defined in FINRA Rule 6710(k), or a GSE, as defined in FINRA Rule 6710(n), and are documented as Freddie Mac K Certificates, Fannie Mae Delegated Underwriting and Servicing bonds, or Ginnie Mae Construction Loan or Project Loan Certificates, as commonly known to the trade; and (2) the member makes a written risk limit determination for each such counterparty that the member shall enforce pursuant to paragraph (e)(2)(H)(ii)b. of Rule 4210.²⁵

• Risk Limits

Paragraph (e)(2)(H)(ii)b. of the rule provides that members that engage in Covered Agency Transactions with any counterparty shall make a determination in writing of a risk limit for each such counterparty that the member shall enforce. The rule provides that the risk limit determination shall be made by a designated credit risk officer or credit risk committee in accordance with the member’s written risk policies and procedures. Further, in connection with risk limit determinations, the proposed rule establishes new Supplementary Material .05. The new Supplementary Material provides that, for purposes of any risk limit determination pursuant to paragraphs (e)(2)(F), (e)(2)(G) or (e)(2)(H) of the rule:

- If a member engages in transactions with advisory clients of a registered investment adviser, the member may elect to make the risk limit determination at the investment adviser level, except with respect to any account or group of commonly controlled accounts whose assets managed by that investment adviser

constitute more than 10 percent of the investment adviser’s regulatory assets under management as reported on the investment adviser’s most recent Form ADV;

- Members of limited size and resources that do not have a credit risk officer or credit risk committee may designate an appropriately registered principal to make the risk limit determinations;
- The member may base the risk limit determination on consideration of all products involved in the member’s business with the counterparty, provided the member makes a daily record of the counterparty’s risk limit usage; and
- A member shall consider whether the margin required pursuant to the rule is adequate with respect to a particular counterparty account or all its counterparty accounts and, where appropriate, increase such requirements.

Exceptions From the Proposed Margin Requirements: (1) Registered Clearing Agencies; (2) Gross Open Positions of \$2.5 Million or Less in Aggregate

Paragraph (e)(2)(H)(ii)c. provides that the margin requirements specified in paragraph (e)(2)(H) of the rule shall not apply to:

- Covered Agency Transactions that are cleared through a registered clearing agency, as defined in FINRA Rule 4210(f)(2)(A)(xxviii), and are subject to the margin requirements of that clearing agency; and
- any counterparty that has gross open positions in Covered Agency Transactions with the member amounting to \$2.5 million or less in aggregate, if the original contractual settlement for all such transactions is in the month of the trade date for such transactions or in the month succeeding the trade date for such transactions and the counterparty regularly settles its Covered Agency Transactions on a Delivery Versus Payment (“DVP”) basis or for cash; provided, however, that such exception from the margin requirements shall not apply to a counterparty that, in its transactions with the member, engages in dollar rolls, as defined in FINRA Rule 6710(z),²⁶ or round robin trades, or that uses other financing techniques for its Covered Agency Transactions.

Transactions With Exempt Accounts

Paragraph (e)(2)(H)(ii)d. of the proposed rule provides that, on any net long or net short position, by CUSIP, resulting from bilateral transactions

²³ This section describes the proposed rule change prior to the proposed amendments in Amendment No. 2, which are described in section II.D. below.

²⁴ The term “exempt account” is defined under FINRA Rule 4210(a)(13). FINRA is proposing a conforming revision to paragraph (a)(13)(B)(i) so that the phrase “for purposes of paragraphs (e)(2)(F) and (e)(2)(G)” would read “for purposes of paragraphs (e)(2)(F), (e)(2)(G) and (e)(2)(H).” See *supra* note 5.

²⁵ See Exhibit 4 and Exhibit 5 in Amendment No. 1. Proposed Rule 4210(e)(2)(H)(ii)b. sets forth the rule’s requirements as to written risk limits. See *also supra* notes 5 and 6.

²⁶ See FINRA Rule 6710(z).

with a counterparty that is an exempt account, no maintenance margin shall be required. However, the rule provides that such transactions must be marked to the market daily and the member must collect any net mark to market loss, unless otherwise provided under paragraph (e)(2)(H)(ii)f. The rule provides that if the mark to market loss is not satisfied by the close of business on the next business day after the business day on which the mark to market loss arises, the member shall be required to deduct the amount of the mark to market loss from net capital as provided in Exchange Act Rule 15c3-1 until such time the mark to market loss is satisfied. The rule requires that if such mark to market loss is not satisfied within five business days from the date the loss was created, the member must promptly liquidate positions to satisfy the mark to market loss, unless FINRA has specifically granted the member additional time. Under the rule, members may treat mortgage bankers that use Covered Agency Transactions to hedge their pipeline of mortgage commitments as exempt accounts for purposes of paragraph (e)(2)(H) of this Rule.

Transactions With Non-Exempt Accounts

Paragraph (e)(2)(H)(ii)e. of the rule provides that, on any net long or net short position, by CUSIP, resulting from bilateral transactions with a counterparty that is not an exempt account, maintenance margin, plus any net mark to market loss on such transactions, shall be required margin, and the member shall collect the deficiency, as defined in paragraph (e)(2)(H)(i)d. of the rule, unless otherwise provided under paragraph (e)(2)(H)(ii)f. of the rule. The rule provides that if the deficiency is not satisfied by the close of business on the next business day after the business day on which the deficiency arises, the member shall be required to deduct the amount of the deficiency from net capital as provided in Exchange Act Rule 15c3-1 until such time the deficiency is satisfied. Further, the rule provides that if such deficiency is not satisfied within five business days from the date the deficiency was created, the member shall promptly liquidate positions to satisfy the deficiency, unless FINRA has specifically granted the member additional time.

The rule provides that no maintenance margin is required if the original contractual settlement for the Covered Agency Transaction is in the month of the trade date for such transaction or in the month succeeding

the trade date for such transaction and the customer regularly settles its Covered Agency Transactions on a DVP basis or for cash; provided, however, that such exception from the required maintenance margin shall not apply to a non-exempt account that, in its transactions with the member, engages in dollar rolls, as defined in FINRA Rule 6710(z), or round robin trades, as defined in proposed FINRA Rule 4210(e)(2)(H)(i)i., or that uses other financing techniques for its Covered Agency Transactions.

De Minimis Transfer Amounts

Paragraph (e)(2)(H)(ii)f. of the rule provides that any deficiency, as set forth in paragraph (e)(2)(H)(ii)e. of the rule, or mark to market losses, as set forth in paragraph (e)(2)(H)(ii)d. of the rule, with a single counterparty shall not give rise to any margin requirement, and as such need not be collected or charged to net capital, if the aggregate of such amounts with such counterparty does not exceed \$250,000 (“the de minimis transfer amount”). The proposed rule provides that the full amount of the sum of the required maintenance margin and any mark to market loss must be collected when such sum exceeds the de minimis transfer amount.

Unrealized Profits; Standbys

Paragraph (e)(2)(H)(ii)g. of the rule provides that unrealized profits in one Covered Agency Transaction position may offset losses from other Covered Agency Transaction positions in the same counterparty’s account and the amount of net unrealized profits may be used to reduce margin requirements. With respect to standbys, only profits (in-the-money amounts), if any, on long standbys shall be recognized.

B. Conforming Amendments to FINRA Rule 4210(e)(2)(F) (Transactions With Exempt Accounts Involving Certain “Good Faith” Securities) and FINRA Rule 4210(e)(2)(G) (Transactions With Exempt Accounts Involving Highly Rated Foreign Sovereign Debt Securities and Investment Grade Debt Securities)²⁷

The proposed rule change makes a number of revisions to paragraphs (e)(2)(F) and (e)(2)(G) of FINRA Rule 4210:²⁸

- The proposed rule change revises the opening sentence of paragraph

²⁷ This section describes the proposed rule change prior to the proposed amendments in Amendment No. 2, which are described in section II.D. below.

²⁸ See *supra* notes 3 and 5; see also, Exhibit 5 in Amendment No. 1, text of proposed rule change, as modified by Amendment No. 1.

(e)(2)(F) to clarify that the paragraph’s scope does not apply to Covered Agency Transactions as defined pursuant to new paragraph (e)(2)(H). Accordingly, as amended, paragraph (e)(2)(F) states: “Other than for Covered Agency Transactions as defined in paragraph (e)(2)(H) of this Rule . . .” For similar reasons, the proposed rule change revises paragraph (e)(2)(G) to clarify that the paragraph’s scope does not apply to a position subject to new paragraph (e)(2)(H) in addition to paragraph (e)(2)(F) as the paragraph currently states. As amended, the parenthetical in the opening sentence of the paragraph states: “[O]ther than a position subject to paragraph (e)(2)(F) or (e)(2)(H) of this Rule).”

- Current, pre-revision paragraph (e)(2)(H)(i) provides that members must maintain a written risk analysis methodology for assessing the amount of credit extended to exempt accounts pursuant to paragraphs (e)(2)(F) and (e)(2)(G) of the rule which shall be made available to FINRA upon request. The proposed rule change places this language in paragraphs (e)(2)(F) and (e)(2)(G) and deletes it from its current location. Accordingly, FINRA proposes to move to paragraphs (e)(2)(F) and (e)(2)(G): “Members shall maintain a written risk analysis methodology for assessing the amount of credit extended to exempt accounts pursuant to [this paragraph], which shall be made available to FINRA upon request.” Further, FINRA proposes to add to each: “The risk limit determination shall be made by a designated credit risk officer or credit risk committee in accordance with the member’s written risk policies and procedures.” FINRA believes Amendment No. 1 makes the risk limit determination language in paragraphs (e)(2)(F) and (e)(2)(G) more congruent with the corresponding language proposed for new paragraph (e)(2)(H) of the rule.

- The proposed rule change revises the references in paragraphs (e)(2)(F) and (e)(2)(G) to the limits on net capital deductions as set forth in current paragraph (e)(2)(H) to read “paragraph (e)(2)(I)” in conformity with that paragraph’s redesignation pursuant to the rule change.

C. Redesignated Paragraph (e)(2)(I) (Limits on Net Capital Deductions)²⁹

Under current paragraph (e)(2)(H) of FINRA Rule 4210, in brief, a member must provide prompt written notice to FINRA and is prohibited from entering

²⁹ This section describes the proposed rule change prior to the proposed amendments in Amendment No. 2, which are described in section II.D. below.

into any new transactions that could increase the member's specified credit exposure if net capital deductions taken by the member as a result of marked to the market losses incurred under paragraphs (e)(2)(F) and (e)(2)(G), over a five day business period, exceed: (1) For a single account or group of commonly controlled accounts, five percent of the member's tentative net capital (as defined in Exchange Act Rule 15c3-1); or (2) for all accounts combined, 25 percent of the member's tentative net capital (again, as defined in Exchange Act Rule 15c3-1). As discussed above, the proposed rule change redesignates current paragraph (e)(2)(H) of the rule as paragraph (e)(2)(I), deletes current paragraph (e)(2)(H)(i), and makes conforming revisions to paragraph (e)(2)(I), as redesignated, for the purpose of clarifying that the provisions of that paragraph are meant to include Covered Agency Transactions as set forth in new paragraph (e)(2)(H). In addition, the proposed rule change clarifies that de minimis transfer amounts must be included toward the five percent and 25 percent thresholds as specified in the rule, as well as amounts pursuant to the specified exception under paragraph (e)(2)(H) for gross open positions of \$2.5 million or less in aggregate.

Redesignated paragraph (e)(2)(I) of the rule provides that, in the event that the net capital deductions taken by a member as a result of deficiencies or marked to the market losses incurred under paragraphs (e)(2)(F) and (e)(2)(G) of the rule (exclusive of the percentage requirements established thereunder), plus any mark to market loss as set forth under paragraph (e)(2)(H)(ii)d. of the rule and any deficiency as set forth under paragraph (e)(2)(H)(ii)e. of the rule, and inclusive of all amounts excepted from margin requirements as set forth under paragraph (e)(2)(H)(ii)c.2. of the rule or any de minimis transfer amount as set forth under paragraph (e)(2)(H)(ii)f. of the rule, exceed:³⁰

- For any one account or group of commonly controlled accounts, 5 percent of the member's tentative net capital (as such term is defined in Exchange Act Rule 15c3-1), or
- for all accounts combined, 25 percent of the member's tentative net capital (as such term is defined in Exchange Act Rule 15c3-1), and,
- such excess as calculated in paragraphs (e)(2)(I)(i)a. or b. of the rule continues to exist on the fifth business day after it was incurred,

³⁰ See *supra* notes 3 and 5; see also, Exhibit 5 in Amendment No. 1, text of proposed rule change, as modified by Amendment No. 1.

The member must give prompt written notice to FINRA and shall not enter into any new transaction(s) subject to the provisions of paragraphs (e)(2)(F), (e)(2)(G) or (e)(2)(H) of the rule that would result in an increase in the amount of such excess under, as applicable, paragraph (e)(2)(I)(i) of the rule.

In Amendment No. 1, FINRA proposed that the risk limit determination requirements as set forth in paragraphs (e)(2)(F), (e)(2)(G) and (e)(2)(H) of Rule 4210 and proposed Supplementary Material .05 become effective six months from the date the proposed rule change is approved by the Commission.³¹ FINRA proposed that the remainder of the proposed rule change become effective 18 months from the date the proposed rule change is approved by the Commission.³²

D. Amendment No. 2³³

In Amendment No. 2, FINRA responded to comments received on the Order Instituting Proceedings³⁴ and, in response to comments, proposes to amend the rule language in paragraph (e)(2)(H)(ii)a.2. In Amendment No. 2, FINRA is also proposing a conforming formatting revision to proposed paragraph (e)(2)(H)(ii)a.1. of the rule.

1. Multifamily and Project Loan Securities

Commenters expressed support for the proposed exception for multifamily and project loan securities as set forth in proposed paragraph (e)(2)(H)(ii)a.2. in Amendment No. 1.³⁵ Several commenters asked that FINRA provide guidance to ensure that the risk limit determinations as proposed do not disrupt existing practices or arrangements between mortgage bankers and member firms, are not inconsistently or arbitrarily applied, or are not otherwise interpreted as requiring member firms to impose margin requirements with respect to transactions in the specified products, and called for care in the implementation of the requirement.³⁶ One commenter asked FINRA to state

³¹ See *supra* notes 5 and 6.

³² See *supra* note 5.

³³ See *supra* note 10. With the exception of comments received related to multifamily housing and project loan securities, FINRA's responses to comments received on the Order Instituting Proceedings are discussed in section III. below. See *supra* note 5.

³⁴ See *supra* note 5.

³⁵ See CBRE 2 Letter, Forest City 3 Letter, Gershman 3 Letter, Lancaster 2 Letter, M&T Realty 2 Letter, MBA 2 Letter, NorthMarq 2 Letter, and W&D 2 Letter.

³⁶ See CBRE 2 Letter, Forest City 3 Letter, Gershman 3 Letter, Lancaster 2 Letter, MBA 2 Letter, and W&D 2 Letter.

that there are no conditions at this time that would require margining with respect to such transactions.³⁷ Some commenters said that FINRA should engage in various forms of communication or outreach to clarify the rule.³⁸ Other commenters suggested FINRA clarify the intent of the proposed exception by changing "a member may elect not to apply the margin requirements" to "a member is not required to apply the margin requirements."³⁹ Some commenters expressed concern that, because of changes in nomenclature or other future action by the agencies or GSEs, some securities that have the characteristics of multifamily and project loan securities may not be documented as Freddie Mac K Certificates, Fannie Mae Delegated Underwriting and Servicing bonds, or Ginnie Mae Construction Loan or Project Loan Certificates, and may thereby inadvertently not be included within the proposed exception.⁴⁰ These commenters proffered language so that the scope of the proposed exception would include other multifamily and project loan securities with "substantially similar" characteristics issued in conformity with a program or an agency or GSE.

Some commenters opposed the modified rule language in Amendment No. 1 on grounds that the rule should not permit members discretion to impose margin requirements as to multifamily and project loan securities and that such securities should be fully exempted from the proposed rule's application.⁴¹ One commenter said that FINRA should confirm that good faith deposits provide sufficient protection to broker-dealers involved in multifamily and project loan securities transactions, that FINRA did not do analysis of good faith deposits, that giving broker-dealers discretion to impose margin in such transactions protects the broker-dealer but not other parties to the trade, and that in the presence of margin, lenders in multifamily projects will not be able to structure their mortgage costs confidently.⁴² Another commenter said that multifamily and project loan securities should be fully exempted from the proposed rule because such securities do not present systemic risk.⁴³ This commenter said that there are significant protections in place to

³⁷ See Forest City 3 Letter.

³⁸ See Forest City 3 Letter and W&D 2 Letter.

³⁹ See MBA 2 Letter and Lancaster 2 Letter.

⁴⁰ See Forest City 3 Letter, Gershman 3 Letter, Lancaster 2 Letter, and MBA 2 Letter.

⁴¹ See CHF 2 Letter and Prudential 2 Letter.

⁴² See CHF 2 Letter.

⁴³ See Prudential 2 Letter.

insulate purchasers of such securities from credit and counterparty risk, that under the proposed rule margin would depend upon a broker-dealer's risk limit determination, that there would be no objective standard for when margin would be required, and that FINRA offered no clear rationale for including multifamily and project loan securities in any margining regime.⁴⁴ The commenter proffered language to fully exempt multifamily and project loan securities from the rule's application and suggested that additional language be added to enable broker-dealers and sellers of multifamily and project loan securities to agree contractually on appropriate margin and to count good faith deposits toward margin.⁴⁵

In response, FINRA is sensitive to commenters' concerns that the proposed rule not disrupt business activity. FINRA stated in Amendment No. 1 that FINRA is not proposing at this time to require that members apply the proposed margin requirements⁴⁶ to multifamily and project loan securities, subject to the conditions as specified in proposed paragraph (e)(2)(H)(ii)a.2. of Rule 4210. In the interest of further clarity, FINRA proposes in Amendment No. 2 to revise the phrase "a member may elect not to apply the margin requirements . . ." in paragraph (e)(2)(H)(ii)a.2. to read "a member is not required to apply the margin requirements . . ." ⁴⁷ However, while the rule is not intended to require margin as to transactions in multifamily and project loan securities, neither is it intended to prevent members from imposing margin. As FINRA stated in Amendment No. 1, the proposal imposes on members the requirement to make and enforce risk limits as to counterparties in multifamily and project loan securities to help ensure that members are properly monitoring their risk. The rule presumes that risk limits will be a tool that members may employ to exercise sound discretion as to the management of their business. Members need, and under FINRA rules have, discretion to impose margin over and above the requirements under the rules.⁴⁸ Though it is possible that

members' application of the risk limit requirements may lead to different determinations among members as to multifamily and project loan securities, FINRA notes that members and their counterparties have been transacting in these products for a considerable time and they are well understood to the industry. FINRA will consider further guidance as needed.

FINRA notes the concern that, owing to changes in nomenclature or other future action by the agencies or GSEs, some securities that have the characteristics of multifamily and project loan securities may not be documented as Freddie Mac K Certificates, Fannie Mae Delegated Underwriting and Servicing bonds, or Ginnie Mae Construction Loan or Project Loan Certificates, and may thereby inadvertently fall outside the scope of the exception proposed under paragraph (e)(2)(H)(ii)a.2. In response, in Amendment No. 2, FINRA proposes to revise proposed paragraph (e)(2)(H)(ii)a.2.A. to add the phrase "or are such other multifamily housing securities or project loan program securities with substantially similar characteristics, issued in conformity with a program of an Agency or a Government-Sponsored Enterprise, as FINRA may designate by Regulatory Notice or similar communication." As such, proposed paragraph (e)(2)(H)(ii)a.2.A. as revised would read: ". . . such securities are issued in conformity with a program of an Agency, as defined in Rule 6710(k), or a Government-Sponsored Enterprise, as defined in Rule 6710(n), and are documented as Freddie Mac K Certificates, Fannie Mae Delegated Underwriting and Servicing bonds, or Ginnie Mae Construction Loan or Project Loan Certificates, as commonly known to the trade, or are such other multifamily housing securities or project loan program securities with substantially similar characteristics, issued in conformity with a program of an Agency or a Government-Sponsored Enterprise, as FINRA may designate by Regulatory Notice or similar communication . . ." ⁴⁹ FINRA believes that the revised language should help promote clarity in the rule's application by ensuring that FINRA has the ability to efficiently include within the scope

paragraphs (e)(2)(F), (e)(2)(G) or (e)(2)(H) of the rule, a member "shall consider whether the margin required pursuant to this Rule is adequate with respect to a particular counterparty account or all its counterparty accounts and, where appropriate, increase such requirements." See Exhibit 5 in Amendment No. 2.

⁴⁹ See proposed FINRA Rule (e)(2)(H)(ii)a.2.A. in Exhibit 4 in Amendment No. 2.

of the proposed exception, by Regulatory Notice or similar communication, any multifamily and project loan securities, consistent with the rule's intent, that may otherwise inadvertently be omitted.

In response to comments, FINRA believes that a complete exemption for multifamily and project loan securities, not only with respect to the margin requirements, but also the obligation of members to make and enforce risk limits, would not serve the interests of sound regulation.⁵⁰ As already noted above and in Amendment No. 1, the rule's risk limit provisions are designed as an appropriately tailored requirement to ensure that members are properly managing their risk. It would undercut the core purposes of the rule to create classes of products within the Covered Agency Transactions category where such monitoring is not required. FINRA does not believe that a separate analysis of good faith deposits is necessary given that, as more fully set forth in Amendment No. 1, FINRA took note of the provision of good faith deposits by the borrower to the lender, among other characteristics of multifamily and project loan securities, in considering the exception set forth in the proposed rule. Nor does FINRA propose to introduce into the rule language providing for negotiation of margin or for recognition of good faith deposits. FINRA does not object to parties engaging in negotiation, provided the margin requirements as set forth under the rule are met. FINRA does not believe it is necessary to separately set forth a rationale for regulation of multifamily and project loan securities for purposes of Amendment No. 2 given that, in the original filing, FINRA set forth in full the rationale for regulating Covered Agency Transactions and, in Amendment No. 1, FINRA specifically addressed its proposed approach to multifamily and project loan securities.⁵¹

2. Other

In Amendment No. 2 (not in response to a comment), FINRA has made a conforming formatting revision to proposed paragraph (e)(2)(H)(ii)a.1. of the rule so that the phrase "paragraph (e)(2)(H)(ii)b; and . . ." reads "paragraph (e)(2)(H)(ii)b.; and . . ." ⁵²

⁵⁰ See CHF 2 Letter, Prudential 2 Letter and Prudential 3 Letter.

⁵¹ See *supra* notes 3 and 5.

⁵² See Exhibit 4 in Amendment No. 2.

⁴⁴ *Id.*

⁴⁵ *Id.*

⁴⁶ See *supra* note 5. The "proposed margin requirements" refers to the margin requirements as to Covered Agency Transactions as set forth in the original filing, as modified by Amendment Nos. 1 and 2. Products or transactions that are outside the scope of Covered Agency Transactions are otherwise subject to the requirements of FINRA Rule 4210, as applicable.

⁴⁷ See proposed FINRA Rule (e)(2)(H)(ii)a.2. in Exhibit 4 in Amendment No. 2.

⁴⁸ FINRA noted that proposed Supplementary Material .05(a)(4) provides that, for purposes of

III. Summary of Comments and FINRA's Responses⁵³

As noted above, the Commission received 23 comment letters on the proposed rule change, as modified by Amendment No. 1.⁵⁴ These comments and FINRA's responses to the comments are summarized below.⁵⁵

A. Impact and Costs of the Proposal (Other Than With Respect to Multifamily and Project Loan Securities)

Commenters expressed concerns regarding the proposed rule's potential impact on the market and the costs of implementing the requirements.⁵⁶ One commenter believed that the comment period has been inadequate and that FINRA did not quantify the proposal's burdens on all broker-dealers and market participants.⁵⁷ This commenter said that FINRA's economic impact statement in the proposed rule change was deficient.⁵⁸ Another commenter said FINRA should consider the comprehensive costs and burdens of the proposal vis-à-vis the cost of alternatives recommended by the commenter.⁵⁹ This commenter also said its members have observed the shifting of TBA market business to non-FINRA members, who have a significant competitive advantage over FINRA-regulated broker-dealers.⁶⁰ Further, this commenter said that the proposal would result in a reduction in the number of investors willing to invest in TBA market products, and that it would be willing to work with FINRA to supply market or economic information within the access of its members.⁶¹ One commenter said that the costs of the proposal would be considerable, that implementation work would be extensive in executing or renegotiating Master Securities Forward Transaction Agreements ("MSFTAs"), and that requirements such as maintenance margin and position liquidation would impose additional costs.⁶² Another commenter said the proposal would have an inequitable impact on competition between small dealers and large dealers, that many small dealers would exit the TBA market rather than implement the rule, that large firms might not be willing to deal with small

firms, and that liquidity for small firms would be negatively affected.⁶³ A different commenter said that many firms that pose no systemic risk potential and do only a moderate amount of mortgage business may choose to exit the marketplace rather than comply with the rule, which would further harm liquidity in the U.S. fixed income market, with possible adverse effects on the U.S. mortgage market, and that the proposal would require small-to-medium sized dealers to execute margin agreements with all their mortgage counterparties.⁶⁴ This commenter said that large investment managers would be unlikely to agree to execute margin agreements with an unlimited number of counterparties.⁶⁵ Similarly, another commenter said that the proposal would exacerbate a concentration of activity in the largest active firms and that the rule would impose burdens on investment managers, who would enter into margin agreements only with the largest dealer counterparties, thereby negatively impacting smaller firms.⁶⁶ One commenter stated that as a result of the proposal only FINRA members would be required to impose margin requirements and that non-FINRA member banks that currently are following the TMPG best practices may choose not to do so.⁶⁷ This commenter said that smaller members would exit the market rather than implement the required margin.⁶⁸ Similarly, another commenter said large firms that follow the TMPG best practices already have margining mechanisms in place but that smaller firms would be disproportionately affected by the proposal because more TBA market transactions will migrate to non-FINRA member banks.⁶⁹ This commenter said the proposal would lead to fewer competitors and higher costs for consumers.⁷⁰

Some commenters proffered estimates as to the cost of implementing the proposal.⁷¹ A commenter said the proposal would require FINRA members of all sizes, regardless of how active they are in the market, to hire new personnel to comply with the rule.⁷² This commenter said that hiring three new employees to staff a new margin department would cost an estimated \$150,000 per employee per year, that

third party vendor technology could cost \$625,000 in licensing fees in the first year, and that a competing vendor solution would cost as much as \$875,000 over the first two years of use.⁷³ Another commenter stated that buying or licensing a system to comply with the rule would cost over \$100,000, that there would be costs for development resources, and that cost for implementation could run to \$250,000 or more.⁷⁴ This commenter said that third party pricing would be between \$150,000 and \$400,000 per year depending on the vendor, that two or maybe three employees would be needed, and that this could cost an additional \$200,000 per year.⁷⁵ This commenter said the ongoing cost of the proposal would be in the \$300,000 to \$400,000 range.⁷⁶

In response, FINRA addressed the commenters' concerns in the original filing and in Amendment No. 1.⁷⁷ In the original filing, FINRA set forth an extensive analysis of the proposal's potential impact.⁷⁸ FINRA addressed, among other things, the proposal's potential impact on mortgage bankers,⁷⁹ broker-dealers, including smaller firms,⁸⁰ and retail customers and consumers, and presented quantitative analysis of trade and account data.⁸¹ As FINRA discussed in the original filing, and again in response to comments in Amendment No. 1, FINRA noted that there will likely be direct and indirect costs associated with the rule change, and that firms will be impacted.⁸² FINRA considered and analyzed alternatives.⁸³ FINRA also set forth the need for the rule change, including the need to manage the risk to members extending credit and to help maintain a properly functioning retail mortgage market even in stressed market conditions.⁸⁴ FINRA noted that comment on the proposed rule change has been solicited on three occasions: First in response to *Regulatory Notice 14-02*;⁸⁵ second in response to the original filing; and third in response to the Order Instituting Proceedings. In three rounds of comment, with a total of

⁷³ *Id.*

⁷⁴ See Vining Sparks Letter.

⁷⁵ *Id.*

⁷⁶ *Id.*

⁷⁷ See *supra* notes 3 and 5.

⁷⁸ See Notice, 80 FR 63603, 63611 through 63615.

⁷⁹ See Notice, 80 FR 63603, 63611.

⁸⁰ See Notice, 80 FR 63603, 63612 through 63613.

⁸¹ See Notice, 80 FR 63603, 63611 through 63614.

⁸² See Notice, 80 FR 63603, 63611; see also *supra* notes 5 and 6.

⁸³ See Notice, 80 FR 63603, 63614 through 63615.

⁸⁴ See Notice, 80 FR 63603, 63604, 63611, 63613.

⁸⁵ See *Regulatory Notice 14-02* (January 2014) (FINRA Requests Comment on Proposed Amendments to FINRA Rule 4210 for Transactions in the TBA Market).

⁵³ Comments related to the multifamily housing and project loan securities are addressed in section II.D. above.

⁵⁴ See *supra* notes 5 and 6.

⁵⁵ See *supra* note 10.

⁵⁶ See ACLI 2 Letter, AII 2 Letter, BDA 2 Letter, Coastal 2 Letter, Senator Cotton Letter, Korth Letter, SIFMA AMG 2 Letter, and Vining Sparks Letter.

⁵⁷ See ACLI 2 Letter.

⁵⁸ *Id.*

⁵⁹ See SIFMA 2 Letter.

⁶⁰ *Id.*

⁶¹ *Id.*

⁶² See AII 2 Letter.

⁶³ See Korth Letter.

⁶⁴ See Senator Cotton Letter.

⁶⁵ *Id.*

⁶⁶ See BDA 2 Letter.

⁶⁷ See Coastal 2 Letter.

⁶⁸ *Id.*

⁶⁹ See Vining Sparks Letter.

⁷⁰ *Id.*

⁷¹ See BDA 2 Letter and Vining Sparks Letter.

⁷² See BDA 2 Letter.

132 individual letter comments,⁸⁶ a handful of commenters have provided in the public record specific, quantified estimates as to the potential cost of implementing the proposed rule change.⁸⁷ FINRA notes commenters concerns as to the quantitative analysis.⁸⁸ However, FINRA further notes that a key purpose of the comment process is to supply the public record with specific information for regulators to consider in the development of rulemaking. FINRA notes that it is of little assistance to the comment process to state in a comment letter that the pertinent information is available, and then not provide such information in the letter for public review.

In response to comments, FINRA has engaged in ongoing discussions with various market participants and providers to understand the potential regulatory costs of compliance with the proposed rule.⁸⁹ Similar to the original filing,⁹⁰ FINRA believes the commenters' estimates fall toward the higher end of the cost range for building, upgrading, maintaining, licensing or outsourcing the necessary systems and hiring of necessary staff. FINRA understands that estimates will vary depending on the size and business model of a firm, and the extent of its current and anticipated involvement in TBA market transactions.

As a result of these ongoing discussions, FINRA understands that some firms have been transacting in the TBA market for years and margining has been a common practice due to the TMPG best practices or prudent counterparty risk management practices at these firms. These firms already have the technology and staffing in place for collateral management in their repo, swap and OTC derivatives transactions and would only have to build into their current systems the exceptions provided for under the proposed rule.⁹¹ Costs associated with such enhancements or additions to the current systems should vary based on the scalability and flexibility of such systems. For instance, sources at one firm estimated that it

required approximately 60 hours of programming time, at a cost of approximately \$5,000, to build systems to track margin obligations consistent with the TMPG best practices. The same firm did not plan to hire additional staff to track margin obligations pursuant to the proposed rule; however, another firm estimated that its total annual costs to comply with the proposed requirements could run from \$60,000 to \$100,000, including both staffing and technology costs.

FINRA understands that there are various technology solutions and service providers for firms that have relatively less engagement in TBA market transactions, and therefore would need more affordable and flexible products. One service provider to firms noted that costs could vary widely depending on the level of service that a firm purchases and estimated that it would be typical of its firm customers to pay, in addition to a basic set up fee of \$1,000, approximately \$1,000 to \$2,500 per month for the use of a web-based system to manage margin requirements pursuant to the proposed rule. While this service is purely designed to compute margin obligations, the provider estimated that a firm seeking more robust levels of service, which would include a more sophisticated tracking system of counterparty exposures and margin obligations for all of its asset types, including margining for TBA market transactions, could spend higher amounts on software to manage such systems, and that installation and preparation would require approximately one week.

FINRA understands that firms with significant trading activity in the TBA market may already have the systems built, or the flexibility to enhance current systems, to comply with the proposed rule, whereas firms with relatively little activity in this market, whose business models and trading activity would qualify them for the exceptions as set forth in the proposed rule, can find affordable solutions. One firm that does a significant business in the TBA market said that it has already built systems to reflect the TMPG best practices and estimated it would need to spend \$50,000 to \$100,000 on additional software and technology costs to reflect the additional requirements under the proposed rule change, and would need to hire two to three additional staff at approximately \$70,000 to \$100,000 per person to track margin obligations. FINRA acknowledges that there may also be firms whose customers' trading activity in the TBA market may qualify them for

the de minimis transfer exception on some days only, and may be at a level that would require a more sophisticated margin tracking system on other days. Implementation costs may be higher for such firms, as they may have to determine the size of their activity in TBA market transactions and hence scale their systems accordingly, or they may choose to implement more rigorous solutions in order to avoid non-compliance. FINRA recognizes that some firms may seek to update existing master agreements or to renegotiate master agreement terms upon the adoption of the proposed rule. Any related costs to these activities will likely vary with the amount of the activity conducted by a member, the number of counterparties and the amount of the activity conducted by its counterparties.

B. Scope of the Proposal

One commenter said that the scope of Covered Agency Transactions should be amended to cover only forward settling TBA market transactions whose settlement dates extend beyond the relevant industry-published standard settlement dates.⁹² Another commenter stated the rule should exclude Specified Pool Transactions, ARMs and CMOs on grounds similar to the proposed exception for multifamily and project loan securities.⁹³ A different commenter said that, on similar grounds, SBA securities should be excluded from the proposal.⁹⁴ And, one commenter stated that the proposed rule should not include Specified Pool Transactions and CMOs, that these products do not pose systemic risks, that FINRA should analyze the specified pool and CMO markets, and that FINRA should address why the proposed rule requirements are not being imposed on member banks of the Federal Reserve System.⁹⁵

In response, in the original filing, and again in response to comment in Amendment No. 1, FINRA addressed the commenters' concerns as to the scope of Covered Agency Transactions as defined in the rule.⁹⁶ FINRA notes that Specified Pool Transactions, ARMs, CMOs and the SBA securities as specified under the rule all share the type of extended settlement risk that the proposed rule change aims to address, for which reason they are included within the scope of Covered Agency Transactions. FINRA's reasoning and

⁸⁶ FINRA received 29 comments in response to *Regulatory Notice* 14-02. As discussed above, the Commission received 55 individual letter comments and 54 form letters in response to the Notice, and 23 individual letter comments in response to the Order Instituting Proceedings.

⁸⁷ See Notice, note 90 at 80 FR 63603, 63613; see also, BDA 2 Letter and Vining Sparks Letter, as discussed above.

⁸⁸ See SIFMA 2 Letter and ACLI 2 Letter.

⁸⁹ See BDA 2 Letter and Vining Sparks Letter.

⁹⁰ See Notice, 80 FR 63603, 63613.

⁹¹ See, e.g., the "cash account" exceptions and the de minimis transfer amount as discussed in Sections F and G, respectively, of Amendment No. 2.

⁹² See ACLI 2 Letter.

⁹³ See BDA 2 Letter.

⁹⁴ See Vining Sparks Letter.

⁹⁵ See Coastal 2 Letter.

⁹⁶ See Notice, 80 FR 63603, 63605, 63615 through 63616; see also *supra* notes 3 and 5.

approach as to multifamily and project loan securities, as set forth in Amendment Nos. 1 and 2, are designed with a view to those products in the totality of their characteristics, which is distinct from the products raised by the commenters. For the reasons set forth in the original filing and Amendment No. 1, FINRA does not propose to revise the definition of Covered Agency Transactions.⁹⁷

C. Creation of Account Types

One commenter said that the proposed rule change effectively mandates that members create an account type that would be specific to TBA market transactions.⁹⁸ This commenter said that is because the proposed rule imposes distinct requirements from other types of products, and that the requirements are being imposed at the same time as industry is preparing to expend significant resources to migrate to “T+2” settlement.

In response, FINRA notes that the proposed rule does not mandate the creation of account types dedicated to TBA market transactions. Based on discussions with various market participants and service providers, FINRA believes it is well within the operational and technological ability of firms to appropriately handle margining of TBA market transactions. As discussed above, FINRA has acknowledged that implementation of the proposal will involve costs. FINRA is aware that the proposed rule change is not the only regulatory development that could affect firms. At the same time, however, FINRA notes that regulation, like industry, continually evolves with new and ongoing initiatives. FINRA is aware that the T+2 migration will involve demands on member resources, yet FINRA also notes that the T+2 initiative, with all its attendant resource demands, has been sought and advocated by industry.⁹⁹ It would not be consistent with FINRA’s mission of investor protection and market integrity, nor could it ever be feasible, for FINRA to refrain from rulemaking until the completion of every initiative by other regulators and by industry that could impose burdens or demands on resources.

⁹⁷ See *supra* notes 3 and 5.

⁹⁸ See SIFMA 2 Letter.

⁹⁹ See Letter from Paul Schott Stevens, President & CEO, Investment Company Institute, and Kenneth E. Bentsen, Jr., President and CEO, SIFMA, to Mary Jo White, Chair, Commission (June 18, 2015).

D. Maintenance Margin

As set forth more fully in the original filing and again in Amendment No. 1,¹⁰⁰ non-exempt accounts¹⁰¹ would be required to post two percent maintenance margin plus any net mark to market loss on their Covered Agency Transactions.¹⁰² A few commenters expressed opposition to the proposed maintenance margin requirement.¹⁰³ These commenters believed that the proposal is inconsistent with the TMPG best practices, that the requirement would unfairly affect market participants that do not pose systemic risk, and that the requirement places FINRA members at a competitive disadvantage. One commenter said that if FINRA imposes the maintenance margin requirement, the requirement should be revised so as to be easier to implement.¹⁰⁴ This commenter said that FINRA should consider a tiered approach for trades that are under a defined gross dollar amount and that clarification as to the requirement’s application to DVP accounts is needed.¹⁰⁵

In its response, in the original filing and again in Amendment No. 1, FINRA addressed the commenters’ concerns as to the proposed maintenance margin requirement.¹⁰⁶ FINRA noted that maintenance margin is a mainstay of margin regimes in the securities industry, and, as such, the need to appropriately track transactions should be well understood to market participants. FINRA is sensitive to commenters’ concerns as to the potential impact of the requirement on members and their non-exempt customer accounts. For this reason, as set forth more fully in the original filing, and as discussed further below, FINRA revised the proposal to include an exception tailored to customers engaging in non-margined, cash account business.¹⁰⁷ As such, in response to comments, FINRA does not believe it is necessary or appropriate to further tier the requirement.¹⁰⁸ With respect to the application of the requirement to DVP accounts, FINRA will consider specific

¹⁰⁰ See *supra* notes 3 and 5.

¹⁰¹ The term “exempt account” is defined under FINRA Rule 4210(a)(13). See Notice, 80 FR 63603, 63606; see also proposed FINRA Rule 4210(a)(13)(B)(i) in Exhibit 5 in Amendment No. 2.

¹⁰² See Notice, 80 FR 63603, 63607 through 63608; see also *supra* notes 3 and 5.

¹⁰³ See AII 2 Letter, Matrix 2 Letter, SIFMA 2 Letter, and SIFMA AMG 2 Letter.

¹⁰⁴ See Matrix 2 Letter.

¹⁰⁵ *Id.*

¹⁰⁶ See Notice, 80 FR 63603, 63616 through 63617; see also *supra* notes 3 and 5.

¹⁰⁷ See *supra* notes 3 and 5.

¹⁰⁸ See Matrix 2 Letter.

interpretive issues as they are raised and will consider guidance as needed. FINRA does not propose to revise the maintenance margin requirement.

E. “Cash Account” Exceptions

As set forth more fully in the original filing, the proposed margin requirements would not apply to any counterparty that has gross open positions¹⁰⁹ in Covered Agency Transactions with the member amounting to \$2.5 million or less in aggregate, if the original contractual settlement for all such transactions is in the month of the trade date for such transactions or in the month succeeding the trade date for such transactions and the counterparty regularly settles its Covered Agency Transactions on a DVP basis or for cash. Similarly, a non-exempt account would be excepted from the rule’s proposed two percent maintenance margin requirement if the original contractual settlement for the Covered Agency Transaction is in the month of the trade date for such transaction or in the month succeeding the trade date for such transaction and the customer regularly settles its Covered Agency Transactions on a DVP basis or for cash. The rule uses parallel language with respect to both of these exceptions to provide that they are not available to a counterparty that, in its transactions with the member, engages in dollar rolls, as defined in FINRA Rule 6710(z),¹¹⁰ or “round robin”¹¹¹ trades, or that uses other financing techniques for its Covered Agency Transactions. FINRA further noted that these exceptions are intended to address the concerns of smaller customers engaging in non-margined, cash account business.¹¹²

¹⁰⁹ See *supra* note 3. Paragraph (e)(2)(H)(i)e. of the rule defines “gross open position” to mean, with respect to Covered Agency Transactions, the amount of the absolute dollar value of all contracts entered into by a counterparty, in all CUSIPs; provided, however, that such amount shall be computed net of any settled position of the counterparty held at the member and deliverable under one or more of the counterparty’s contracts with the member and which the counterparty intends to deliver. See Exhibit 5 in Amendment No. 2.

¹¹⁰ FINRA Rule 6710(z) defines “dollar roll” to mean a simultaneous sale and purchase of an Agency Pass-Through MBS for different settlement dates, where the initial seller agrees to take delivery, upon settlement of the re-purchase transaction, of the same or substantially similar securities.

¹¹¹ Paragraph (e)(2)(H)(i)i. defines “round robin” trade to mean any transaction or transactions resulting in equal and offsetting positions by one customer with two separate dealers for the purpose of eliminating a turnaround delivery obligation by the customer. See Exhibit 5 in Amendment No. 2.

¹¹² See Notice, 80 FR 63603, 63605. For convenience, the \$2.5 million and maintenance

One commenter said that it was not clear how FINRA had arrived at the \$2.5 million exception and suggested that the amount should be raised to \$10 million.¹¹³ Another commenter said members should be allowed to negotiate the amount.¹¹⁴ A different commenter stated that it had concerns about how to interpret the term “regularly settles” and that it was skeptical that members would find it worthwhile to build systems to comply with the cash account exceptions, thereby making it likely members will not offer them to counterparties.¹¹⁵ This commenter said it would take the term “regularly settles” to mean “a substantial portion of the time.”¹¹⁶

In response, FINRA addressed commenters’ concerns in Amendment No. 1 and does not propose to modify the cash account exceptions as proposed in the original filing.¹¹⁷ The cash account exceptions are designed to help address the concerns of smaller participants in the market. If members believe that it is too onerous to offer these exceptions to their customers, they are not obligated under the rule to do so. Commenters on the original filing asked for guidance as to the term “regularly settles,”¹¹⁸ and in response FINRA noted that, as worded, the term “regularly settles” is designed to provide scope for flexibility on members’ part as to how they implement the exceptions. FINRA said that it expects that members are in a position to make reasonable judgments as to the observed pattern and course of dealing in their customers’ behavior by virtue of their interactions with their customers. However, FINRA does not agree with one commenter’s interpretation that “regularly” is to be equated with “substantial portion of the time.”¹¹⁹ FINRA views the term “regularly” as conveying the prevailing or dominant pattern and course of the customer’s behavior. FINRA stated in Amendment No. 1 that, in ascertaining the customer’s regular pattern, a member may use the customer’s history of transactions with the member, as well as any other relevant information of which the member is aware, and, further, that members should be able to rely on the reasonable representations of their customers where necessary for

margin exceptions are referred to as the “cash account” exceptions for purposes of Amendment No. 2.

¹¹³ See SIFMA 2 Letter.

¹¹⁴ See SIFMA AMG 2 Letter.

¹¹⁵ See SIFMA 2 Letter.

¹¹⁶ *Id.*

¹¹⁷ See *supra* notes 5 and 10.

¹¹⁸ See *supra* notes 5 and 6.

¹¹⁹ See SIFMA 2 Letter.

purposes of the requirement. As FINRA noted in Amendment No. 1, FINRA will consider issuing further guidance as needed.¹²⁰

With respect to a commenter’s suggestion to increase the \$2.5 million amount to \$10 million,¹²¹ FINRA noted in the original filing, and again in Amendment No. 1, that the amount is meant to be appropriately tailored to smaller accounts that are less likely to pose systemic risk.¹²² FINRA noted that increasing the amount would undermine the rule’s purpose. FINRA does not object if parties attempt to negotiate thresholds, provided the thresholds are not greater than prescribed by the rule. In that regard, FINRA noted that permitting parties to negotiate higher thresholds by separate agreement, whether entered into before the rule takes effect or afterwards, would only serve to cut against the rule’s objectives.

F. De Minimis Transfer

The proposed rule sets forth, for a single counterparty, a \$250,000 de minimis transfer amount up to which margin need not be collected or charged to net capital, as specified by the rule.¹²³ One commenter stated members should be allowed to negotiate the de minimis transfer amount with their counterparties.¹²⁴ Some commenters said the de minimis transfer amount should be \$500,000,¹²⁵ which one commenter suggested would align with requirements for swaps.¹²⁶ A different commenter said the amount should be \$1 million.¹²⁷ One commenter expressed concern that members would end up needing to monitor the \$250,000 amount even though it would benefit few if any customers.¹²⁸

In response, FINRA addressed commenters’ concerns in Amendment No. 1 and does not propose to modify the de minimis transfer provisions as proposed in the original filing.¹²⁹ FINRA noted in the original filing that the de minimis transfer amount is meant to be appropriately tailored to help prevent smaller members from being subject to competitive disadvantage.¹³⁰ FINRA noted that increasing the amount

¹²⁰ See *supra* notes 5 and 10.

¹²¹ See SIFMA 2 Letter.

¹²² See Notice, 80 FR 63603, 63616; see also *supra* notes 3 and 5.

¹²³ See Notice, 80 FR 63603, 63608; see also *supra* notes 3 and 5.

¹²⁴ See SIFMA AMG 2 Letter.

¹²⁵ See ACLI 2 Letter and SIFMA 2 Letter.

¹²⁶ See SIFMA 2 Letter.

¹²⁷ See BDA 2 Letter.

¹²⁸ See SIFMA 2 Letter.

¹²⁹ See *supra* notes 3 and 5.

¹³⁰ See Notice, 80 FR 63603, 63608, 63617; see also *supra* notes 3 and 5.

would undermine the rule’s purpose. As noted above, FINRA does not object if parties attempt to negotiate de minimis transfer thresholds, provided the thresholds are not greater than prescribed by the rule.

G. Timing of Margin Collection and Position Liquidation

The proposed rule provides that, with respect to exempt accounts, if a mark to market loss, or, with respect to non-exempt accounts, a deficiency, is not satisfied by the close of business on the next business day after the business day on which the mark to market loss or deficiency arises, the member must deduct the amount of the mark to market loss or deficiency from net capital as provided in Exchange Act Rule 15c3–1. Further, unless FINRA has specifically granted the member additional time, the member is required to liquidate positions if, with respect to exempt accounts, a mark to market loss is not satisfied within five business days, or, with respect to non-exempt accounts, a deficiency is not satisfied within such period.¹³¹ One commenter said the required timing of margin collection should be replaced with a three-day transfer period.¹³² Another commenter said that the proposed margin collection timing is operationally impractical for TBA market transactions, that the requirement would create technological difficulties because it deviates from ordinary operational practices, that FINRA’s Regulatory Extension System would not be suitable for requirements that are impractical to begin with, and that the portfolio margin provisions under FINRA Rule 4210(g)(10)(B) are not a comparable analogy for purposes of margin collection timing.¹³³ This commenter also said the Regulatory Extension System is intended to grant waivers from ordinarily applicable requirements arising under unusual circumstances.¹³⁴ This commenter asked whether the Regulatory Extension System would accommodate permanent waivers for certain firms and customers and whether there would be any limit to the number of waivers a firm could obtain either generally or for a particular customer.¹³⁵ Another commenter suggested the proposed requirement is not consistent with FINRA Rule 4210.¹³⁶ With respect to the proposed

¹³¹ See Notice, 80 FR 63603, 63607 through 63608; see also *supra* notes 3 and 5.

¹³² See SIFMA AMG 2 Letter.

¹³³ See SIFMA 2 Letter.

¹³⁴ *Id.*

¹³⁵ *Id.*

¹³⁶ See Matrix 2 Letter.

liquidation requirement, some commenters said the requirement should be omitted, that five business days is too short, and that parties should be permitted to negotiate the time frames under the rule.¹³⁷

In response, FINRA addressed the commenters' concerns in Amendment No. 1.¹³⁸ FINRA does not propose to modify the proposed requirements. As FINRA noted in Amendment No. 1, consistent with longstanding practice under FINRA Rule 4210(f)(6), the proposed rule allows FINRA to specifically grant the member additional time.¹³⁹ FINRA maintains, and regularly updates,¹⁴⁰ the Regulatory Extension System for this purpose, which is well understood to industry participants. In response to comments, FINRA notes that the Regulatory Extension System does not grant waivers from requirements under Rule 4210, whether permanent or temporary.¹⁴¹ Additional time is granted, pursuant to the rule, for meeting specified obligations and, consistent with longstanding practice under the rule, FINRA may limit or restrict the extensions granted for a firm or customer. FINRA will consider additional guidance as needed. FINRA referenced the portfolio margin rules in Amendment No. 1 to illustrate that, with respect to the timing of margin collection, the proposed language "by the close of business on the next business day after the business day" on which the mark to market loss or deficiency arises is consistent with existing language under Rule 4210 and is well understood by members.¹⁴² With respect to the liquidation requirement, FINRA noted that the five business day period should provide sufficient time for members to resolve issues. Further, as FINRA noted in the original filing and in Amendment No. 1, FINRA believes the specified period is appropriate in view of the potential counterparty risk in the TBA market.¹⁴³

H. Two-Way (Bilateral) Margin

Some commenters said that the proposed rule change should require bilateral, two-way margining.¹⁴⁴ In

response, FINRA addressed this in the original filing and in Amendment No. 1. FINRA noted its support for the use of two-way margining as a means of managing risk.¹⁴⁵ However, FINRA noted that it does not propose to address such a requirement at this time as part of the proposed rule change.

I. Third Party Custodians

A commenter said the proposed rule change should provide for a member's counterparty to have the right to segregate any margin posted with a FINRA member with an independent third party custodian.¹⁴⁶ In response, FINRA addressed this concern in Amendment No. 1.¹⁴⁷ FINRA noted that, with respect to third party custodial arrangements, FINRA believes these are best addressed in separate rulemaking or guidance, as appropriate. FINRA welcomes further discussion of these issues, but does not propose to address them as part of the proposed rule change.

J. Exchange Act Rule 15c3-3

One commenter said that the proposed rule change does not address the treatment of customer margin for purposes of the segregation requirements under Exchange Act Rule 15c3-3.¹⁴⁸ This commenter suggested that the Commission should issue an interpretation to correspond with the proposed rule change.¹⁴⁹ FINRA notes the suggestion is outside the scope of the proposed rule change and welcomes further discussion of this issue.

K. Sovereign Entities

As set forth more fully in the original filing, the proposed rule provides that, with respect to Covered Agency Transactions with any counterparty that is a federal banking agency, as defined in 12 U.S.C. 1813(z),¹⁵⁰ central bank, multinational central bank, foreign sovereign, multilateral development bank, or the Bank for International Settlements, a member may elect not to apply the margin requirements specified in paragraph (e)(2)(H) of the proposed rule provided the member makes a written risk limit determination for each such counterparty that the member shall enforce pursuant to paragraph

(e)(2)(H)(ii)b.¹⁵¹ One commenter said that sovereign wealth funds should be excepted from the proposed margin requirements.¹⁵² In response, FINRA addressed this concern in the original filing¹⁵³ and again in Amendment No. 1.¹⁵⁴ FINRA believes that to include sovereign wealth funds within the parameters of the proposed exception would create perverse incentives for regulatory arbitrage.

L. Exempt Account Treatment

Some commenters said that the exempt account definition should be expanded as part of the rule change to include foreign equivalent entities and collective investment trusts.¹⁵⁵ Another commenter suggested the exempt account definition should be updated.¹⁵⁶ In response, in Amendment No. 1, FINRA noted that, other than for purposes of one conforming revision, as set forth in the original filing,¹⁵⁷ the proposed rule change is not intended to revisit the definition of exempt accounts for the broader purposes of Rule 4210. FINRA believes that this issue is properly addressed by separate rulemaking or guidance, as appropriate.

M. Third Party Providers

A commenter suggested that FINRA should make clear that members required to collect margin under the proposed rule change may utilize third party service providers and products.¹⁵⁸ FINRA addressed this concern in Amendment No. 1.¹⁵⁹ FINRA believes that third party service providers are permissible provided the member complies with all applicable rules and guidance, including, among other things, the member's obligations under FINRA Rule 3110 and as described in *Notice to Members 05-48* (July 2005) (Outsourcing).

N. Netting Services

A commenter said that the proposal should not be implemented until the Mortgage-Backed Securities Division ("MBSD") of Fixed Income Clearing Corporation enlarges the universe of transactions for which it provides netting services and that, until MBSD does so, the proposal would unfairly

¹³⁷ See ACLI 2 Letter, Matrix 2 Letter, SIFMA 2 Letter, and SIFMA AMG 2 Letter.

¹³⁸ See *supra* note 5.

¹³⁹ See *supra* note 5.

¹⁴⁰ See, e.g., *Regulatory Notice* 10-28 (June 2010) (Extension of Time Requests); *Regulatory Notice* 14-13 (March 2014) (Regulatory Extension System Update).

¹⁴¹ See SIFMA 2 Letter.

¹⁴² See FINRA Rule 4210(g)(10)(B); see *supra* note 5.

¹⁴³ See Notice, 80 FR 63603, 63619; see also *supra* notes 3 and 5.

¹⁴⁴ See ACLI 2 Letter, SIFMA AMG 2 Letter, and Sutherland 2 Letter.

¹⁴⁵ See Notice, 80 FR 63603, 63619 through 63620; see also *supra* notes 3 and 5.

¹⁴⁶ See Sutherland 2 Letter.

¹⁴⁷ See *supra* notes 5 and 6.

¹⁴⁸ See SIFMA 2 Letter.

¹⁴⁹ *Id.*

¹⁵⁰ 12 U.S.C. 1813(z) defines federal banking agency to mean the Comptroller of the Currency, the Board of Governors of the Federal Reserve System ("Federal Reserve Board"), or the Federal Deposit Insurance Corporation.

¹⁵¹ See Notice, 80 FR 63603, 63606; see also *supra* notes 3 and 5.

¹⁵² See SIFMA AMG 2 Letter.

¹⁵³ See Notice, 80 FR 63603, 63619.

¹⁵⁴ See *supra* note 5.

¹⁵⁵ See SIFMA 2 Letter and SIFMA AMG 2 Letter.

¹⁵⁶ See Matrix 2 Letter.

¹⁵⁷ See Notice, 80 FR 63603, 63606; see also *supra* notes 3 and 5.

¹⁵⁸ See Matrix 2 Letter.

¹⁵⁹ See *supra* note 5.

discriminate against mid-sized firms.¹⁶⁰ In Amendment No. 1, FINRA noted that coordination with MBSD is outside the scope of the proposed rule change.¹⁶¹ FINRA welcomes further discussion of this issue.

O. Scope of FINRA's Authority

Some commenters said that the proposed rule change is not consistent with the intent of Section 7 of the Exchange Act and questioned FINRA's authority to proceed with the proposed rule change.¹⁶² The commenters cited the Senate Report¹⁶³ in connection with Congress's adoption of the Secondary Mortgage Market Enhancement Act of 1984¹⁶⁴ ("SMMEA") in support of this view. In response, FINRA notes that Section 7 of the Exchange Act sets forth the parameters of the margin setting authority of the Federal Reserve Board and does not bar action by FINRA. SMMEA does not address FINRA's authority as the statute was designed, among other things, to level the competitive playing field between issuers of private-label MBS (defined under the SMMEA as "mortgage related securities" under Section 3(a)(41) of the Exchange Act) vis-à-vis agency and GSE MBS.¹⁶⁵ As FINRA noted in the original filing and Amendment No. 1, FINRA believes the proposed rule change is consistent with the provisions of Section 15A(b)(6) of the Exchange Act.¹⁶⁶

P. Implementation Period

In Amendment No. 1, FINRA stated that it believes that a phased implementation should be appropriate. FINRA proposed that the risk limit determination requirements as set forth in paragraphs (e)(2)(F), (e)(2)(G) and (e)(2)(H) of Rule 4210 and proposed

Supplementary Material .05 of the rule become effective six months from the date the proposed rule change is approved by the Commission. FINRA proposed that the remainder of the proposed rule change become effective 18 months from the date the proposed rule change is approved by the Commission.¹⁶⁷ One commenter said 18 months represents a reasonable time frame.¹⁶⁸ Another commenter said that the implementation time frame as proposed in Amendment No. 1 is sufficiently reasonable.¹⁶⁹ A different commenter said that compliance with the proposed requirements would be difficult to complete and that it would prefer a time frame of 24 months, but that its members could aim to complete their implementation work within 18 months.¹⁷⁰ One commenter said that an implementation period of at least 18 months would be appropriate and that two years would be more practical.¹⁷¹ This commenter said that the proposed six-month period for implementation of the risk limit requirements would effectively require broker-dealers to complete their diligence as to their customers within six months even though the proposed rule does not take effect in full until a year after that six-month period.¹⁷² Another commenter said that it would need 18 to 24 months to complete implementation of the proposed requirements and suggested that FINRA should not have a separate time frame for the risk limit requirements.¹⁷³

In response, FINRA does not propose to change the implementation periods as set forth in Amendment No. 1.¹⁷⁴ FINRA does not believe it would serve the public interest to extend implementation of the rule beyond 18 months once approved by the Commission. FINRA believes the six-month time frame for the risk limit requirements is appropriate given that members engaging in business in the TBA market should undertake the effort to understand their counterparties.

IV. Designation of a Longer Period for Commission Action on Proceedings To Determine Whether To Approve or Disapprove SR-FINRA-2015-036

Section 19(b)(2) of the Exchange Act¹⁷⁵ provides that, after initiating approval or disapproval proceedings,

the Commission shall issue an order approving or disapproving the proposed rule change not later than 180 days after the date of the publication of the notice of filing of the proposed rule change. The Commission may extend the period for issuing an order approving or disapproving the proposed rule change, however, by not more than 60 days if the Commission determines that a longer period is appropriate and publishes the reasons for such determination.¹⁷⁶ The 180th day after publication of the Notice in the **Federal Register** is April 17, 2016 and the 240th day after publication of the Notice in the **Federal Register** is June 16, 2016.¹⁷⁷

The Commission is extending the 180-day time period. The Commission finds that it is 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, as modified by Amendment Nos. 1 and 2, including the matters raised in the comment letters and FINRA's submissions.

V. Solicitation of Comments

Interested persons are invited to submit written data, views, and arguments concerning the foregoing, including whether the filing, as amended by Amendment No. 2, is consistent with the Exchange 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-2015-036 on the subject line.

Paper Comments

- Send paper comments in triplicate to Secretary, Securities and Exchange Commission, 100 F Street NE., Washington, DC 20549-1090.

All submissions should refer to File Number SR-FINRA-2015-036. 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

¹⁶⁰ See Brean Capital 3 Letter.

¹⁶¹ See *supra* note 5.

¹⁶² See BDA 2 Letter, Coastal 2 Letter, and Senator Cotton Letter.

¹⁶³ See S. Rep. No. 293, 98th Cong., 2d Session (1983).

¹⁶⁴ Public Law 98-440, 98 Stat. 1689 (1984).

¹⁶⁵ See David Abelman, *The Secondary Mortgage Market Enhancement Act*, 14 Real Estate Law Journal 136, 138 (1985) (noting that Congress sought to encourage private issuance by eliminating competitive advantages in favor of government issued securities); Edward L. Pittman, *Economic and Regulatory Developments Affecting Mortgage Related Securities*, 64 Notre Dame Law Review 497, 537 (noting that the SMMEA amendments to Section 7 of the Exchange Act were intended to facilitate the creation of mortgage related securities).

¹⁶⁶ See 80 FR 63603, 63609. Section 15A(b)(6) of the Exchange Act 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. See also *supra* notes 3 and 5.

¹⁶⁷ See *supra* note 5.

¹⁶⁸ See ACLI 2 Letter.

¹⁶⁹ See AII 2 Letter.

¹⁷⁰ See SIFMA AMG 2 Letter.

¹⁷¹ See SIFMA 2 Letter.

¹⁷² *Id.*

¹⁷³ See Vining Sparks Letter.

¹⁷⁴ See *supra* note 5.

¹⁷⁵ 15 U.S.C. 78s(b)(2).

¹⁷⁶ 15 U.S.C. 78s(b)(2)(B)(ii)(III)(aa).

¹⁷⁷ See *supra* note 3.

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 a.m. and 3 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-2015-036 and should be submitted on or before May 2, 2016.

Accordingly, the Commission, pursuant to Section 19(b)(2)(B) of the Exchange Act, designates June 16, 2016 as the date by which the Commission shall either approve or disapprove the proposed rule change (File No. SR-FINRA-2015-036).

For the Commission, by the Division of Trading and Markets, pursuant to delegated authority.¹⁷⁸

Robert W. Errett,
Deputy Secretary.

[FR Doc. 2016-08644 Filed 4-14-16; 8:45 am]

BILLING CODE 8011-01-P

DEPARTMENT OF STATE

[Public Notice: 9519]

Culturally Significant Objects Imported for Exhibition Determinations: "Emperors' Treasures: Chinese Art From the National Palace Museum, Taipei" Exhibition

SUMMARY: Notice is hereby given of the following determinations: Pursuant to the authority vested in me by the Act of October 19, 1965 (79 Stat. 985; 22 U.S.C. 2459), E.O. 12047 of March 27, 1978, the Foreign Affairs Reform and Restructuring Act of 1998 (112 Stat. 2681, *et seq.*; 22 U.S.C. 6501 note, *et seq.*), Delegation of Authority No. 234 of October 1, 1999, Delegation of Authority No. 236-3 of August 28, 2000 (and, as appropriate, Delegation of Authority No. 257-1 of December 11, 2015), I hereby determine that the objects to be included in the exhibition "Emperors' Treasures: Chinese Art from the

National Palace Museum, Taipei," imported from abroad for temporary exhibition within the United States, are of cultural significance. The objects are imported pursuant to a loan agreement with the foreign owner or custodian. I also determine that the exhibition or display of the exhibit objects at the Asian Art Museum, San Francisco, California, from on or about June 17, 2016, until on or about September 18, 2016, at the Museum of Fine Arts, Houston, Houston, Texas, from on or about October 23, 2016, until on or about January 22, 2017, and at possible additional exhibitions or venues yet to be determined, is in the national interest. I have ordered that Public Notice of these Determinations be published in the **Federal Register**.

FOR FURTHER INFORMATION CONTACT: For further information, including a list of the imported objects, contact the Office of Public Diplomacy and Public Affairs in the Office of the Legal Adviser, U.S. Department of State (telephone: 202-632-6471; email: section2459@state.gov). The mailing address is U.S. Department of State, L/PD, SA-5, Suite 5H03, Washington, DC 20522-0505.

Dated: April 11, 2016.

Mark Taplin,

Deputy Assistant Secretary for Policy, Bureau of Educational and Cultural Affairs, Department of State.

[FR Doc. 2016-08767 Filed 4-14-16; 8:45 am]

BILLING CODE 4710-05-P

DEPARTMENT OF STATE

[Public Notice: 9516]

Notice of Intent To Prepare an Environmental Impact Statement for the Proposed Upland Pipeline in Williams, Mountrail, and Burke Counties, North Dakota and Conduct a Public Scoping Meeting

AGENCY: Department of State.

ACTION: Notice.

SUMMARY: The U.S. Department of State (Department) is issuing this Notice of Intent (NOI) to inform the public that it will prepare an Environmental Impact Statement (EIS), consistent with the National Environmental Policy Act (NEPA) of 1969 (as implemented by the Council on Environmental Quality regulations found at 40 CFR parts 1500-1508), to evaluate potential impacts from the construction, connection, operation, and maintenance of a proposed new 20-inch diameter pipeline and associated infrastructure in North Dakota that would export crude oil from the United States to Canada.

The Upland Pipeline EIS will address potential direct, indirect, and cumulative environmental impacts from the proposed action and will evaluate a range of reasonable alternatives, including a no action alternative.

The Department also plans to host a public scoping meeting on Tuesday, May 10, 2016 from 4:00-7:00 p.m. at the Farm Festival Building in Tioga, North Dakota to solicit public comments for consideration in establishing the scope of the EIS.

DATES: The Department invites the public, governmental agencies, tribal governments, and all other interested parties to comment on the scope of the EIS. All such comments should be provided within the 45-day public scoping period, which starts with the publication of this Notice in the **Federal Register** on April 15, 2016 and will continue until May 31, 2016. Written, electronic, and oral comments will be given equal weight and the Department will consider all comments received or postmarked by May 30, 2016. Comments received or postmarked after that date may be considered to the extent practicable.

ADDRESSES: Written comments may be submitted at www.regulations.gov by entering the title of this Notice into the search field and following the prompts. Comments may also be submitted by mail, addressed to: Upland Project Manager, Office of Environmental Quality and Transboundary Issues, Room 2726, U.S. Department of State, 2201 C Street NW., Washington, DC 20520. All comments from agencies or organizations should indicate a contact person for the agency or organization.

Comments may also be submitted at the public scoping meeting on Tuesday, May 10, 2016 from 4:00-7:00 p.m. at the following address: Farm Festival Building, 640 6th Street North, Tioga, North Dakota.

FURTHER INFORMATION: For information contact the Upland Project Manager at the address listed in **ADDRESSES**, by email at UplandReview@state.gov, or by fax at (202) 647-5947. Information on the proposed project details, Presidential Permit application, status of the environmental review, etc. may be found at: <http://www.state.gov/e/enr/applicant/applicants/uplandpipeline/>.

SUPPLEMENTARY INFORMATION:

Project Description

On April 22, 2015, Upland Pipeline, LLC (Upland), which is a subsidiary of TransCanada Pipeline Limited, submitted an application for a new Presidential Permit under E. O. 13337 of April 30, 2004 (69 FR 25299) to

¹⁷⁸ 17 CFR 200.30-3(a)(12); 17 CFR 200.30-3(a)(57).

authorize the construction, connection, operation, and maintenance of pipeline facilities for the export of crude oil, which would be located at the border of the United States and Canada. Upland amended the application on July 8, 2015 to make it compliant with Section 508 of the Rehabilitation Act and added other required clarifications. The Upland project is designed to transport crude oil from the Williston Basin region in North Dakota into Canada.

The proposed pipeline would have the capacity to transport approximately 300,000 barrels per day (bpd) of crude oil. The requested Presidential Permit, if granted, would cover the border segment of pipeline between the northernmost mainline shutoff valve in the United States (Upland plans indicate this will be near milepost 108 of the proposed project route in Burke County, North Dakota) and the United States-Canada border.

The proposed Upland project would consist of approximately 124 miles of new 20-inch diameter pipeline located in Williams, Mountrail, and Burke counties, North Dakota. The proposed pipeline would have 15 mainline valves (MLV), one at each of the five oil receipt facilities and ten located along the pipeline route. The proposed project would include five new aboveground receipt facilities, three of which would also include a pump station at each. Four of the new receipt facilities (near Aune, Epping, Beaver Lodge, and Tioga) would be located on approximately 25-acre sites and each would have one storage tank with a design capacity of 100,000 barrels (bbl). One of the new receipt facilities (Trenton) would be located on an approximately 52-acre site and include one 300,000 bbl oil storage tank. Each of the five receipt facilities would include associated pumps, valves, truck unloading facilities, and support equipment and facilities. Temporary construction facilities would include three pipe yards, four rail sidings, and one contractor yard. Fuel storage would be established at the contractor yard and pipe yards. Access roads would be constructed to provide adequate access to the construction sites and to the receipt facilities and MLVs. The proposed project would also include the establishment of one temporary workforce camp, in Williams County, North Dakota, if needed to meet the housing needs of the construction workforce during construction. In addition to the project facilities, electric power lines and associated facility upgrades would be constructed, as required, by local electric power providers to supply power to the receipt facilities and the MLVs. The facility

upgrades would include the construction and installation of new substations and transformers to meet the power demands of the receipt facilities.

The Canadian portion of the Upland Pipeline system would include a 20-inch diameter pipeline that would extend from the United States-Canada border near Northgate, Saskatchewan to Moosomin, Saskatchewan or Cromer, Manitoba. Review and approval of the proposed Canadian facilities will be subject to the jurisdiction of the Canadian National Energy Board as well as various local, municipal, and provincial authorities.

The EIS Process

After due consideration of the nature and extent of the proposed project, including evaluation of the "Environmental Review" section of the Presidential Permit application, and comments received from the public in a previous FR notice published July 31, 2015 (80 FR 45697), the Department, consistent with NEPA, determined that the appropriate level of NEPA review for this project is an EIS. The Department will use the EIS to assess the environmental impacts that could result if Upland is granted a Presidential Permit. The Department will prepare the EIS with the assistance of a third-party contractor and invite cooperating agencies to participate in the development of the EIS.

The EIS will evaluate potential environmental, social, cultural, and economic impacts in the United States from the construction, connection, operation, and maintenance of the proposed pipeline facilities. This Notice is intended to inform agencies and the public of the proposed project, and to solicit comments and suggestions for the Department's consideration in its preparation of the EIS.

The Department intends to analyze impacts across a number of resource areas, including:

- Air quality (including climate change and greenhouse gas emissions);
- Water resources, including wetlands, floodplains, waterways, water supplies and drainage;
- Geography, geology, and soils;
- Land use;
- Threatened and endangered species, special status species, and related sensitive resources;
- Public health and safety;
- Noise;
- Hazardous materials;
- Accidental spills and intentional destructive acts;
- Cultural and historical resources;
- Socioeconomic impacts, community services and infrastructure;

- Environmental justice considerations (disproportionately high and adverse impacts to minority and low income populations); and

- Cumulative impacts (past, present, and reasonably foreseeable future actions).

This list is not intended to be all inclusive or to imply any predetermination of impacts. The Department invites interested parties to suggest specific issues within these general categories, or other issues not included above, to be considered in the EIS. While the President has delegated authority to the Department to issue permits for pipeline facilities at the borders of the United States, the environmental review will analyze impacts along the length of the proposed project in the United States that are dependent upon Permit issuance.

The scoping meeting will be held on May 10, 2016 as detailed in the **ADDRESSES** section. The meeting will provide interested parties the opportunity to view proposed project exhibits and make comments. Department employees will be available to answer questions and provide additional information to attendees to the extent that additional information is available at this early stage of the environmental review. Persons who do not wish to submit comments or suggestions at this time but who would like to receive status updates on the EIS process, including a notification when the Draft EIS is available for review and comment, should notify the Upland Project Manager, as provided in **ADDRESSES** or go to <http://www.state.gov/e/enr/applicant/applicants/uplandpipeline/> to register to be on the mailing list.

All comments received during the scoping period may be made public, no matter how initially submitted. Comments are not private and will not be edited to remove identifying or contact information. Commenters are cautioned against including any information that they would not want publicly disclosed. Any party soliciting or aggregating comments from other persons is further requested to direct those persons not to include any identifying or contact information, or information they would not want publicly disclosed, in their comments.

Deborah Klepp,

Director, Office of Environmental Quality and Transboundary Issues, Department of State.

[FR Doc. 2016-08638 Filed 4-14-16; 8:45 am]

BILLING CODE 4710-09-P

DEPARTMENT OF STATE

[Public Notice: 9518]

Culturally Significant Objects Imported for Exhibition Determinations: “Slavery and Freedom” Exhibition

SUMMARY: Notice is hereby given of the following determinations: Pursuant to the authority vested in me by the Act of October 19, 1965 (79 Stat. 985; 22 U.S.C. 2459), E. O. 12047 of March 27, 1978, the Foreign Affairs Reform and Restructuring Act of 1998 (112 Stat. 2681, *et seq.*; 22 U.S.C. 6501 note, *et seq.*), Delegation of Authority No. 234 of October 1, 1999, Delegation of Authority No. 236–3 of August 28, 2000 (and, as appropriate, Delegation of Authority No. 257–1 of December 11, 2015), I hereby determine that the objects to be included in the exhibition “Slavery and Freedom,” imported from abroad for temporary exhibition within the United States, are of cultural significance. The objects are imported pursuant to a loan agreement with the foreign owner or custodian. I also determine that the exhibition or display of the exhibit objects at the Smithsonian National Museum of African American History and Culture, Washington, District of Columbia, from on or about September 24, 2016, until on or about July 1, 2026, and at possible additional exhibitions or venues yet to be determined, is in the national interest. I have ordered that Public Notice of these Determinations be published in the **Federal Register**.

FOR FURTHER INFORMATION CONTACT: For further information, including a list of the imported objects, contact the Office of Public Diplomacy and Public Affairs in the Office of the Legal Adviser, U.S. Department of State (telephone: 202–632–6471; email: section2459@state.gov). The mailing address is U.S. Department of State, L/PA, SA–5, Suite 5H03, Washington, DC 20522–0505.

Dated: April 11, 2016.

Mark Taplin,

Deputy Assistant Secretary for Policy, Bureau of Educational and Cultural Affairs, Department of State.

[FR Doc. 2016–08769 Filed 4–14–16; 8:45 am]

BILLING CODE 4710–05–P

DEPARTMENT OF STATE

[Public Notice: 9517]

Culturally Significant Objects Imported for Exhibition Determinations: “Dadaglobe Reconstructed” Exhibition

SUMMARY: Notice is hereby given of the following determinations: Pursuant to the authority vested in me by the Act of

October 19, 1965 (79 Stat. 985; 22 U.S.C. 2459), E.O. 12047 of March 27, 1978, the Foreign Affairs Reform and Restructuring Act of 1998 (112 Stat. 2681, *et seq.*; 22 U.S.C. 6501 note, *et seq.*), Delegation of Authority No. 234 of October 1, 1999, Delegation of Authority No. 236–3 of August 28, 2000 (and, as appropriate, Delegation of Authority No. 257–1 of December 11, 2015), I hereby determine that the objects to be included in the exhibition “Dadaglobe Reconstructed,” imported from abroad for temporary exhibition within the United States, are of cultural significance. The objects are imported pursuant to loan agreements with the foreign owners or custodians. I also determine that the exhibition or display of the exhibit objects at The Museum of Modern Art, New York, New York, from on or about June 12, 2016, until on or about September 18, 2016, and at possible additional exhibitions or venues yet to be determined, is in the national interest. I have ordered that Public Notice of these Determinations be published in the **Federal Register**.

FOR FURTHER INFORMATION CONTACT: For further information, including a list of the imported objects, contact the Office of Public Diplomacy and Public Affairs in the Office of the Legal Adviser, U.S. Department of State (telephone: 202–632–6471; email: section2459@state.gov). The mailing address is U.S. Department of State, L/PA, SA–5, Suite 5H03, Washington, DC 20522–0505.

Dated: April 11, 2016.

Mark Taplin,

Deputy Assistant Secretary for Policy, Bureau of Educational and Cultural Affairs, Department of State.

[FR Doc. 2016–08771 Filed 4–14–16; 8:45 am]

BILLING CODE 4710–05–P

SURFACE TRANSPORTATION BOARD

[Docket No. FD 36005]

KCVN, LLC and Colorado Pacific Railroad, LLC—Feeder Line Application—Line of V and S Railway, LLC, Located in Crowley, Pueblo, Otero, and Kiowa Counties, Colorado

On March 18, 2016, KCVN, LLC (KCVN) and its wholly owned subsidiary, Colorado Pacific Railroad, LLC (Colorado Pacific) (collectively applicants) jointly filed an application under the feeder line provision at 49 U.S.C. 10907 to acquire a 121.9-mile line of railroad owned by V and S Railway, LLC (V&S) in southeast Colorado. The line, known as the Towner Line, extends between milepost 747.5 near Towner and milepost 869.4

near NA Junction in Pueblo, Crowley, Kiowa, and Otero Counties, Colo. As discussed below, the application is substantially complete and will be accepted. However, the applicants should provide certain supplemental material described below by April 29, 2016. This decision also establishes a procedural schedule.

Background

The Towner Line has been the subject of two other Board proceedings during the past two years. In Docket No. NOR 42140, KCVN, the Colorado Wheat Administrative Committee, the Colorado Association of Wheat Growers, and the Colorado Wheat Research Foundation (collectively, the Colorado Interests) filed a complaint on October 28, 2014, alleging that V&S violated 49 U.S.C. 11101 and 10903 by removing certain track and related assets from a segment of the Towner Line (the Western Segment) without first seeking abandonment authority.¹ On May 7, 2015, the Board partially granted the Colorado Interests’ concurrently filed motion for preliminary injunction, and barred V&S from removing and dismantling track and related assets from the Western Segment pending the Board’s ruling on the complaint. Thereafter the parties moved to hold the complaint case in abeyance pending V&S’s decision to seek abandonment authority for the Towner Line. The Board granted this request in a decision served on July 17, 2015, and the complaint case remains in abeyance.

On August 3, 2015, V&S filed a verified notice of exemption in Docket No. AB 603 (Sub-No. 4X) to abandon the Towner Line, as it had agreed to do in Docket No. NOR 42140. The Board served and published notice of the exemption in the **Federal Register**, and KCVN and Colorado Pacific sought information from V&S to allow them to file an offer of financial assistance under 49 U.S.C. 10904 to purchase the line. V&S provided the information, but that information suggested that the Towner Line passes through a county and zip code not included in V&S’s verified notice. The Board therefore directed V&S to supplement its verified notice if necessary. Rather than filing a supplement, V&S attempted to amend the notice to seek authority to only discontinue operations over the Towner Line rather than abandon it. KCVN opposed that amendment. In a decision served on January 15, 2016, the Board

¹ The Western Segment extends between milepost 808.3 near Haswell, Colo., and milepost 868.5, which is approximately 0.9 miles short of the Towner Line’s western terminus at milepost 869.4.

rejected V&S's November 30 amendment. The Board found that, if V&S wished to pursue discontinuance authority for the Towner Line, it must either file a petition for exemption under 49 U.S.C. 10502 or a formal application under 49 U.S.C. 10903. The Board further stated that V&S could supplement its original notice of exemption if it instead decided to continue seeking abandonment authority. On January 27, 2016, V&S gave notice of its desire to withdraw its notice of exemption seeking abandonment authority.²

On March 18, 2016, KCVN and Colorado Pacific initiated this proceeding by filing a feeder line application under 49 U.S.C. 10907 to acquire the Towner Line and 12 miles of related track and facilities. Under section 10907(b)(1), the Board is authorized to require the sale of a rail line to a financially responsible person if the public convenience and necessity require or permit the sale.³ The applicants claim that the proposed sale is required under the public convenience and necessity criterion and that Colorado Pacific is a financially responsible person willing to pay not less than the constitutional minimum value of the line. The applicants allege that V&S engaged in a systemic plan to drive traffic off the Towner Line with the ultimate aim of abandoning it and selling the line's rail assets. The applicants assert that V&S raised rates to a prohibitive level around 2011 and engaged in other behavior forcing traffic off the line rather than meeting its common carrier obligation and maintaining the line. The applicants argue that the Board has found previously that this type of behavior can lead to a forced sale under the feeder line statute. *See Keokuk Junction Ry.—Feeder Line Acquis.—Line of Toledo Peoria & W. Ry. Between La Harpe & Hollis, Ill.*, 7 S.T.B. 893 (2004).

According to the applicants, Colorado Pacific seeks to acquire the Towner Line and its related track and facilities and lease them to a connecting carrier, Kansas & Oklahoma Railroad (K&O), to operate. Although the parties are still in negotiations, the applicants provide a supporting verified statement from a representative of K&O's owner. The

² Withdrawal of the notice of abandonment exemption will be addressed in a separate decision.

³ The Board also is to require a sale to a financially responsible person if the line is currently in category 1 or 2 of the owning railroad's system diagram map and the owning railroad has not filed an application to abandon the line. *See* 49 U.S.C. 10907(b)(1)(A)(ii); 49 CFR 1151.1. The applicants argue that the Towner Line also satisfies this criterion.

applicants also include verified statements supporting the application from a local farmer and representatives of Bartlett Grain Co., LP, Tallman Grain Co., Inc., and Thunderbird L&L, Inc.

The applicants state that Colorado Pacific offers to buy the Towner Line for its net liquidation value (NLV), which the applicants estimate to be \$2,594,551, rather than the line's going concern value (GCV), which they estimate to be \$0 given that V&S provides no service. The applicants assert that rehabilitating the Towner Line would cost an additional \$3,500,000, bringing the total cost to restore service to \$6 million. The applicants claim that Colorado Pacific can afford these costs and that it is financially responsible. Specifically, they note that KCVN would fund Colorado Pacific's acquisition and other expenses with cash. As support, they provide a KCVN account statement showing assets of approximately \$6.5 million. The applicants also note that KCVN owns 58,000 acres of farmland primarily dedicated to dryland wheat within 25 miles of the Towner Line, which collectively are valued at approximately \$50 million (Application 8), and that KCVN has wealthy principals and would make funds available to meet additional acquisition, rehabilitation, maintenance, and operations costs if necessary (Application, Exhibit A at 5).

Discussion and Conclusions

Under 49 CFR 1151.2(b), the Board, through the Director of the Office of Proceedings, must accept a complete feeder line application, or reject one that is incomplete, no later than 30 days after the application is filed. An application is complete if it has been properly served⁴ and contains substantially all the information required by § 1151.3, except as modified by advance waiver. 49 CFR 1151.2(b)(1). Notice of an acceptance must be published in the **Federal Register** and provide a procedural schedule for the proceeding. *Id.*

The Board has determined that the applicants have provided substantially all the information required by § 1151.3 and therefore accepts the feeder line application. The applicants should provide some additional information, described below, for the Board's consideration as the feeder line case proceeds.⁵ *See Ore. Int'l Port of Coos*

⁴ As originally filed, the application failed to indicate service on the Board of County Commissioners of Otero County, Colo., but that omission was remedied by a certificate of service filed on March 28, 2016.

⁵ KCVN and Colorado Pacific request that the Board accept their application for filing subject to

Bay—Feeder Line Application—Coos Bay Line of Cent. Ore. & Pac. R.R., FD 35160 (STB served Aug. 1, 2008) (accepting the feeder line application, but encouraging the applicant to provide supplemental material).

Financial Responsibility (1151.3(a)(3)). An application must include information sufficient to demonstrate that it is a financially responsible person, able to pay the higher of the NLV or GCV of the line and to cover expenses associated with providing service over the line for at least the first three years after the line is acquired. Based on the information in the application, Colorado Pacific appears to have access to considerable funds to pay the expenses of acquiring and rehabilitating the Towner Line.⁶ Colorado Pacific states that it does not anticipate incurring operating costs because they would be borne by K&O, the anticipated operator. Nonetheless, the applicants should provide financial statements showing a breakdown of three years of K&O service costs, including maintenance costs, to fully demonstrate that Colorado Pacific or KCVN could cover any revenue shortfall during the first three years.

Operating Plan (1151.3(a)(7)). Although the applicants and K&O have provided basic information about the common carrier freight operations K&O would perform, they indicate that the specifics of an operating plan are still being developed. The applicants should provide the Board with more detail, including an estimate of the average number of trains anticipated to be operated over the line per day.

Liability Insurance (1151.3(a)(8)). Colorado Pacific and K&O anticipate that the lease and operating agreement they are negotiating would provide that K&O secure and maintain at all times an insurance policy from a reputable insurance company that provides for commercial liability coverage in an amount not less than \$25 million. In addition to the information provided in the application, the applicants should also submit to the Board a certificate of K&O's existing insurance coverage over its current system.

Procedural Schedule

The procedural schedule is as follows:

any environmental reporting that might be required under 49 CFR 1105.7. The Board will grant this request. The Board's Office of Environmental Analysis will determine what, if any, environmental review is required in this case and coordinate with the applicants. A historic report is not required here because the proposal clearly falls within the exception at 49 CFR 1105.8(b)(1).

⁶ The applicants state that no financial statements are available because Colorado Pacific is a new company.

Any supplement by KCVN and Colorado Pacific to their application is due by April 29, 2016.

Competing applications by other parties seeking to acquire all or any portion of the Towner Line are due by May 16, 2016. See 49 CFR 1151.2(c)(1).

Verified statements and comments addressing both the initial and competing applications must be filed by June 14, 2016. See 49 CFR 1151.2(e).

Verified replies by applicants and other interested parties must be filed by July 5, 2016. See 49 CFR 1151.2(f).

It is ordered:

1. KCVN's and Colorado Pacific's feeder line application is accepted and notice will be published in the **Federal Register**.

2. The above schedule will govern this proceeding.

3. This decision is effective on its service date.

Decided: April 12, 2016.

By the Board, Rachel D. Campbell,
Director, Office of Proceedings.

Kenyatta Clay,

Clearance Clerk.

[FR Doc. 2016-08785 Filed 4-14-16; 8:45 am]

BILLING CODE 4915-01-P

TENNESSEE VALLEY AUTHORITY

Meeting of the Regional Energy Resource Council

AGENCY: Tennessee Valley Authority (TVA).

ACTION: Notice of meeting.

SUMMARY: The TVA Regional Energy Resource Council (RERC) will hold a webinar meeting on Monday, May 2, 2016, to discuss TVA's potential sale of the Bellefonte Nuclear Site.

DATES: The webinar meeting will be held on Monday, May 2, 2016 from 10:30 a.m. to 12:00 p.m. EDT.

ADDRESSES: The meeting will be conducted by webinar only. To request accommodation for a disability, please contact Beth Keel (contact information below) at least a week in advance of the webinar.

FOR FURTHER INFORMATION CONTACT: Beth Keel, 400 West Summit Hill Drive, WT-11 B, Knoxville, Tennessee 37902, (865) 632-6113.

SUPPLEMENTARY INFORMATION: The RERC was established to advise TVA on its energy resource activities and the priorities among competing objectives and values. Notice of this meeting is given under the Federal Advisory Committee Act (FACA), 5 U.S.C. App. 2.

The meeting agenda includes the following:

1. Welcome and Introductions
2. Update on the Bellefonte Nuclear Plant Site
3. Summary of Public Comments received
4. Council discussion

The webinar is open to the public, through registration by phone or email (call Beth Keel, (865) 632-6113, or email bakeel@tva.gov). No oral comments from the public will be accepted during the webinar session. The public may provide written comments to the RERC at any time through links on TVA's Web site at www.tva.com/merc or by mailing written comments to the Regional Energy Resource Council, Tennessee Valley Authority, 400 West Summit Hill Drive, WT-11 B, Knoxville, Tennessee 37902.

Dated: April 8, 2016.

Joseph J. Hoagland,

*Vice President, Stakeholder Relations,
Tennessee Valley Authority.*

[FR Doc. 2016-08722 Filed 4-14-16; 8:45 am]

BILLING CODE 8120-08-P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

[Docket No: FAA-2011-0786]

Deadline for Notification of Intent To Use the Airport Improvement Program (AIP) Primary, Cargo, and Nonprimary Entitlement Funds Available to Date for Fiscal Year 2016

AGENCY: Federal Aviation Administration, DOT.

ACTION: Notice.

SUMMARY: The Federal Aviation Administration (FAA) announces May 2, 2016, as the deadline for each airport sponsor to notify the FAA whether or not it will use its fiscal year 2016 entitlement funds available under Section 47114 of Title 49, United States Code, to accomplish Airport Improvement Program (AIP) eligible projects that the airport sponsor previously identified through the Airports Capital Improvement Plan (ACIP) process during the preceding year.

The airport sponsor's notification must address all entitlement funds available to date for fiscal year 2016, as well as any entitlement funds not obligated from prior years. After Friday, July 1, 2016, the FAA will carry-over the remainder of currently available entitlement funds, and these funds will not be available again until at least the beginning of fiscal year 2017. Currently, the AIP has 79 percent of the

entitlements available through July 15, 2016. If congressional action is taken on future extensions which provide for additional current year and protected entitlements (the remaining 21 percent), the FAA will then work with airport sponsors to adjust accordingly. This notification requirement does not apply to non-primary airports covered by the block-grant program.

FOR FURTHER INFORMATION CONTACT: Mr. Frank J. San Martin, Manager, Airports Financial Assistance Division, APP-500, on (202) 267-3831.

SUPPLEMENTARY INFORMATION: Title 49 of the United States Code, section 47105(f), provides that the sponsor of each airport to which funds are apportioned shall notify the Secretary by such time and in a form as prescribed by the Secretary, of the airport sponsor's intent to apply for its apportioned funds, also called entitlement funds. Therefore, the FAA is hereby notifying such airport sponsors of the steps required to ensure that the FAA has sufficient time to carry-over and convert remaining entitlement funds, due to processes required under federal laws. This notice applies only to those airports that have had entitlement funds apportioned to them, except those nonprimary airports located in designated block-grant States. Airport sponsors intending to apply for any of their available entitlement funds, including those unused from prior years, shall make their intent known by 12:00 p.m. prevailing local time on Monday, May 2, 2016, consistent with prior practice. A written indication must be provided to the designated Airports District Office (or Regional Office in regions without Airports District Offices) stating their intent to submit a grant application no later than close of business Friday, June 17, 2016 and to use their fiscal year 2016 entitlement funds available under Title 49 of the United States Code, section 47114. This notice must address all entitlement funds available to date for fiscal year 2016 including those entitlement funds not obligated from prior years. By Friday, June 17, 2016, airport sponsors that have not yet submitted a final application to the FAA, must notify the FAA of any issues meeting the final application deadline of Friday, July 1, 2016. Absent notification from the airport sponsor by the May 2 deadline and/or subsequent notification by the June 17 deadline of any issues meeting the application deadline, the FAA will proceed after Friday, July 1, 2016 to take action to carry-over the remainder of available entitlement funds without further notice. These funds will not be available

again until at least the beginning of fiscal year 2017. This notice is being issued later than usual in the fiscal year due to the timing of multiple extensions of the FAA's authorizing legislation. These dates are subject to possible adjustment based on any future extensions to the FAA's authorizing legislation which currently expires July 15, 2016.

This notice is promulgated to expedite and facilitate the grant-making process.

The AIP grant program is operating under the requirements of Public Law 114-55, the "Airport and Airway Extension Act of 2015," enacted on September 30, 2015 and subsequently amended on March 30, 2016, which authorizes the FAA through July 15, 2016 and the "Consolidated Appropriations Act, 2016" which appropriates FY 2016 funds for the AIP.

Issued in Washington, DC, on April 7, 2016.

Elliott Black,

Director, Office of Airport Planning and Programming.

[FR Doc. 2016-08766 Filed 4-14-16; 8:45 am]

BILLING CODE 4910-13-P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Notice of Request To Release Airport Property

AGENCY: Federal Aviation Administration (FAA), DOT.

ACTION: Notice of intent to rule on request to release airport property at the Des Moines International Airport, Des Moines, Iowa.

SUMMARY: The FAA proposes to rule and invites public comment on the release of land at The Des Moines International Airport, Des Moines, Iowa, under the provisions of 49 U.S.C. 47107(h)(2).

DATES: Comments must be received on or before May 16, 2016.

ADDRESSES: Comments on this application may be mailed or delivered to the FAA at the following address: Lynn D. Martin, Airports Compliance Specialist, Federal Aviation Administration, Airports Division, ACE-610C, 901 Locust Room 364, Kansas City, MO 64106.

In addition, one copy of any comments submitted to the FAA must be mailed or delivered to: Kevin Foley, Airport Executive Director, 5800 Fleur Dr. Suite 207, Des Moines, IA 50321, (515) 256-5100.

FOR FURTHER INFORMATION CONTACT: Lynn D. Martin, Airports Compliance

Specialist, Federal Aviation Administration, Airports Division, ACE-610C, 901 Locust, Room 364, Kansas City, MO 64106, (816) 329-2644, lynn.martin@faa.gov. The request to release property may be reviewed, by appointment, in person at this same location.

SUPPLEMENTARY INFORMATION: The FAA invites public comment on the request to release approximately 15.9323± acres of airport property at The Des Moines International Airport (DSM) under the provisions of 49 U.S.C. 47107(h)(2). On February 19, 2015, the Director of Engineering & Planning at The Des Moines International Airport requested from the FAA that approximately 15.9323± acres of property be released for sale to the Electro Management Corporation for use as a distribution warehouse consistent with the zoning ordinances of the City. On April 5, 2016, the FAA determined that the request to release property at The Des Moines International Airport (DSM) submitted by the Sponsor meets the procedural requirements of the Federal Aviation Administration and the release of the property does not and will not impact future aviation needs at the airport. The FAA may approve the request, in whole or in part, no sooner than thirty days after the publication of this notice.

The following is a brief overview of the request:

The Des Moines International Airport (DSM) is proposing the release of airport property totaling 15.9323 acres, more or less. This land is to be used for a distribution warehouse for the Electro Management Corporation. The release of land is necessary to comply with Federal Aviation Administration Grant Assurances that do not allow federally acquired airport property to be used for non-aviation purposes. The sale of the subject property will result in the land at The Des Moines International Airport (DSM) being changed from aeronautical to non-aeronautical use and release the lands from the conditions of the Airport Improvement Program Grant Agreement Grant Assurances. In accordance with 49 U.S.C. 47107(c)(2)(B)(i) and (iii), the airport will receive fair market value for the property, which will be subsequently reinvested in another eligible airport improvement project for general aviation facilities at The Des Moines International Airport.

Any person may inspect, by appointment, the request in person at the FAA office listed above under **FOR FURTHER INFORMATION CONTACT**. In addition, any person may, upon appointment and request, inspect the application, notice and other documents

determined by the FAA to be related to the application in person at The Des Moines International Airport.

Issued in Kansas City, MO, on April 6, 2016.

Jim A. Johnson,

Manager, Airports Division.

[FR Doc. 2016-08768 Filed 4-14-16; 8:45 am]

BILLING CODE 4910-13-P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Office of Commercial Space Transportation; Notice of Availability of the Final Environmental Assessment (Final EA), Finding of No Significant Impact (FONSI)/Record of Decision (ROD) for the Kodiak Launch Complex Launch Pad 3, Kodiak Island, Alaska

AGENCY: Federal Aviation Administration (FAA), Department of Transportation (DOT).

ACTION: Notice of availability of the Final EA and FONSI/ROD.

SUMMARY: In accordance with the National Environmental Policy Act of 1969, as amended (NEPA; 42 United States Code 4321 *et seq.*), Council on Environmental Quality NEPA implementing regulations (40 CFR parts 1500 to 1508), and FAA Order 1050.1E, Change 1, *Environmental Impacts: Policies and Procedures*, the FAA is announcing the availability of the Final EA and FONSI/ROD for the Kodiak Launch Complex Launch Pad 3.

FOR FURTHER INFORMATION CONTACT: Ms. Stacey M. Zee, Office of Commercial Space Transportation, Federal Aviation Administration, 800 Independence Ave. SW., Suite 325, Washington DC 20591; email Stacey.Zee@faa.gov; telephone (202) 267-9305.

SUPPLEMENTARY INFORMATION: The Final EA was prepared to analyze the potential environmental impacts of the FAA modifying the Alaska Aerospace Corporation's (AAC's) Launch Site Operator License to include medium-lift launch capability at the Kodiak Launch Complex (KLC), a commercial launch site currently operated under a FAA Launch Site Operator License (LSO-03-008), which authorizes only small-lift operations. The Kodiak Launch Complex was renamed as Pacific Spaceport Complex Alaska, effective April 21, 2015. The EA keeps the name as KLC for continuity and ease of reviewing.

Expansion of launch capabilities at KLC would include the addition of new infrastructure necessary to support

medium-lift launches, including the construction of a launch pad and associated facilities. As part of the Proposed Action addressed in the EA, AAC would make improvements to the KLC to add both solid and liquid-propellant, medium-lift launch capability, and to operate the KLC in the future as a small-lift and medium-lift launch complex. Proposed construction at KLC includes six primary modifications: Construction of Launch Pad 3 (LP3), a vehicle processing facility, rocket staging facility, liquid fuel facility, mission control center and improvements to Pasagshak Point Road. Proposed launch operations would include up to six orbital small-lift launches and three medium-lift launches per year from the existing launch pads and from the proposed LP3; however, to be conservative in the analysis of potential environmental impacts, the EA assumes a maximum of nine medium-lift launches per year.

The EA addresses the potential environmental impacts of implementing the Proposed Action and the No Action Alternative. Under the No Action Alternative, the FAA would not modify AAC's Launch Site Operator License to include medium-lift launch capability and AAC would not proceed with the construction of medium-lift launch support infrastructure at KLC. Existing launch activities for up to nine orbital small-lift class launches per year from the existing launch pads would continue.

The impact categories considered in the EA include air quality; compatible land use; Department of Transportation Act: Section 4(f); fish, wildlife, and plants; hazardous materials, pollution prevention, and solid waste; historical, architectural, archaeological, and cultural resources; light emissions and visual impacts; natural resources and energy supply; noise; socioeconomic, environmental justice, and children's environmental health and safety risk; water quality; and wetlands. The EA also considers potential cumulative environmental impacts.

The FAA has posted the Final EA and FONSI/ROD on the FAA Office of Commercial Space Transportation Web site: http://www.faa.gov/about/office_org/headquarters_offices/ast/environmental/nepa_docs/review/operator/.

The FAA published a Notice of Availability (NOA) of the Draft EA in the **Federal Register** on September 15, 2014. An electronic version was also made available on the FAA Web site. In addition, the FAA printed and mailed a copy of the Draft EA to local libraries. The FAA held an open house public

meeting on October 7, 2014. The public comment period for the Draft EA ended on November 1, 2014. After taking into consideration the nature of public comments received on the Draft EA, the FAA issued a Second Draft EA and provided the public with an opportunity to review and comment on updates and clarification information that had since been added to the EA in response to public comments. The FAA published a NOA of the Second Draft EA in the **Federal Register** on December 7, 2015. Interested parties were invited to submit comments on the Second Draft EA by January 11, 2016. Public comments on the Second Draft EA resulted in minor changes to the EA.

Issued in Washington, DC, on April 11, 2016.

Daniel Murray,

Manager, Space Transportation Development Division.

[FR Doc. 2016-08746 Filed 4-14-16; 8:45 am]

BILLING CODE 4310-13-P

DEPARTMENT OF TRANSPORTATION

Federal Motor Carrier Safety Administration

Sunshine Act Meetings; Unified Carrier Registration Plan Board of Directors

AGENCY: Federal Motor Carrier Safety Administration (FMCSA), DOT.

ACTION: Notice of Unified Carrier Registration Plan Board of Directors Meeting.

DATES: The meeting will be held on May 12, 2016, from 12:00 Noon to 3:00 p.m., Eastern Daylight Time.

PLACE: This meeting will be open to the public via conference call. Any interested person may call 1-877-422-1931, passcode 2855443940, to listen and participate in this meeting.

STATUS: Open to the public.

MATTERS TO BE CONSIDERED: The Unified Carrier Registration Plan Board of Directors (the Board) will continue its work in developing and implementing the Unified Carrier Registration Plan and Agreement and to that end, may consider matters properly before the Board.

FOR FURTHER INFORMATION CONTACT: Mr. Avelino Gutierrez, Chair, Unified Carrier Registration Board of Directors at (505) 827-4565.

Issued on: April 11, 2016.

Larry W. Minor,

Associate Administrator, Office of Policy, Federal Motor Carrier Safety Administration.

[FR Doc. 2016-08865 Filed 4-13-16; 11:15 am]

BILLING CODE 4910-EX-P

DEPARTMENT OF TRANSPORTATION

National Highway Traffic Safety Administration

[Docket No. NHTSA-2016-0036]

Guidelines for the Safe Deployment and Operation of Automated Vehicle Safety Technologies

AGENCY: National Highway Traffic Safety Administration (NHTSA), Department of Transportation (DOT).

ACTION: Announcement of public meeting.

SUMMARY: NHTSA is announcing a second public meeting to seek input on planned guidelines for the safe deployment and operation of automated vehicles. NHTSA held its first public meeting on this topic on April 8, 2016, in Washington, DC. The intent of the operational guidelines is to encourage innovative and safe deployment of automated vehicle technologies. At this meeting, NHTSA is seeking public input on those aspects of automated vehicle (AV) systems that would benefit from operational guidelines. For example, of high importance to the Agency is information on the roadway scenarios and operational environments highly automated vehicles will need to address and the associated design and evaluation processes and methods needed to ensure that AV systems can detect and appropriately react to these scenarios such that a high level of safety is assured when these systems are deployed on US roadways.

Also of interest to the Agency is input on aspects of automated vehicle technology that may not be suitable or ready for guidelines. For these areas, information would be useful on alternative approaches to assure safety.

DATES: NHTSA will hold the public meeting on April 27, 2016, in Stanford, CA. The meeting will start at 9:00 a.m. and continue until 4:00 p.m., local time. Check-in will begin at 8 a.m.

Location: The meeting will be held at the CARS Facility at Stanford University, 473 Oak Rd, Stanford, CA 94305. This facility is accessible to individuals with disabilities. The meeting will also be webcast live, and a link to the actual webcast will be available through <http://www.nhtsa.gov/Research/Crash+Avoidance/Automated+Vehicles>.

FOR FURTHER INFORMATION CONTACT: If you have questions about the public meeting, please contact us at av_info_nhtsa@dot.gov.

Registration is necessary for all attendees. Attendees should register at

<http://goo.gl/forms/T67E0B20Ie> by April 22, 2016. Please provide name and affiliation, indicate if you wish to offer technical remarks, and please indicate whether you require accommodations such as a sign language interpreter. Space is limited, so advanced registration is highly encouraged.

Although attendees will be given the opportunity to offer technical remarks, there will not be time for attendees to make audio-visual presentations during the meeting. Note: We may not be able to accommodate all attendees who wish to make oral remarks. Should it be necessary to cancel the meeting due to inclement weather or other emergency, NHTSA will take available measures to notify registered participants.

NHTSA will conduct the public meeting informally, and technical rules of evidence will not apply. We will arrange for a written transcript of the meeting and keep the official record open for 30 days after the meeting to allow submission of supplemental information. You may make arrangements for copies of the transcript directly with the court reporter, and the transcript will also be posted in the docket when it becomes available.

Written Comments: Written statements and supporting information submitted during the comment period will be considered with the same weight as oral comments and supporting information presented at the public meeting. Please submit all written comments no later than May 9, 2016, by any of the following methods:

- **Federal Rulemaking Portal:** Go to <http://www.regulations.gov>. Follow the online instructions for submitting comments.

- **Mail:** Docket Management Facility: U.S. Department of Transportation, 1200 New Jersey Avenue SE., West Building Ground Floor, Room W12-140, Washington, DC 20590-0001.

- **Hand Delivery or Courier:** 1200 New Jersey Avenue SE., West Building Ground Floor, Room W12-140, Washington, DC 20590-0001, between 9 a.m. and 5 p.m. ET, Monday through Friday, except Federal Holidays.

- **Fax:** 202-366-1767.

Instructions: All submissions must include the agency name and docket number. Note that all comments received will be posted without change to <http://www.regulations.gov>, including any personal information provided. Please see the Privacy Act discussion below.

Docket: For access to the docket go to <http://www.regulations.gov> at any time or to 1200 New Jersey Avenue SE., West Building, Ground Floor, Room W12-140, Washington, DC 20590, between 9

a.m. and 5 p.m., Monday through Friday, except Federal Holidays. Telephone: 202-366-9826.

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), or you may visit <http://www.regulations.gov/privacy.html>.

Confidential Business Information: If you wish to submit any information under a claim of confidentiality, you should submit three copies of your complete submission, including the information you claim to be confidential business information to the Chief Counsel, NHTSA, at the address given under **FOR FURTHER INFORMATION CONTACT**. In addition, you should submit two copies, from which you have deleted the claimed confidential business information, to Docket Management at the address given above. When you send a comment containing information claimed to be confidential business information, you should submit a cover letter setting forth the information specified in our confidential business information regulation (49 CFR part 512).

SUPPLEMENTARY INFORMATION:

Background

DOT recently announced a series of actions to remove potential roadblocks to the integration of innovative automotive technology. As part of this effort, the Department announced several milestones for 2016, including development of guidance on the safe deployment and operation of automated vehicles.

Draft Agenda (In Local Time)

08:00-09:00—Arrival/Check-In
 09:00-12:00—Morning Public Meeting Session
 12:00-13:00—Lunch Break
 13:00-16:00—Afternoon Public Meeting Session
 16:00—Adjourn

Public Meeting Topics

NHTSA is seeking input on the following topics during the morning and afternoon sessions of the meeting.

1. **Evaluation and testing of scenarios the AV system should detect and correctly operate in:** Within the AV system's operating envelope, consider how to identify the scenarios that could be encountered by the AV system (e.g.,

behavioral competencies/normal driving, pre-crash scenarios, etc.) and what design and evaluation (testing) processes and methods are needed to ensure that the vehicle can detect and appropriately react to these scenarios. Consider whether third party testing is appropriate for validating test results.

2. **Detection and communication of operational boundaries:** If there are limitations on where AV technology will operate—what methods should the AV technology use to sense when it is reaching the operational domain limit and how should that be communicated to the driver?

3. **Environmental operation and sensing:** Consider what environmental conditions AV systems will likely operate in. For environmental conditions in which AV systems are not designed to operate, discuss methods used to detect these conditions.

4. **Driver transitioning to/from AV operating mode:** For AV systems that rely on transferring vehicle operation back to the driver, discuss approaches to (a) ensuring safe transitioning back to a fully capable non-impaired driver (e.g., geo-fencing, adverse weather) and (b) how non-optimal driver behavior (e.g., decision errors, erratic behavior, driver impairment) will be addressed by the AV system.

5. **AV for persons with disabilities:** Consider the unique needs of people with different types of disabilities in the design, development, and policy setting for self-driving cars and related automation.

6. **Data:** Consider data recording capabilities of system(s) necessary to monitor the correct operation of the AV system, and what are appropriate triggers (crash, near crash, etc.) to determine system operational status or possible malfunction of the system. Also consider how recorded data could be accessed and by whom. During the testing phase, consider what data should be made public for further analysis and understanding.

7. **Crash avoidance capability:** Consider the capabilities of AV systems with respect to detecting roadway hazards (other vehicles, pedestrians, animals, etc.) such that common crash scenarios involving these hazards (control loss, crossing paths head-on, etc.) can be detected and either avoided or mitigated.

8. **Electronics systems safety:** Consider methods and potential documentation that could be produced with respect to functional safety and cybersecurity.

9. **Non-passenger AVs:** Consider differences between AVs designed for delivery of goods and products that are

not intended to have a human operator or potentially even human passengers.

10. *Aspects of AV technology that may not be suitable or ready for guidelines:* For these areas, information would be useful on alternative approaches to assure safety.

11. *Identification of industry voluntary standards, best practices, etc., related to automated vehicle operation.*

12. *Information AVs may need to communicate to pedestrians and other vehicles (manual or automated) just as a driver would.* Consider situations such as pedestrians crossing a travel lane in a parking lot and how this communication should be accomplished.

13. *Conditions in which AVs may need to be able to identify and communicate to a central location or authority that a problem has occurred.* Consider situations where passengers may be delivered to their destination but a medical problem or potential incapacitation enroute may potentially suggest considerations for vehicle capabilities that could handle such cases.

14. *Operation of an AV with open safety recall:* Consider if automated vehicles should be allowed to operate in automated mode in cases when there is an open safety recall on that vehicle or if automated functions should be restrained until recall repairs are completed (perhaps reversion to manual driving when possible). Consider if AVs with open recalls should be allowed to operate on public roads at all, and if so, under what conditions.

15. *Other topics needed for operational guidance:* Other topics that would be beneficial to address in an operational guidance document to facilitate innovation and safe deployment of these systems on public roadways.

Issued in Washington, DC, under authority delegated by 49 CFR 1.95.

Nathaniel Beuse,

Associate Administrator for Vehicle Safety Research.

[FR Doc. 2016-08708 Filed 4-14-16; 8:45 am]

BILLING CODE 4910-59-P

DEPARTMENT OF TRANSPORTATION

National Highway Traffic Safety Administration

[Docket No. NHTSA—2016-0042]

Request for Information

AGENCY: National Highway Traffic Safety Administration (NHTSA), Department of Transportation (DOT).

ACTION: Request for information.

SUMMARY: Section 24105 of the Fixing America's Surface Transportation (FAST) Act, Public Law 114-94 (2015), requires NHTSA to implement a two-year pilot program to evaluate the feasibility and effectiveness of a State process for informing consumers of open motor vehicle recalls at the time of motor vehicle registration. This notice requests information from interested parties to help inform the agency's approach as it moves forward to implement the pilot program.

DATES: Written comments should be submitted by: May 16, 2016.

ADDRESSES: Written comments may be submitted using any one of the following methods:

- **Mail:** Docket Management Facility, M-30, U.S. Department of Transportation, West Building, Ground Floor, Rm. W12-140, 1200 New Jersey Avenue SE., Washington, DC 20590.
- **Fax:** Written comments may be faxed to (202) 493-2251.
- **Internet:** To submit comments electronically, go to the Federal regulations Web site at <http://www.regulations.gov>. Follow the online instructions for submitting comments.
- **Hand Delivery:** West Building Ground Floor, Room W12-140, 1200 New Jersey Avenue SE., between 9 a.m. and 5 p.m. Eastern Time, Monday through Friday, except Federal holidays.

Instructions: All comments submitted in relation to this notice must include the agency name and docket number. Please note that all comments received will be posted without change to <http://www.regulations.gov>, including any personal information provided. You may also call the Docket at 202-366-9324.

FOR FURTHER INFORMATION CONTACT:

Andrew DiMarsico, Office of Chief Counsel, NHTSA (phone: 202-366-5263). You may send email to Mr. DiMarsico at Andrew.dimarsico@dot.gov, or by regular mail at the Office of Chief Counsel, National Highway Traffic Safety Administration, W41-326, 1200 New Jersey Avenue SE., Washington, DC 20590.

SUPPLEMENTARY INFORMATION: This notice requests information to assist NHTSA in implementing a pilot grant program required under the FAST Act. See Public Law 114-94, § 24105 (2015). The FAST Act requires that, by October 1, 2016, NHTSA must implement a two-year pilot program with up to six States to evaluate the feasibility and effectiveness of a State process for informing consumers of open motor vehicle recalls at the time of motor

vehicle registration. NHTSA plans to solicit grant applications following the receipt and consideration of comments and information submitted in response to this notice.

Background

The National Traffic and Motor Vehicle Safety Act, 49 U.S.C. 30101 *et. seq.* as amended, requires that a motor vehicle manufacturer notify the owners and purchasers of its vehicles of a safety-related defect or that the vehicle does not comply with an applicable Federal motor vehicle safety standard. 49 U.S.C. 30118. A vehicle manufacturer must provide notice of a recall in a manner prescribed through regulation by NHTSA to each person registered under State law as the owner and whose name and address are reasonably ascertainable by the manufacturer through State records or other available source or (if a registered owner is not notified through State registration information) to the most recent purchaser known to the manufacturer. 49 U.S.C. 30119(d). In order to identify owners of vehicles subject to a safety-related recall and provide notification to them, a motor vehicle manufacturer typically contracts with a third party that obtains vehicle registration data for the affected vehicles from State motor vehicle administrations. The motor vehicle manufacturer then notifies owners and purchasers, typically by U.S. Mail, about the safety recall and, among other things, about how to obtain a remedy to fix the defect. See 49 U.S.C. 30119(d); 49 CFR part 577.

NHTSA and the motor vehicle industry have sought to improve notice of safety-related defects to owners and to develop ways to increase the rate at which owners complete the remedy identified in the notice.¹ Section 24105 of the recently enacted FAST Act provides for the two-year pilot program to evaluate the feasibility and effectiveness of a State process for informing consumers of open motor vehicle recalls at the time of motor vehicle registration in the State. To carry out this program, the FAST Act permits NHTSA to make a grant to up to six States. To be eligible for a grant, the Act requires a State to: (i) Submit an

¹ In April 2015, NHTSA hosted a workshop called "Retooling Recalls" to explore ways to increase recall remedy completion rates. See <http://www.nhtsa.gov/About+NHTSA/Press+Releases/2015/nhtsa-retooling-recalls-workshop-04282015>. Recently, the agency published an ANPRM requesting public comment on, among other things, additional ways by which manufacturers could not only notify owners, but also influence owners to have recalls completed. See 81 FR 81 FR 4007 (January 25, 2016).

application in such form and manner as the Secretary prescribes; (ii) agree to notify, at the time of registration, each owner or lessee of a motor vehicle presented for registration in the State of any open recall on that vehicle; (iii) provide the open motor vehicle recall information at no cost to each owner or lessee of a motor vehicle presented for registration in the State; and (iv) provide such other information as the Secretary may require.

In considering a State for a grant under this provision, the FAST Act requires NHTSA to consider the State's methodology for determining open recalls on a motor vehicle, for informing consumers of the open recalls, and for determining performance. Following the two-year performance period, the FAST Act requires that the State grantee provide to NHTSA a report of performance containing information necessary to evaluate the extent to which open recalls have been remedied. Within six months after the completion of the pilot program, the FAST Act requires NHTSA to evaluate the extent to which identified open recalls have been remedied.

Request for Information

The agency is interested in information that would be helpful in implementing a successful pilot grant. This includes information about, among other things: A State's process for registering motor vehicles; the application(s) in use by the States to facilitate its access to open recall data and to notify consumers; how a notice to consumers should be provided to raise awareness of the open recall; performance criteria; and the estimated costs for a State to fulfill the pilot program requirements. Because the FAST Act requires NHTSA to consider a State's methodology for determining performance, the agency is interested in comments from parties on how to determine such performance, including ways to measure whether a consumer had a defect remedied following notification of an open recall, and metrics for comparing pre-pilot and post-pilot performance. The agency is also interested in hearing from States, based upon the current status of their vehicle registration systems, about the requirements and challenges to adapt their systems to conduct the pilot program. And, because Congress requires NHTSA to evaluate the pilot program, we seek information and suggestions about how to ensure a successful assessment.

In addition to the topics discussed above, we seek information related to the questions posed below. This list is

not exhaustive, and we encourage commenters to provide any further information they believe is relevant to inform the agency as it seeks to implement a successful pilot program. While the agency welcomes all comments, we do not envision the use of NHTSA's VIN look-up tool as a source of information for the pilot program. The VIN look-up tool was created for consumers. An increase in the demand on NHTSA's VIN look-up tool from a large enterprise submitting numerous queries could compromise its performance for its intended purpose.

Registration Process

- How often do States require a vehicle to be registered?
- What mechanisms exist for an owner to register a vehicle with the State? In-person, On-line? Mail-in?
 - What other conditions or requirements exist in connection with the registration process in a State (e.g. vehicle emissions or safety inspection)?
 - If additional conditions or requirements exist, how are they linked to the vehicle registration process? Would the systems that link to the vehicle registration process be available for the pilot program? What modifications might be required?

Notice to the Consumer

- What sources of information about an open safety recall are available to a State?
 - What form should notice of an open recall take and what flexibilities should be considered in the event a State allows multiple methods for registration?
 - At what point in the registration process should a State provide notice of an open recall?
 - What information about an open recall should a State provide?

Registration System Functionality

- Do State registration systems have the capability to:
 - Communicate with a third-party system? If so, what third-party system does the State use, and can it be used for the pilot program. What modifications might be required?
 - Provide real time notice of an open recall?
 - Track that notice was provided?
 - Query or track that a recall was completed on a vehicle?

Written comments may be submitted through any of the methods discussed above.

This notice is for information purposes only. The agency will review and consider information provided in response to this notice as it implements

the pilot grant program, but will not separately respond to comments.

Authority: S. 24105, Pub. L. 114–94, 129 Stat. 1312.

Issued in Washington, DC on April 12, 2016 under authority delegated in 49 CFR part 1.95.

Paul A. Hemmersbaugh,
Chief Counsel.

[FR Doc. 2016–08831 Filed 4–14–16; 8:45 am]

BILLING CODE 4910–59–P

DEPARTMENT OF THE TREASURY

Office of the Comptroller of the Currency

[Docket ID OCC–2016–0010]

Mutual Savings Association Advisory Committee

AGENCY: Office of the Comptroller of the Currency (OCC), Department of the Treasury.

ACTION: Notice of Federal Advisory Committee meeting.

SUMMARY: The OCC announces a meeting of the Mutual Savings Association Advisory Committee (MSAAC).

DATES: A public meeting of the MSAAC will be held on Tuesday, May 3, 2016, beginning at 8:30 a.m. Eastern Daylight Time (EDT). Members of the public may submit written statements to the MSAAC. The OCC must receive written statements no later than 5:00 p.m. on Tuesday, April 26, 2016. Members of the public who plan to attend the meeting, and members of the public who may require auxiliary aids, should contact the OCC by 5:00 p.m. EDT on Tuesday, April 26, 2016, to inform the OCC of their interest in attending the meeting and to provide the information that will be required to facilitate aid.

ADDRESSES: The OCC will hold the May 3, 2016 meeting of the MSAAC at the OCC's offices at 400 7th Street SW., Washington, DC 20219. Members of the public may submit written statements to MSAAC@occ.treas.gov or by mailing them to Michael R. Brickman, Designated Federal Officer, Mutual Savings Association Advisory Committee, Office of the Comptroller of the Currency, 400 7th Street SW., Washington, DC 20219.

FOR FURTHER INFORMATION CONTACT: Michael R. Brickman, Deputy Comptroller for Thrift Supervision, (202) 649–5420, Office of the Comptroller of the Currency, Washington, DC 20219.

SUPPLEMENTARY INFORMATION: By this notice, the OCC is announcing that the

MSAAC will convene a meeting on Tuesday, May 3, 2016, at the OCC's offices at 400 7th Street SW., Washington, DC 20219. The meeting is open to the public and will begin at 8:30 a.m. EDT. The purpose of the meeting is for the MSAAC to advise the OCC on regulatory changes or other steps the OCC may be able to take to ensure the continued health and viability of mutual savings associations and other issues of concern to existing mutual savings associations. The agenda includes a discussion of current topics of interest to the industry.

Members of the public who plan to attend the meeting should contact the OCC by 5:00 p.m. EDT on Tuesday, April 26, 2016, to inform the OCC of their desire to attend the meeting and to provide information that will be required to facilitate entry into the

meeting. Members of the public may contact the OCC via email at MSAAC@OCC.treas.gov or by telephone at (202) 649-5420. Attendees should provide their full name, email address, and organization, if any. For security reasons, attendees will be subject to security screening procedures and must present a valid government-issued identification to enter the building. Members of the public who are deaf or hard of hearing should call (202) 649-5597 (TTY) by 5:00 p.m. EDT Tuesday, April 26, 2016, to arrange auxiliary aids such as sign language interpretation for this meeting.

Dated: April 11, 2016.
Thomas J. Curry,
Comptroller of the Currency.
 [FR Doc. 2016-08783 Filed 4-14-16; 8:45 am]
BILLING CODE 4810-33-P

DEPARTMENT OF THE TREASURY

United States Mint

Pricing for the 2016 Mercury Dime, Standing Liberty Quarter, and Walking Liberty Half-Dollar Centennial Gold Coins

AGENCY: United States Mint, Department of the Treasury.

ACTION: Notice.

SUMMARY: The United States Mint announces the prices of the 2016 Mercury Dime, Standing Liberty Quarter, and Walking Liberty Half-Dollar Centennial Gold Coins.

Weekly average gold price	Size	Mercury Dime Centennial Gold Coin	Standing Liberty Centennial Gold Coin	Walking Liberty Centennial Gold Coin
\$950.00 to \$999.99	1/2 oz			\$740.00
	1/4 oz		\$397.50	
	1/10 oz	\$180.00		
\$1,000.00 to \$1,049.99	1/2 oz			765.00
	1/4 oz		410.00	
	1/10 oz	185.00		
\$1,050.00 to \$1,099.99	1/2 oz			790.00
	1/4 oz		422.50	
	1/10 oz	190.00		
\$1,100.00 to \$1,149.99	1/2 oz			815.00
	1/4 oz		435.00	
	1/10 oz	195.00		
\$1,150.00 to \$1,199.99	1/2 oz			840.00
	1/4 oz		447.50	
	1/10 oz	200.00		
\$1,200.00 to \$1,249.99	1/2 oz			865.00
	1/4 oz		460.00	
	1/10 oz	205.00		
\$1,250.00 to \$1,299.99	1/2 oz			890.00
	1/4 oz		472.50	
	1/10 oz	210.00		
\$1,300.00 to \$1,349.99	1/2 oz			915.00
	1/4 oz		485.00	
	1/10 oz	215.00		
\$1,350.00 to \$1,399.99	1/2 oz			940.00
	1/4 oz		497.50	
	1/10 oz	220.00		
\$1,400.00 to \$1,449.99	1/2 oz			965.00
	1/4 oz		510.00	
	1/10 oz	225.00		
\$1,450.00 to \$1,499.99	1/2 oz			990.00
	1/4 oz		522.50	
	1/10 oz	230.00		

The full 2016 Pricing of Numismatic Gold, Commemorative Gold, and Platinum Products grid is located at www.usmint.gov.

Pricing can vary weekly dependent upon the London Bullion Market Association (LBMA) Gold Price weekly average. The gold price is evaluated every Wednesday and is modified as necessary.

FOR FURTHER INFORMATION CONTACT:
 Jason Laurie, Program Manager;
 Numismatic and Bullion Department;
 United States Mint; 801 9th Street NW.,
 Washington, DC 20220; or call 202-354-7500.

Authority: 31 U.S.C. 5111, 5112, & 9701.

Dated: April 8, 2016.

Richard A. Peterson,
Deputy Director for Manufacturing and Quality, United States Mint.

[FR Doc. 2016-08702 Filed 4-14-16; 8:45 am]

BILLING CODE P

U.S.-CHINA ECONOMIC AND SECURITY REVIEW COMMISSION**Notice of Open Public Hearing**

AGENCY: U.S.-China Economic and Security Review Commission.

ACTION: Notice of open public hearing—April 27, 2016, Washington, DC.

SUMMARY: Notice is hereby given of the following hearing of the U.S.-China Economic and Security Review Commission.

Name: Dennis Shea, Chairman of the U.S.-China Economic and Security Review Commission. The Commission is mandated by Congress to investigate, assess, and report to Congress annually on “the national security implications of the economic relationship between the United States and the People’s Republic of China.” Pursuant to this mandate, the Commission will hold a public hearing in Washington, DC on Wednesday, April 27, 2016, on “China’s 13th Five-Year Plan.”

Background: This is the fifth public hearing the Commission will hold during its 2016 report cycle. This hearing will examine China’s fiscal and financial reforms, implementation of China’s high-tech industrial policy in the automobile, aviation, and semiconductor sectors, efforts to improve citizens’ quality of life, and the implications these reforms and policies have for U.S. economic and national security interests. The hearing will be co-chaired by Chairman Dennis Shea and Senator Carte Goodwin. Any interested party may file a written statement by April 27, 2016, by mailing to the contact below. A portion of each panel will include a question and answer period between the Commissioners and the witnesses.

Location, Date and Time: Room: TBD. Wednesday, April 27, 2016, start time is 9:00 a.m. A detailed agenda for the hearing will be posted to the Commission’s Web site at www.uscc.gov. Also, please check our Web site for possible changes to the

hearing schedule. *Reservations are not required to attend the hearing.*

FOR FURTHER INFORMATION CONTACT: Any member of the public seeking further information concerning the hearing should contact Anthony DeMarino, 444 North Capitol Street NW., Suite 602, Washington DC 20001; phone: 202-624-1496, or via email at ademarino@uscc.gov. *Reservations are not required to attend the hearing.*

Authority: Congress created the U.S.-China Economic and Security Review Commission in 2000 in the National Defense Authorization Act (Pub. L. 106-398), as amended by Division P of the Consolidated Appropriations Resolution, 2003 (Pub. L. 108-7), as amended by Public Law 109-108 (November 22, 2005), as amended by Public Law 113-291 (December 19, 2014).

Dated: April 11, 2016.

Michael Danis,

Executive Director, U.S.-China Economic and Security Review Commission.

[FR Doc. 2016-08701 Filed 4-14-16; 8:45 am]

BILLING CODE 1137-00-P



FEDERAL REGISTER

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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-5907-N-16]

**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 speech-impaired (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: Ms. Theresa M. Ritta, Chief Real Property Branch, the Department of Health and Human Services, Room 5B-17, Parklawn Building, 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: *Air Force:* Mr. Robert E. Moriarty, P.E., AFCEC/CI, 2261 Hughes Avenue, Ste. 155, JB SA Lackland TX 78236-9853; *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; (These are not toll-free numbers).

Dated: April 5, 2016.

Brian P. Fitzmaurice,
*Director, Division of Community Assistance,
Office of Special Needs Assistance Programs.*

**TITLE V, FEDERAL SURPLUS PROPERTY
PROGRAM FEDERAL REGISTER REPORT
FOR 04/15/2016**

Suitable/Available Properties

Building

Alabama

C1301

Ft. McClellan

Ft. McClellan AL 36205

Landholding Agency: Army

Property Number: 21201220017

Status: Excess

Comments: off-site removal only; 2,232 sq. ft.; barracks; extensive repairs needed; secured area; need prior approval to access property.

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 reqs.

4 Buildings

Redstone Arsenal

Redstone Arsenal AL 35898

Landholding Agency: Army

Property Number: 21201410026

Status: Unutilized

Directions: 3535 (150 sq. ft.); 3538 (48 sq. ft.);

4637 (2,095 sq. ft.); 7330 (75 sq. ft.)

Comments: off-site removal only; no future agency need; repairs needed; secured area; contact Army for more information.

5 Buildings

Redstone Arsenal

Redstone Arsenal AL 35898

Landholding Agency: Army

Property Number: 21201420016

Status: Unutilized

Directions: 7742A; 7742B; 7740A; 7740B;

7740

Comments: off-site removal only; must be dismantled; no future agency need; extensive repairs required; contact Army for more info. on a specific property & accessibility/removal reqs.

4811

Redstone Arsenal

Redstone Arsenal AL 35898

Landholding Agency: Army

Property Number: 21201430024

Status: Unutilized

Directions: 4811

Comments: off-site removal only; no future agency need; 221 sq. ft.; Flammable/explosive storage facility; 12+ months vacant; deteriorated; secured area; contact Army for more information.

6 Buildings

Redstone Arsenal
Madison AL 35898

Landholding Agency: Army
Property Number: 21201510040

Status: Unutilized

Directions: 3757 (800 sq. ft.); 3759 (39 sq. ft.); 3762 (288 sq. ft.); 6209 (130 sq. ft.); 6210 (130 sq. ft.); 7859 (522 sq. ft.)

Comments: off-site removal only; no future agency need; prior approval to gain access is required; for more info. contact Army.

2 Buildings

Redstone Arsenal
Redstone Arsenal AL 35898

Landholding Agency: Army
Property Number: 21201530058

Status: Unutilized

Directions: Building 7359 (4,547 sq. ft.); 7369 (7,288 sq. ft.)

Comments: off-site removal; 48–70+ yrs. old; rocket plants; vacant 4 mos.; major reno. needed; contaminates; asbestos; no future agency need; prior approval needed to gain access; contact Army for more info.

Building 3540

Redstone Arsenal
Redstone Arsenal AL 35898

Landholding Agency: Army
Property Number: 21201530092

Status: Unutilized

Comments: off-site removal only; no future agency need; 150 sq. ft.; range support; removal may be diff. due to type (brick); major renov.; LBP; endangered species-var. bat species; contact Army for more info.

4 Buildings

Fort Rucker
Fort Rucker AL 36362

Landholding Agency: Army
Property Number: 21201610035

Status: Unutilized

Directions: 1402:186819 (9,000 sq. ft.); 8828:186696 (400 sq. ft.); 5030T:183660 (1,440 sq. ft.) 1401:18663 (9,320 sq. ft.)

Comments: off-site removal; 29+–73 yrs. old; storage; admin.; fair con.; due to size may not be feasible to move; no future agency need; prior appr. to gain acc. is required; co. Army for more info.

Alaska

Bldg. 00001
Holy Cross Armory
High Cross AK 99602

Landholding Agency: Army
Property Number: 21200710051

Status: Excess

Comments: 1200 sq. ft. armory; off-site use only.

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 Phillips 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.

Arizona

Building 90890

Fort Huachuca
Fort Huachuca AZ 85613

Landholding Agency: Army
Property Number: 21201440051

Status: Unutilized

Comments: off-site removal only; no future agency need; 40 sq. ft.; 80+ months vacant; repairs needed; contact Army for more information.

7 Buildings

Papago Park Military Reservation
Phoenix AZ 85008

Landholding Agency: Army
Property Number: 21201510025

Status: Excess

Directions: M5358 (1500 sq. ft.); M5356 (1,500 sq. ft.); M5354 (1,500 sq. ft.); M5352 (1,500 sq. ft.); M5218 (1,097 sq. ft.); M5331 (2,460 sq. ft.); M5502 (5,856 sq. ft.)

Comments: fair condition prior approve to gain access is required; for more information contact Army about a specific property.

2 Building

5636 E. McDowell Road
Phoenix AZ 85008

Landholding Agency: Army
Property Number: 21201520007

Status: Excess

Directions: Building M5502 (5,856 sq. ft.) & M5331 (2,460 sq. ft.)

Comments: 45+ & 62+ yrs. old for buildings respectively above; administration; restricted access; escort required; contact Army for more information.

Arkansas

B-1500

Vandenberg Blvd.

Little Rock AR
Landholding Agency: Air Force

Property Number: 18201610021

Status: Underutilized

Comments: 389 sq. ft.; office/visitor's center; poor conditions; contact AF for more information.

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.

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: off-site removal only; 396 & 252 sf. respectively; 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 reas.

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: sf varies; no future agency need; poor/deteriorated conditions; secured area; escort required; contact Army for more info. on a specific property & accessibility reqs./removal options.

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; lead-based 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 reqs.

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.

11 Building

Fort Hunter Liggett
Fort Hunter 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 reqs.

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; sf varies; 6t months vacant; poor conditions; contamination; secured area; contact Army for more info. on a specific property & accessibility removal reqs.

11 Building

Fort Hunter Liggett
Fort Hunter Liggett 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 reqs.

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 deteriorated; secured area; extensive background check required; contact Army for info. on a specific property & accessibility reqs.

2 Buildings

Camp Roberts MTC
Camp Roberts CA 93451
Landholding Agency: Army
Property Number: 21201410024
Status: Excess

Directions: 14102 (864 sq. ft.); 14801 (200 sq. ft.)

Comments: off-site removal only; 72+ yrs.-old; secured area; contact Army for accessibility/removal requirements.

4 Buildings

Fort Hunter Liggett
711 ASP Road
Fort Hunter Liggett CA 93928
Landholding Agency: Army
Property Number: 21201420004
Status: Unutilized

Directions: 711; 710; 0408A; 719

Comments: off-site removal only; no future agency need; poor conditions; must obtain access documentation; contact Army for information on a specific property and accessibility/removal request.

Bldg. 53

Navy Lodge on RT Jones Rd.
Mountain View CA
Landholding Agency: Army
Property Number: 21201430003
Status: Excess

Comments: off-site removal only; 960 sq. ft.; storage; poor conditions; contact Army for more information.

00294

Los Alamitos Joint Forces Training Base (JFTB)

Los Alamitos CA 90720-5002
Landholding Agency: Army
Property Number: 21201430018
Status: Underutilized
Directions: 00294

Comments: off-site removal only; no future agency need; 980 sq. ft.; storage/general purpose; very poor condition; secured area; contact Army for more information.

Camp Roberts MTC (H) Bldg.
T0864

Hwy 101; Bldg. 109
Camp Roberts CA 93451-5000
Landholding Agency: Army
Property Number: 21201510028
Status: Unutilized

Comments: off-site removal; 73+ yrs. old; 400 sq. ft. storage; residential; fair to poor condition; vacant 72 months; contact Army for more info.

3 Buildings

Park Reserve Forces Training Area
Dubin CA 94568

Landholding Agency: Army
Property Number: 21201530048
Status: Unutilized

Directions: Building: 973 RPUID: 376805 (1,933 sq. ft.); 1194 RPUID: 377058 (1,020 sq. ft.); 1195 RPUID: 377059 (1,020 sq. ft.)

Comments: off-site removal only; no future agency need; 61/71+ yrs. old; Vacant Storage; recreation center; poor condition; contact Army for more info. on a specific property accessibility/removal requirements.

6 Buildings

Fort Hunter Liggett
Fort Hunter Liggett CA 93928
Landholding Agency: Army
Property Number: 21201530049
Status: Unutilized

Directions: Building: 0100B (124 sq. ft.); 124 (2,001 sq. ft.); 149 (1,196 sq. ft.); 283 (4,225 sq. ft.) 393 (58 sq. ft.); 394 ((58 sq. ft.)

Comments: off-site removal only; no future agency need; 35/86+ yrs. old; usage varies; contact Army for more info. on a specific property; access./removal requirements.

Building 0132A

Fort Hunter Liggett
For Hunter Liggett CA 93928
Landholding Agency: Army
Property Number: 21201530050
Status: Underutilized

Comments: off-site removal; no future agency need; 64+ yrs. old; 943 sq. ft.; residential; poor condition; contact Army for more information and accessibility/removal requirements.

Colorado

Building 00209
4809 Tevis Street
Fort Carson CO 80913
Landholding Agency: Army
Property Number: 21201520018
Status: Unutilized

Comments: off-site removal; 49+ yrs. old; 400 sq. ft.; housing; vacant 3 mos.; repairs required; asbestos; no future agency need; contact Army for more information.

Building 00220

4860 Tevis Street
Fort Carson CO 80913
Landholding Agency: Army
Property Number: 21201520033
Status: Excess

Comments: off-site removal only; 73+ yrs. old; 690 sq. ft.; Eng./housing; repairs required; concrete; maybe difficult to move; asbestos; no future agency need; contact Army for more information.

Georgia

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. Lightning 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 reqs.
- 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 reqs.
- Building 866
null
395 N. Lightning 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 reqs.
- Building 9597
Bultman Ave.
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.
- Building 8056
N. Lightning Rd.
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. Lightning 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 GA 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 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 Pkwy
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 OT022
46 22nd Street
Fort Gordon GA 30905
Landholding Agency: Army
Property Number: 21201330005
Status: Unutilized
- Comments: no future agency need; off-site 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; 120 months; dilapidated; contamination; closed post; contact Army for accessibility/removal reqs.
- 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; contamination; secured area; contact Army for info. on a specific property; accessibility removal reqs.
- 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 info.
- Building 1157
Hunter Army Airfield
Hunter Army Airfield GA 31409
Landholding Agency: Army
Property Number: 21201410033
Status: Excess
Comments: off-site removal only; 5,809 sq. ft.; poor conditions; secured area; gov't escort required; contact Army for more info.
- Building 7097
Fort Stewart
Ft. Stewart GA 31314
Landholding Agency: Army
Property Number: 21201440007
Status: Underutilized
Comments: off-site removal only; no future agency need; relocation difficult due to size/type; 9,520 sq. ft.; child development center; 6+ months vacant; poor conditions; contact Army for more information.
- 100
Hunter Army Airfield
Hunter Army Airfield GA 31409
Landholding Agency: Army
Property Number: 21201440008
Status: Excess
Comments: off-site removal only; relocation extremely difficult due to size; 13,331 sq. ft.; classroom; poor conditions; contact Army for more information.
- 1020
Hunter Army Airfield
Hunter Army Airfield GA 31409
Landholding Agency: Army
Property Number: 21201440009
Status: Underutilized
Comments: off-site removal only; no future agency need; relocation extremely difficult

due to size/type; 39,653 sq.ft.; storage; 1+ month vacant; contact Army for more information.

9002

Hunter Army Airfield
Hunter Army Airfield GA 31406
Landholding Agency: Army
Property Number: 21201440010

Status: Underutilized

Comments: off-site removal only; no future agency need; relocation difficult due to type; 221 sq. ft.; 12+ months vacant; poor conditions; asbestos; contact Army for more information.

10 Buildings

Fort Benning
Fort Benning GA 31905
Landholding Agency: Army
Property Number: 21201520011

Status: Underutilized

Directions: 00035 (890 sq. ft.); 00036 (890 sq. ft.); 00235 (4,390 sq. ft.); 08001 (288 sq. ft.); 08007 (288 sq. ft.); 08012 (288 sq. ft.); 08014 (288 sq. ft.); 08034 (192 sq. ft.); 08582 (192 sq. ft.); 08597 (192 sq. ft.)

Comments: off-site removal; 10–94 yrs. old for buildings respectively above; toilet/shower; laundry; administrative; poor condition; no future agency need; contact Army for more information.

9 Buildings

Fort Benning
Fort Benning GA 31905
Landholding Agency: Army
Property Number: 21201520012

Status: Underutilized

Directions: 08821 (192 sq. ft.), 8781 (1,007 sq. ft.), 08730 (800 sq. ft.), 08729 (192 sq. ft.), 08721 (384 sq. ft.), 08681 (192 sq. ft.), 08637 (384 sq. ft.), 08600 (192 sq. ft.), 08618 (192 sq. ft.)

Comments: off-site removal; 10–50 yrs. old for buildings respectively above; poor condition; toilet/shower, range; no future agency need; contact Army for more information.

2 Buildings

Fort Benning
Fort Benning GA 31905
Landholding Agency: Army
Property Number: 21201520028

Status: Unutilized

Directions: Buildings 04969 (8,416 sq. ft.), 04960 (3,335 sq. ft.)

Comments: off-site removal; 34+ & 48+ yrs. old; vehicle MAINT.; poor conditions; contaminants; restricted access; no future agency need; contact Army for more information.

Building 14

Camp Frank D. Merrill
Fort Benning GA 31905
Landholding Agency: Army
Property Number: 21201540052

Status: Unutilized

Comments: off-site removal only; 120 sq. ft.; 51+ yrs. old; veh. fuel mogas; poor conditions; contact Army for information.

Building 08638–RPUID 283107

Mortar Training Area
off Wildcat Road
Fort Benning GA 31905
Landholding Agency: Army

Property Number: 21201540053

Status: Unutilized

Comments: off-site removal only; 192 sq. ft.; 10+ yrs.-old; sep toil/shower; poor conditions; contact Army for more information.

Building 08728

3279 10th Armored Division Road
Fort Benning GA
Landholding Agency: Army
Property Number: 21201540054

Status: Unutilized

Comments: off-site removal only; 192 sq. ft.; 9+ yrs.-old; sep toil/shower; poor conditions; contact Army for more information.

3 Buildings

Fort Benning
Fort Benning GA 31905
Landholding Agency: Army
Property Number: 21201610041

Status: Unutilized

Directions: Building 04977 RPUID:281480 192 sq. ft.; 04978 RPUID:282355 630 sq. ft.; 04979 RPUID:282356 400 sq. ft.

Comments: off-site removal only; 11+ & 48+ yrs. old; veh maint shops; haz mat str ins; poor condition; no future agency need; contact Army for more information.

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.

3377Z

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 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.

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.

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.

00038

Pohakuloa Training Area
Hilo HI 96720
Landholding Agency: Army
Property Number: 21201410007

Status: Unutilized

Comments: off-site removal only; 102 sq. ft.; storage; 49+ yrs.-old; poor conditions; contact Army for more information.

3 Buildings

Joint Base Pearl Harbor Hickam
Joint Base Pearl Harb HI 96860
Landholding Agency: Army
Property Number: 21201530046

Status: Excess

Directions: Building: 2266 (1,536 sq. ft.); 2267 (1,536 sq. ft.) 2268 (2,190 sq. ft.)

Comments: off-site removal only; 32+ yrs. old; Child Development Centers; 24 mos. Vacant; poor condition; relocation may not be feasible due to deteriorated condition; contact Army for more information.

Idaho

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.

Illinois
Building GC444
195 E Street
Granite City IL 62040
Landholding Agency: Army
Property Number: 21201610061
Status: Unutilized
Directions: RPUID:967743
Comments: off-site removal only; 63+ yrs. old; 21,954 sq. ft.; training center; vacant 1+ mos.; no future agency need; size makes this economically & structurally unfeasible to move; contact Army for more info.

Iowa
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.

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 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 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 more info.

Building 00621
Mitchell Terr.
Ft. Riley KS 66442
Landholding Agency: Army
Property Number: 21201320021
Status: Excess
Comments: off-site removal only; 12, 640 sf.; lodging; deteriorating; asbestos.

Building 7610
Fort Riley
Fort Riley KS 66442
Landholding Agency: Army
Property Number: 21201410049
Status: Excess
Comments: off-site removal only; may not be feasible to relocate due to sq. ft./type of structure; 41,892 sq. Ft. barracks contact Army for more information.

8 Buildings
Fort Riley
610 Warrior Rd.
Fort Riley KS 66442
Landholding Agency: Army
Property Number: 21201420002
Status: Excess
Comments: off-site removal only; 316 sq. ft.; office; structure type: Police Station; 55+ years old; fair condition; contact Army for more information.

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.

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; sf 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.

Building A7140
Fort Campbell
Ft. Campbell KY 42223
Landholding Agency: Army
Property Number: 21201530102
Status: Underutilized
Comments: 414 sq. ft.; 56+ yrs.-old; fair conditions; registration required on daily basis to access property; contact Army for more information.

3 Buildings
Fort Campbell
Fort Campbell KY 42223
Landholding Agency: Army
Property Number: 21201610036
Status: Underutilized
Directions: Buildings 04053 (22,053 sq. ft.); 04057 (33,104 sq. ft.); 04067 (44,106 sq. ft.)
Comments: 38+ yrs. old; barracks; fair condition; no future agency need; daily registration renewal to access property; contact Army for more information.

Louisiana
7604B
Fort Polk
Fort Polk LA 71459
Landholding Agency: Army
Property Number: 21201530038
Status: Unutilized
Comments: off-site removal only; no future agency need; 3,740 sq. ft.; contact Army for more information.

7604C
Fort Polk
Fort Polk LA 71459
Landholding Agency: Army
Property Number: 21201530039
Status: Unutilized
Comments: off-site removal only; no future agency need; 3,740 sq. ft.; relocatable company building; contact Army for more information.

7308E
Fort Polk
Fort Polk LA 71459
Landholding Agency: Army
Property Number: 21201530040
Status: Unutilized
Comments: off-site removal only; no future agency need; 5,396 sq. ft.; relocatable office; contact Army for more information.

7604D
Fort Polk
Ft. Polk LA 71459
Landholding Agency: Army
Property Number: 21201530045
Status: Unutilized
Comments: off-site removal only; no future agency need; 3,740 sq. ft.; relocatable office; contact Army for more information.

9 Buildings
Fort Polk
Ft. Polk LA 71459
Landholding Agency: Army
Property Number: 21201530073
Status: Underutilized
Directions: 00002 (190857; 4,070 sq. ft.); 00003 (292997; 97 sq. ft.); 02531 (191515; 4,830 sq. ft.); 02599 (191521; 159 sq. ft.); 04250 (191272; 240 sq. ft.); 07526 (299361; 480 sq. ft.); 09787 (293242; 608 sq. ft.); 09806 (188086; 2,834 sq. ft.); M0350 (188086)?
Comments: off-site removal only; no future agency need; removal difficult due to type/size; poor conditions; contact Army for more details on a specific property.

Building 07043
Fort Polk
Fort Polk LA 71459
Landholding Agency: Army
Property Number: 21201530101
Status: Underutilized
Comments: off-site removal only; 1,200 sq. ft.; maintenance building; poor conditions; contact Army for more information.

5 Buildings
Fort Polk
Fort Polk LA 71459
Landholding Agency: Army
Property Number: 21201610045
Status: Underutilized
Directions: 02505 RPUID:191509 (2,360 sq. ft.); 01736 RPUID:299354 (4,492 sq. ft.); M0101 (2,120 sq. ft.); 4370 (5,630 sq. ft.); 4172 (1,367 sq. ft.)
Comments: off-site removal only; 47–74+ yrs. old; fire station; admin.; poor conditions; no future agency need; contact Army for more information.

- 3 Buildings
Fort Polk
Fort Polk LA 71459
Landholding Agency: Army
Property Number: 21201610050
Status: Underutilized
Directions: 01739-RPUIID:299365 (32 sq. ft.); 01737-RPUIID:292529 (96 sq. ft.); 01738-RPUIID:188234 (650 sq. ft.)
Comments: off-site removal only; 58+–68+ yrs. old; poor condition; storage; fire dept.; contact Army for more information.
- 2 Buildings
Fort Polk
Fort Polk LA 71459
Landholding Agency: Army
Property Number: 21201610051
Status: Underutilized
Directions: 02501-RPUIID:299625 (3,308 sq. ft.); 00830-RPUIID:301695 (82,431 sq. ft.)
Comments: off-site removal only; 39+–74+ yrs. old; shed; org club; poor condition; maybe difficult to move; contact Army for more information.
- 3 Buildings
Fort Polk
Fort Polk LA 71459
Landholding Agency: Army
Property Number: 21201610060
Status: Underutilized
Directions: #01741-RPUIID:292498 (289 sq. ft.); 00353-RPUIID:292665 (240 sq. ft.); 07530-RPUIID:292944 (3,308 sq. ft.)
Comments: off-site removal only; 33+–73+ yrs. old; shed; wash platform; poor conditions; contact Army for more information.
- Building 04274
4274 California Ave.,
Fort Polk LA 71459
Landholding Agency: Army
Property Number: 21201610066
Status: Unutilized
Directions: RPUIID:292651
Comments: off-site removal only; 63+ yrs. old; 240 sq. ft.; toilet/shower; poor conditions; contact Army for more information.
- Maryland
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.
- 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 reqs.
- 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.
- Missouri
2 Buildings
168 SE Hwy off of Hwy 23, Whiteman AFB
Knob Noster MO 65305
Landholding Agency: Air Force
Property Number: 18201610016
Status: Excess
Directions: #5002 (2,189 sq. ft.); #5000 (1,200 sq. ft.)
Comments: off-site removal only; 20+ yrs. old; office; storage; very poor conditions; contact AF for more information.
- 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. 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 use—admin.; 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 use—barracks, 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, off-site 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, off-site 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, off-site 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, 8296, 08301
Comments: 4784 sq ft., 4 plex housing quarters, potential contaminants, off-site 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, off-site 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., off-site 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.

P0002
88th Reginal Support Command
Cape Girardeau MO 63701
Landholding Agency: Army
Property Number: 21201510006
Status: Unutilized
Comments: off-site removal only; 96 sq. ft.; storage; no future agency need; 14+ mons. vacant; asbestos; contact Army for more information.

Building 5332
Range 4
Fort Leonard Wood MO 65473
Landholding Agency: Army
Property Number: 21201610052
Status: Unutilized
Directions: RPUID:611105
Comments: 15+ yrs. old; 80 sq. ft.; weapons; 12+ mos. vacant; poor conditions; contact Army for more information.

Building #5333

Range 4
Fort Leonard Wood MO 65473
Landholding Agency: Army
Property Number: 21201610058
Status: Unutilized
Directions: RPUID:578451
Comments: 15+ yrs. old; 80 sq. ft.; weapons; 12+ mos. vacant; not adequate for reuse; contact Army for more information.

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 limitations.

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; sf varies; usage varies; need repairs; contamination; remediation required; secured area; need proir approval to access property; contact Army for more details.

4 Building
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
Picatinny 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.

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. 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.

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.

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.

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 sf; 21 yrs. old; extensive repairs needed; secured area; extensive background check required; contact Army for accessibility requirements.

D3039
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.

3 Buildings
Fort Bragg
Ft. Bragg NC 28310
Landholding Agency: Army
Property Number: 21201540061
Status: Unutilized
Directions: Q3113–1034505 (64 sq. ft.); Q3414–1034511 (64 sq. ft.); Q2322–296150 (17 sq. ft.)
Comments: very poor conditions; contact Army for more information on a specific property listed above.

Ohio
125
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, off-site removal only, most recent use—vet facility (quarantine stable).

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–810
Fort Sill
Lawton OK 73503–5100
Landholding Agency: Army
Property Number: 21199730350
Status: Unutilized
Directions:
Comments: 7205 sq. ft., possible asbestos/lead paint, most recent use—hay storage, off-site use only.

Bldgs. T–837, T–839
Fort Sill
Lawton OK 73503–5100
Landholding Agency: Army
Property Number: 21199730351
Status: Unutilized
Directions:
Comments: approx. 100 sq. ft. each, possible asbestos/lead paint, most recent use—storage, off-site use only.

Bldg. P–934
Fort Sill
Lawton OK 73503–5100
Landholding Agency: Army
Property Number: 21199730353
Status: Unutilized
Directions:
Comments: 402 sq. ft., possible asbestos/lead paint, most recent use—storage, off-site use only.

Bldg. T–2184
Fort Sill
Lawton OK 73503–5100
Landholding Agency: Army
Property Number: 21199730364
Status: Unutilized
Directions:
Comments: 454 sq. ft., 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 use—storage, 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–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 use—admin., 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 use—
transmitter bldg., 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. P-1672
Fort Sill
Lawton OK 73503-5100
Landholding Agency: Army
Property Number: 21200120126
Status: Unutilized
GSA Number:
Comments: 1056 sq. ft., possible
asbestos/lead paint, most recent use—
storage, off-site use only.

6 Buildings
Fort Sill
Ft. Sill OK 73503
Landholding Agency: Army
Property Number: 21201540034
Status: Unutilized
Directions: 1500 (100 SQ. FT.; Fueling/
POL/Wash Support Bldg); 1501 (9,802
SQ. FT.; Vehicle Maintenance Shop);
1502 (9,938 SQ. FT.; Vehicle
Maintenance Shop); 1503 (10,190 SQ.
FT.; Limited Use Instructional Bldg);
1521 (80 SQ. FT.; Oil Storage
Building); 2590 (3,626 SQ. FT.;
ADMIN GENERAL PURPOSE)
Comments: off-site removal only; no
future agency need; removal difficult
due to type/size; 6+ mons.vacant;
contamination; contact Army for more
information on a specific property
listed above.

6 Buildings
Fort Sill
Fort Sill OK 73503
Landholding Agency: Army
Property Number: 21201610027
Status: Unutilized
Directions: 852 (13,379 sq. ft.); 1929
(3,200 sq. ft.); 851 (14,360 sq. ft.); 850
(22,941 sq. ft.); 745 (6,533 sq. ft.);
2037 (5,197 sq. ft.)
Comments: off-site removal; 52+ 100+
yrs. old; storage; admin. building;
enlisted uph; vacant 6+ mos.; no
future agency need; due to size may
not be feasible to move; contact Army
for more information.

9 Buildings
Fort Sill
Fort Sill OK 73503
Landholding Agency: Army
Property Number: 21201610028
Status: Unutilized
Directions: 2870 (3,658 sq. ft.); 3682
(23,502 sq. ft.); 2873 (3,658 sq. ft.);
2874 (3,872 sq. ft.); M6307 (94 sq. ft.);
6305 (879 sq. ft.); 2875 (3,682 sq. ft.);
2871 (3,872 sq. ft.); 2872 (3,658 sq. ft.)
Comments: off-site removal only; 28+
75+ yrs. old; 6+ mos. vacant; HQ.
bldg.; general purpose; training; no
future agency need; due to size may
not be feasible to move; contact Army
for more information.

Pennsylvania
Building 01015
11 Hap Arnold Blvd.
Tobyhanna PA 18466
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.
Tobyhanna 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
info.

Puerto Rico
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 reqs.

2 Buildings
USAG Fort Buchanan RQ327
Fort Buchanan PR 00934
Landholding Agency: Army
Property Number: 21201540057
Status: Excess

Directions: 01024 (300 sq. ft.; storage);
01026 (300 sq. ft.; storage)
Comments: off-site removal only; poor
conditions; contact Army for more
information on a property listed
above.

Tennessee
00869
Fort Campbell
Fort Campbell TN 42223
Landholding Agency: Army
Property Number: 21201430036
Status: Excess
Comments: 3,076 sq. ft.; storage; fair
conditions; asbestos in floor tiles;
secured area; contact Army for more
information.

07612
Fort Campbell
Fort Campbell TN 42223
Landholding Agency: Army
Property Number: 21201430044
Status: Excess
Comments: 600 sq. ft.; storage; fair
condition; secured area; contact Army
for more information.

9 Buildings
Fort Campbell
Ft. Campbell TN 42223
Landholding Agency: Army
Property Number: 21201440002
Status: Excess
Directions: 00039; 00846; 05123; 05638;
05640; 05641; 05646; 07540; 07811
Comments: off-site removal only;
relocation may be extremely difficult
due to size/type; sq. ft. varies; poor
conditions; contamination; contact
Army for more information.

03R28, 02r28, & 01R28
Fort Campbell
Ft. Campbell TN 42223
Landholding Agency: Army
Property Number: 21201440005
Status: Underutilized
Comments: off-site removal only; no
future agency need; 552 sq. ft.; range
support facility; major repairs;
secured area; contact Army for more
information.

05127
Fort Campbell
Ft. Campbell TN 42223
Landholding Agency: Army
Property Number: 21201440058
Status: Excess
Comments: off-site removal only; 224
sq. ft.; storage; fair conditions; contact
Army for more information on
accessibility/removal requirements.

4 Buildings
Fort Campbell
Ft. Campbell TN 42223
Landholding Agency: Army
Property Number: 21201440059
Status: Excess
Directions: 05211 (320 sq. ft.); 05665
(800 sq. ft.); 00100 (800 sq. ft.); 01604
(126 sq. ft.)

Comments: off-site removal only; fair conditions; usage varies; contact Army for more information on a specific property.

06907
Ft. Campbell
Ft. Campbell TN 42223
Landholding Agency: Army
Property Number: 21201530029
Status: Unutilized
Comments: 2,581 Sq. ft.; office; 50+ yrs. old; fair conditions; needs repair; daily repair; contamination; daily registration required to access property; contact Army for more information.

3 Buildings
Fort Campbell
Ft. Campbell TN
Landholding Agency: Army
Property Number: 21201540017
Status: Unutilized
Directions: 6995 (RPUID: 594789; 3,687 SQ. FT.; OFFICE); 07825 (RPUID: 590376; 15,111 SQ. FT.; Ammo Repair); A6924 (RPUID: 598990; 3,688 SQ. FT.; OFFICE)
Comments: fair to poor conditions; asbestos present; contact Army for more information on a specific property listed above.

Texas

6 Buildings
Eldorado AFB
Eldorado AFB TX
Landholding Agency: Air Force
Property Number: 18201610017
Status: Excess
Directions: Building 00365 (509 sq. ft.); 00357 (434 sq. ft.); 00355 (265 sq. ft.); 00353 (15,302 sq. ft.); 00148 (1,200 sq. ft.) 00552 (97,000 sq. ft.)
Comments: 22–29 yrs. old; 16+ yrs. old; scanner bldg; fire station; police armory; entry control; store facility; contact AF for more information.

Bldgs. P6220, P6222
Fort Sam Houston
Camp Bullis
San Antonio TX
Landholding Agency: Army
Property Number: 21200330197
Status: Unutilized
GSA Number:
Comments: 384 sq. ft., most recent use—carport/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.

Bldgs. 04281, 04283

Fort Hood
Bell TX 76544
Landholding Agency: Army
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. 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 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.

B-42
Fort 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-1301
Ft. Bliss
Ft. Bliss TX 79916
Landholding Agency: Army
Property Number: 21201220001
Status: Underutilized
Comments: off-site removal only; 18,739 sq. ft.; current use: theft 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 sq. ft.; current use: housing; poor conditions—need repairs; asbestos & lead identified; need remediation.

Building 6951
11331 Montana Ave.
Ft. Bliss TX 79916
Landholding Agency: Army
Property Number: 21201240010
Status: Excess
Comments: off-site removal only; 288 sq. ft.; 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 sq. ft.; 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 sq. ft.; 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 sq. ft.; office; poor conditions; limited public access; asbestos/lead identified; contact Army for info. on accessibility/removal.

2 Building
Fort Bliss
Fort Bliss TX 79916
Landholding Agency: Army
Property Number: 21201330029
Status: Unutilized
Directions: 05015 (22,915 sq. ft.); 05019 (23,495 sq. ft.)
Comments: off-site removal only; no future agency need; poor conditions; 6+ months vacant; contact Army for info. on accessibility; removal reqs.

92065
92065 Supply Rd.
Fort Hoop TX 76544

Landholding Agency: Army
Property Number: 21201420021
Status: Excess
Comments: off-site removal only; 3,994 sq. ft.; admin general purpose; 1+ month vacant; contact Army for more information.

4285
Fort Hood
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201430019
Status: Unutilized
Directions: 4285
Comments: off-site removal only; no future agency need; semi-perm. Structure type; 10,552 sq. ft.; removal may be difficult due to size; poor condition; secured area; contact Army for more information.

2 Buildings
Fort Hood
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201430020
Status: Excess
Directions: 4461 (6,515 sq. ft.); 4611 (3,311 sq. ft.)
Comments: off-site removal only; removal may be difficult due to size/type; fair to poor condition; asbestos present in building 4611; secured area; contact Army for more information.

4408
Fort Hood
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201430021
Status: Excess
Directions: 4408
Comments: off-site removal only; semi-perm. Structure type; 9,812 sq. ft.; removal difficult due to size; fair condition; secured area; contact Army for more information.

9 Buildings
Fort Hood
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201430030
Status: Unutilized
Directions: 4640 (1,606 sq. ft.); 4641 (2,021 sq. ft.); 4644 (4,080 sq. ft.); 4656 (4,045 sq. ft.); 4657 (4,040 sq. ft.); 36019 (3,192 sq. ft.); 36027 (2,425 sq. ft.); 36028 (2,400 sq. ft.); 36043 (5,000 sq. ft.)
Comments: off-site removal only; no future agency need; due to site relocation may be difficult; poor condition; secured area; contact Army for more information.

715
Fort Hood
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201430047

Status: Excess
Comments: off-site removal only; 2,810 sq. ft.; semi-permanent structure type; 11+ months vacant; fair condition; contamination; secured area; contact Army for more information.

07133
Fort Bliss
Ft. Bliss TX 79916
Landholding Agency: Army
Property Number: 21201440011
Status: Unutilized
Comments: off-site removal only; no future agency need; relocation difficult due to size/type; 12,178 sq. ft.; storage; 120+ months vacant; poor conditions; contact Army for more information

5 Buildings
Fort Bliss
Ft. Bliss TX 79916
Landholding Agency: Army
Property Number: 21201440012
Status: Unutilized
Directions: 07134; 07142; 07153; 07162; 07178
Comments: off-site removal only; no future agency need; relocation difficult due to size/type; sq. ft. varies; 120+ months vacant; poor conditions; contact Army for more information.

05095
Fort Bliss
Ft. Bliss TX 79916
Landholding Agency: Army
Property Number: 21201440022
Status: Unutilized
Comments: off-site removal only; no future agency need; 12+ months vacant; good conditions; secured area; contact Army for more information.

07113
Fort Bliss
Ft. Bliss TX 79916
Landholding Agency: Army
Property Number: 21201440023
Status: Unutilized
Comments: off-site removal only; 8,855 sq. ft.; no future agency need; relocation difficult due to size/type; 120+ months vacant; child-care center; poor conditions; contact Army for more information.

2 Buildings
Yoakum USARC
Yoakum TX 77995
Landholding Agency: Army
Property Number: 21201440035
Status: Underutilized
Directions: P1005; P1006
Comments: off-site removal only; no future agency need; 30 sq. ft.; storage for flammable materials; 53+ yrs.-old; remediation needed; contact Army for more information.

10 Buildings
USAG Fort Bliss

USAG Fort Bliss TX 79916
Landholding Agency: Army
Property Number: 21201520043
Status: Unutilized
Directions: Building 05096 (768 sq. ft.); 08396 (198 sq. ft.); 08395 (198 sq. ft.); 08380 (900 sq. ft.); 08365 (132 sq. ft.); 08364 (432 sq. ft.); 08309 (120 sq. ft.); 08348 (108 sq. ft.); 08268 (432 sq. ft.); 08349 (100 sq. ft.)
Comments: off-site removal; 28–70 yrs. old for bldgs. respectively above; admin; toilet; storg; range bldg; off. qtrs.; vacant 12–60 mos.; poor cond; no future agency need; contact Army for more info.

90005; RPUID:285770
Clarke Road
Fort Hood TX
Landholding Agency: Army
Property Number: 21201540012
Status: Excess
Comments: off-site removal only; removal extremely difficult due to type; 181 sq. ft.; Navigation Building, Air; contact Army for more information

92044; RPUID: 286348
Loop Road
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201540021
Status: Excess
Comments: off-site removal only; removal extremely difficult due to type/size; 1,920 SQ. FT.; Admin General Purpose; lead and asbestos contamination; contact Army for more information.

1348 (RPUID: 313187)
North Avenue
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201540022
Status: Excess
Comments: off-site removal only; 654 sq. ft; Admin General Purpose; fair/moderate conditions; Asbestos located in Building caulking and putties; contact Army for more information.

91003; RPUID: 286087
West Headquarters Avenue
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201540025
Status: Excess
Comments: off-site removal only; removal extremely difficult due to type; 325 sq. ft.; Storage General Purpose; possible lead and asbestos contamination; contact Army for more information.

36017; RPUID: 174093
Wratten Drive
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201540027
Status: Excess

- Comments: off-site removal only; removal extremely difficult due to type/size; 2,400 sq. ft.; Laboratory; contact Army for more information.
- 12 Buildings
Fort Hood
Fort Hood TX
Landholding Agency: Army
Property Number: 21201610030
Status: Excess
Directions: 56204: 311933 240 sq. ft. 56191: 170499 200 sq. ft. 56167: 171025 240 sq. ft. 56153: 172770 200 sq. ft. 56186: 312163 240 sq. ft. 56178: 312162 350 sq. ft. 56144: 172878 240 sq. ft. 56141: 17255 240 sq. ft. 56119: 314224 200 sq. ft. 56123: 314228 240 sq. ft. 56116: 314216 240 sq. ft. 56003: 172568 248 sq. ft.
- Comments: off-site removal only; 13+-22+ yrs old; toilet/shower; contact Army for more information.
- 4 Buildings
Fort Hood
Fort Hood TX
Landholding Agency: Army
Property Number: 21201610032
Status: Unutilized
Directions: Building 92062 RPUID: 286949 96 Sq. ft.; A4211 RPUID: 182761 87 sq. ft.; 92043 RPUID: 286347 464 sq. ft.; 90073 RPUID: 286004 120 sq. ft.
- Comments: off-site removal only; 34+-64+ yrs. old; power plant; storage; no future agency need; contact Army for more information.
- 5 Buildings
Fort Hood
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201610053
Status: Excess
Directions: 2028-RPUID: 171488 (7,848 sq. ft.); 51018-RPUID: 169913 (11,854 sq. ft.); 2032-RPUID: 171492 (1,288 sq. ft.); 51019-RPUID: 169914 (11,854 sq. ft.); 4262-RPUID: 312301 (11,854 sq. ft.)
- Comments: off-site removal only; 14+-79+ yrs. old; storage; maintenance shop; toilet/shower; may be difficult to move; contact Army for more information.
- 5 Buildings
Fort Hood
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201610055
Status: Excess
Directions: 11020-RPUID: 181444 (1,224 sq. ft.); 4611-RPUID: 314513 (11,854 sq. ft.); 51017-RPUID: 169912 (11,854 sq. ft.); 51015-RPUID: 169910 (11,854 sq. ft.); 7020-RPUID: 584784 (6,104 sq. ft.)
- Comments: off-site removal only; 13+-49+ yrs. old; storage; battery shop; battalion hdqts.; may be difficult to move; contact Army for more information.
- 6 Buildings
Fort Hood
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201610056
Status: Excess
Directions: 51020-RPUID: 169909 (11,854 sq. ft.); 51016-RPUID: 169911 (11,854 sq. ft.); 91003-RPUID: 286087 (325 sq. ft.); 92065-RPUID: 286952 (3,994 sq. ft.); 421-RPUID: 171462 (10,752 sq. ft.); 1156-RPUID: 171784 (7,079 sq. ft.)
- Comments: off-site removal only; 10+-73+ yrs. old; storage; administrative; health clinic; may be difficult to move; contact Army for more information.
- 3 Buildings
Fort Hood
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201610057
Status: Unutilized
Directions: 233-RPUID: 170829 (2,250 sq. ft.); 230-RPUID: 170826 (5,851 sq. ft.); 229-RPUID: 170825 (7,310 sq. ft.)
- Comments: off-site removal only; 73+-74+ yrs. old; training aids center; no future agency need; contact Army for more information.
- Building Number 4499
77th Street
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201610059
Status: Excess
Directions: RPUID: 314497
Comments: 29+ yrs. old; 2,449 sq. ft.; shed; contact Army for more information.
- 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; contact Army for info. on accessibility/removal reqs.
- 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 reqs.
- Building 00030
Tooele Army Depot
Tooele UT 84074
Landholding Agency: Army
Property Number: 21201310067
Status: Underutilized
Comments: off-site removal only; playground; disassembly required; minor restoration needed; restricted area; contact Army for accessibility/removal reqs.
- 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 reqs.
- 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
Status: Excess
Directions: 808, 1150, 1197, 2303, 2903, 2905, 2907, 3137
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: 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.
- 510
Defense Supply Center
Richmond VA 23237
Landholding Agency: Army
Property Number: 21201430007
Status: Excess

Directions: 510
 Comments: off-site removal only; removal may be difficult due to structure type; Barbeque Pit; 20 sq. ft.; 22+ years old; secured area; contact Army for more information.

Building 22696
 Fort Drum
 Ft. Drum VA 13602
 Landholding Agency: Army
 Property Number: 21201510015
 Status: Unutilized
 Comments: off-site removal only; no future agency need; removal may be difficult; 400 sq. ft.; range operations bldg.; deteriorated; contact Army for more information.

T-482
 JB Myer Henderson Hall
 Ft. Myer VA 22211
 Landholding Agency: Army
 Property Number: 21201520003
 Status: Excess
 Comments: off-site removal only; 8,267 sq. ft.; relocation may be difficult to size; office; 6+ months vacant; contact Army for more information.

Building 8400
 Fort Lee
 Fort Lee VA 23801
 Landholding Agency: Army
 Property Number: 21201610029
 Status: Underutilized
 Comments: 61+ yrs. old; 9,878 sq. ft.; dining facility; requires extensive renovation; prior approval to gain access is required; building in use; contact Army for more information.

Washington
 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.

E1302 & R7610
 JBLM
 JBLM WA 98433
 Landholding Agency: Army
 Property Number: 21201230028
 Status: Unutilized
 Comments: 80 sf. (E1302); 503 sf. (R7610); use: varies; major repairs needed; secured area; contact Army re: accessibility requirements.

Bldg. 06239
 Joint Base Lewis McChord
 JBLM WA 90433
 Landholding Agency: Army
 Property Number: 21201430053
 Status: Unutilized
 Comments: off-site removal only; no future agency need; deconstruct to

relocate; difficult to relocate due to size/type; poor conditions; contact Army for more info.

23 Buildings
 Joint Base Lewis McChord
 JBLM WA 98433
 Landholding Agency: Army
 Property Number: 21201430054
 Status: Underutilized
 Directions: 03223; 03225; 03627; 03628; 03629; 03632; 03638; 03640; 03641; 03643; 03644; 03645; 06991; 09663; 09998; 11680; A0303; C1342; F0017; F0018; J0831; J0833; W3641
 Comments: off-site removal only; no future agency need; deconstruct to relocate; difficult to relocate due to type/size; poor conditions; secured area; contact for more info.

Building 02080
 Joint Base Lewis McChord
 JBLM WA 98433
 Landholding Agency: Army
 Property Number: 21201440048
 Status: Underutilized
 Comments: off-site removal only; no future agency need; relocation may be difficult due to type/size; 2,031 sq. ft.; storage; 1+ month vacant; major repairs needed; contact Army for more information.

2 Buildings
 Joint Base Lewis McChord
 JBLM WA 98433
 Landholding Agency: Army
 Property Number: 21201440057
 Status: Underutilized
 Directions: 01036; 01037
 Comments: off-site removal only; no future agency need; relocation extremely difficult due to size; 8,142 sq. ft. for each; major repairs needed; contact Army for more information.

5 Buildings
 Joint Base Lewis McChord
 JBLM WA 98433
 Landholding Agency: Army
 Property Number: 21201510042
 Status: Underutilized
 Directions: D0110 (148 sq. ft.); 03933 (192 sq. ft.); O04ED(48 sq. ft.); 14109 (225 sq. ft.); 09643 (720 sq. ft.)
 Comments: off-site removal only; no future agency need; significant repairs needed; contact Army for more information on a specific property.

Building 03932
 Joint Base Lewis McChord
 JBLM WA 98433
 Landholding Agency: Army
 Property Number: 21201520001
 Status: Underutilized
 Comments: off-site removal only; no future agency need; 120 sq. ft.; storage; 49+ yrs.; significant repairs for restoration; contamination; contact Army for accessibility and removal requirements.

Wisconsin
 2 Buildings
 Fort McCoy
 Fort McCoy WI 54656
 Landholding Agency: Army
 Property Number: 21201610026
 Status: Unutilized
 Directions: 08035 RPUID: 299270 (300 sq. ft.) & 08037 RPUID: 608421 (300 sq. ft.)
 Comments: off-site removal only; 44+ yrs. old; restroom; poor conditions; no future agency need; contact Army for more information.

Land
 Mississippi
 2 Plots
 Columbus Air Force Base
 Columbus Air Force Base MS
 Landholding Agency: Air Force
 Property Number: 18201610006
 Status: Excess
 Comments: 2 x 10.36 acres, contact Air Force 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 use—storage, off-site use only.

California
 00806
 Fort Hunter Liggett
 Fort Hunter Liggett CA 93928
 Landholding Agency: Army
 Property Number: 21201410017
 Status: Unutilized
 Comments: off-site removal only; no future agency need; 1,600 sq. ft.; 60+ months vacant; poor conditions; exposed to elements/wildlife; secured area; contact Army for more info.

Georgia
 1096
 Fort Stewart
 Ft. Stewart GA 31314
 Landholding Agency: Army
 Property Number: 21201410001
 Status: Excess

Comments: off-site removal only; due to structure type relocation may be difficult; poor conditions; 7,643 sq. ft.; secured area; contact Army for more information.

3 Buildings
Hunter Army Airfield
Hunter Army Airfield GA 31409
Landholding Agency: Army
Property Number: 21201410002
Status: Excess
Directions: 1126 (1,196 sq. ft.); 1127 (1,196 sq. ft.); 1129 (5,376 sq. ft.)
Comments: off-site removal only; disassemble required; poor conditions; secured area; gov't escort required; contact Army for more information.

1124
Hunter Army Airfield
Hunter Army Airfield GA 31409
Landholding Agency: Army
Property Number: 21201410010
Status: Excess
Comments: off-site removal only; 1,188 sq. ft.; due to structure type relocation may be difficult; poor conditions; secured area; contact Army for more info.

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. 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 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, off-site use only.

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 use—observation 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 use—support 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.

Texas
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. 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. 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. 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., off-site 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.

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. 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. 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. 94031
Fort Hood
Bell TX 76544
Landholding Agency: Army
Property Number: 21200740194
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 hanger; poor conditions; limited public access; contact Army for info. on accessibility/removal.

8 Buildings
Fort Hood
Ft. Hood TX 76544
Landholding Agency: Army
Property Number: 21201410020
Status: Excess
Directions: 94030 (2,567 sq. ft.); 90083 (150 sq. ft.); 26011 (4,789 sq. ft.); 26010 (4,735 sq. ft.); 26009 (4,735 sq. ft.); 26008 (4,735 sq. ft.); 26007 (4,735 sq. ft.); 08640 (3,735 sq. ft.)
Comments: off-site removal only; removal difficult due to structure type; contamination; secured area; contact Army for more information.

9 Buildings
Fort Hood
Fort Hood TX 96544
Landholding Agency: Army
Property Number: 21201410021
Status: Excess
Directions: 04481 (48 sq. ft.); 4292 (1,830 sq. ft.); 4291 (6,400 sq. ft.); 04290 (674 sq. ft.); 4283 (8,940 sq. ft.); 4281 (2,000 sq. ft.); 04273 (687 sq. ft.); 04206 (651 sq. ft.); 04203 (2,196 sq. ft.)
Comments: off-site removal only; removal may be difficult due to structure type; secured area; contact Army for more information.

8 Buildings
Fort Hood
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201410023
Status: Excess
Directions: 07035 (1,702 sq. ft.); 7008 (288 sq. ft.); 6987 (192 sq. ft.); 04643 (4,017 sq. ft.); 04642 (4,017 sq. ft.); 04619 (4,103 sq. ft.); 04496 (284 sq. ft.); 04495 (347 sq. ft.)
Comments: off-site removal only; removal may be difficult due to structure type; secured area; contact Army for more information.

8 Buildings
Fort Hood
Ft. Hood TX 76544
Landholding Agency: Army
Property Number: 21201410028
Status: Excess
Directions: 04163, 04165, 51015, 51016, 51017, 51018, 51019, 51020
Comments: off-site removal only; sq. ft. varies; secured area; contact Army for specific property and/or accessibility/removal reqs.

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, 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
03215
Joint Base Lewis McChord
JBLM WA 98433

Landholding Agency: Army
 Property Number: 21201410008
 Status: Underutilized
 Comments: off-site removal only; still existing Federal need; due to age/structure relocation may be difficult; 33,460 sq. ft.; 61+ yrs.-old; barracks; significant renovations; secured area; contact Army.

03221
 Joint Base Lewis McChord
 JBLM WA 98433
 Landholding Agency: Army
 Property Number: 21201410039
 Status: Underutilized
 Comments: off-site removal only; still existing Federal need; disassemble may be required; 33,460 sq. ft.; may be difficult to relocate due to sq. ft. & structure type; contact Army for more info.

****Suitable/Undefined****

Building

Texas

12 Buildings
 Foot Hood
 Foot Hood TX
 Landholding Agency: Army
 Property Number: 21201610031
 Status: Excess
 Directions: 56224:172687 80 sq.ft;
 56211:172817 200 sq.ft; 56243:172623
 240 sq.ft; 56256:172644 220 sq.ft;
 56264:312164 240 sq.ft; 56283:171026
 240 sq.ft; 56258:172645 220 sq.ft;
 56338 117 sq.ft; 56291:170733 200
 sq.ft; 56236:172643 384 sq.ft;
 56228:314213 80 sq.ft; 56226:172828
 80 sq.ft.

Comments: off-site removal only; 1+–28+ yrs. old; toilet/shower; contact Army for more information.

Washington

Pair of Adjacent one-hole pit
 State Hwy 261/Lyons Ferry State Park
 Starbuck WA 99359
 Landholding Agency: Army
 Property Number: 21201610046
 Status: Excess
 Comments: 36+ yrs. old; 36 sq. ft. each; toilets; poor conditions; contact ARMY for more information.

Unsuitable Properties

Building

Alabama

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. 7358A
 Sandpiper Road
 Redstone Arsenal AL 35898
 Landholding Agency: Army
 Property Number: 21201140047
 Status: Unutilized
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. C1302
 null
 Fort McClellan AL 36205
 Landholding Agency: Army
 Property Number: 21201140073
 Status: Unutilized
 Reasons: Secured area; Extensive deterioration

106
 Red Arsenal
 Red Arsenal AL 35898
 Landholding Agency: Army
 Property Number: 21201430048
 Status: Unutilized
 Comments: documented deficiencies: building is collapsing; extensive conditions that represents a clear threat to personal physical safety.
 Reasons: Extensive deterioration

C1310
 Fort McClellan
 Ft. McClellan AL 36205
 Landholding Agency: Army
 Property Number: 21201440032
 Status: Unutilized
 Comments: public access denied and no alternative method to gain access w/out compromising national security.
 Reasons: Secured area

7134
 Redstone Arsenal
 Redstone Arsenal AL 35898
 Landholding Agency: Army
 Property Number: 21201440038
 Status: Unutilized
 Comments: documented deficiencies: suffered severe flood damage; severe structural damage; clear threat to physical safety.
 Reasons: Extensive deterioration

4812
 Redstone Arsenal
 Redstone Arsenal AL 35898
 Landholding Agency: Army
 Property Number: 21201440039
 Status: Unutilized
 Comments: documented deficiencies: suffered major damage from tornado; roof torn completely off; clear threat to physical safety.
 Reasons: Extensive deterioration

2 Buildings

Restone Arsenal
 Redstone Arsenal AL 35898
 Landholding Agency: Army
 Property Number: 21201520024
 Status: Unutilized
 Directions: Buildings 4122, 4123
 Comments: public access denied and no alternative method to gain access without compromising national security.

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building 4120A
 4120A Redstone Road
 Redstone AL 35898
 Landholding Agency: Army
 Property Number: 21201520025
 Status: Unutilized

Comments: flammable/explosive material are located on adjacent industrial, commercial, or Federal facility. Further detailed provided under “comments” below.

Reasons: Within 2000 ft. of flammable or explosive material

Building 4120
 4120 Redstons Road
 Madison AL 35898
 Landholding Agency: Army
 Property Number: 21201520045
 Status: Unutilized

Comments: flam./explosive material are located on adjacent indus.; commercial, or Federal facility; further details provided. Public access denied & no alt. method to gain access w/out compromising Nat. Sec.

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Building 7352
 Redstone Arsenal; Flicker Rd.
 Redstone Arsenal AL 35898
 Landholding Agency: Army
 Property Number: 21201530090
 Status: Unutilized

Comments: 2,000 ft. within explosive testing conducted on surrounding properties; suffered major damage due to explosive testing; structurally unsound.

Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material

3 Buildings
 Redstone Arsenal
 Redstone Arsenal AL
 Landholding Agency: Army
 Property Number: 21201530091
 Status: Unutilized

Directions: 7358; 7309; 7810
 Comments: 2,000 ft. w/in explosive testing conducted on surrounding properties.

Reasons: Within 2000 ft. of flammable or explosive material

8 Buildings
 Ft. McClellan Training Center
 Ft. McClellan AL 36205

Landholding Agency: Army
Property Number: 21201610004
Status: Unutilized
Directions: C1328:300651;
C1327:300650; C1323:300647;
C1356:300653; C1324:300648;
C1355:302115; C1321:299707;
C1317:299705
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured area
Building C1319
203 Essayons Ave.
Ft. McClellan AL 36205
Landholding Agency: Army
Property Number: 21201610005
Status: Unutilized
Directions: RPUID:299706
Comments: public access denied and no
alternative method to gain access
without compromising national
security; property located within
floodway which has not been correct
or contained.
Reasons: Secured area
Building 454
Anniston Army Depot
Anniston AL 36201
Landholding Agency: Army
Property Number: 21201610013
Status: Unutilized
Directions: RPUID: 236244
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured area
2 Buildings
Ft. McClellan Training Center
Ft. McClellan AL 36206
Landholding Agency: Army
Property Number: 21201610033
Status: Unutilized
Directions: P8205 RPUID:303146; P8604
RPUID:302852
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured area
2 Buildings
Redstone Arsenal
Redstone Arsenal AL 35898
Landholding Agency: Army
Property Number: 21201610038
Status: Unutilized
Directions: 115 RPUID:365235 (2,787 sq.
ft.); 7549 RPUID:367945 (3,200 sq. ft.)
Comments: flammable/explosive
materials are located on adjacent
industrial, commercial, or Federal
facility; which covers 38,138 acres.
Reasons: Within 2000 ft. of flammable
or explosive material
Alaska
Building 111

Powerplant at Clear AFS
Clear AK 99704
Landholding Agency: Air Force
Property Number: 18201610014
Status: Unutilized
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area
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. 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 2092
Kinney Rd.
Fort Wainwright AK 99703
Landholding Agency: Army
Property Number: 21201540005
Status: Underutilized
Comments: located w/in floodway
which has not been corrected or
contained; public access denied and
no alternative method to gain access
without compromising national
security.
Reasons: Secured Area; Floodway
Building 3562B
3562B Neely Road
Fort Wainwright AK 99703
Landholding Agency: Army
Property Number: 21201610048
Status: Underutilized
Directions: RPUID:1176767
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area
Arizona
12 Buildings

Luke AFB
Glendale AZ
Landholding Agency: Air Force
Property Number: 18201610008
Status: Unutilized
Directions: Building #1677, 1681, 1682,
1683, 1685, 1686, 1687, 1688, 1689,
1690, 1691, 1692
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area
10 Buildings
Luke AFB
Glendale AZ
Landholding Agency: Air Force
Property Number: 18201610009
Status: Unutilized
Directions: Building #1693, 1668, 1669,
1670, 1671, 1672, 1673, 1674, 1675,
1676
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area
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. 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
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
igloos)
Comments:
Reasons: Secured Area
C101-518
Navajo Depot Activity
Bellemont AZ 86015
Landholding Agency: Army
Property Number: 21199014595
Status: Underutilized
Directions: 12 miles west of Flagstaff,
Arizona on I-40. (100 Earth covered
igloos)
Comments:
Reasons: Secured Area
A101-434
Navajo Depot Activity

Bellemont AZ 86015
Landholding Agency: Army
Property Number: 21199014597
Status: Underutilized
Directions: 12 miles west of Flagstaff,
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
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
Status: Unutilized
Directions: 12 miles west of Flagstaff, on
I-40
Comments:
Reasons: Secured Area
Bldg. 316-Navajo Depot Activity
Bellemont AZ 86015-5000
Landholding Agency: Army
Property Number: 21199120177
Status: Unutilized
Directions: 12 Miles West of Flagstaff on
I-40
Comments:
Reasons: Secured Area
Bldg. 318-Navajo Depot Activity
12 Miles West of Flagstaff on I-40
Bellemont AZ 86015-5000
Landholding Agency: Army
Property Number: 21199120178
Status: Unutilized

Directions:
 Comments:
 Reasons: Secured Area
 Bldg. 350—Navajo Depot Activity
 12 Miles West of Flagstaff on I-40
 Belmont AZ 86015-5000
 Landholding Agency: Army
 Property Number: 21199120181
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Secured Area
 Bldg. S0220
 Camp Navajo
 Belmont AZ 86015
 Landholding Agency: Army
 Property Number: 21200140006
 Status: Unutilized
 GSA Number:
 Reasons: Within 2000 ft. of flammable
 or explosive material; Secured Area;
 Extensive deterioration
 Bldg. 00310
 Camp Navajo
 Belmont 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
 Belmont AZ 86015
 Landholding Agency: Army
 Property Number: 21200140010
 Status: Unutilized
 GSA Number:
 Reasons: Secured Area; Extensive
 deterioration
 Bldgs. M5218, M5219, M5222
 Papago Park Military Rsv
 Phoenix AZ 85008
 Landholding Agency: Army
 Property Number: 21200740001
 Status: Unutilized
 Reasons: Within airport runway clear
 zone; Secured Area; Extensive
 deterioration
 4 Bldgs.
 Papago Park Military Rsv
 M5234, M5238, M5242, M5247
 Phoenix AZ 85008
 Landholding Agency: Army
 Property Number: 21200740002
 Status: Unutilized
 Reasons: Secured Area; Extensive
 deterioration; Within airport runway
 clear zone
 Bldg. 00002
 Camp Navajo
 Belmont AZ 86015
 Landholding Agency: Army
 Property Number: 21200740109
 Status: Unutilized
 Reasons: Secured Area
 Bldgs. 00203, 00216, 00218
 Camp Navajo
 Belmont AZ 86015
 Landholding Agency: Army
 Property Number: 21200740110
 Status: Unutilized
 Reasons: Extensive deterioration;
 Secured Area
 Bldgs. 00244, 00252, 00253
 Camp Navajo
 Belmont AZ
 Landholding Agency: Army
 Property Number: 21200740111
 Status: Unutilized
 Reasons: Secured Area; Extensive
 deterioration
 7 Bldgs.
 Camp Navajo
 Belmont AZ 86015
 Landholding Agency: Army
 Property Number: 21200740112
 Status: Unutilized
 Directions: 00302, 00303, 00304, 00311,
 S0312, S0313, S0319
 Reasons: Secured Area; Extensive
 deterioration
 4 Bldgs.
 Camp Navajo
 Belmont AZ 86015
 Landholding Agency: Army
 Property Number: 21200740113
 Status: Unutilized
 Directions: S0320, 00323, S0324, 00329
 Reasons: Secured Area
 7 Bldgs.
 Camp Navajo
 Belmont 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
 Belmont 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
 FMR East
 Florence AZ 85232
 Landholding Agency: Army
 Property Number: 21201510044
 Status: Underutilized
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 4 Buildings
 5636 E. McDowell Road
 Phoenix AZ 85008
 Landholding Agency: Army
 Property Number: 21201520006
 Status: Excess
 Directions: Building M5352, M5354,
 M5358, M5356
 Comments: flammable materials located
 on adjacent property w/in 200 ft.
 Reasons: Within 2000 ft. of flammable
 or explosive material
 Arkansas
 3 Buildings
 Little Rock
 Little Rock AR
 Landholding Agency: Air Force
 Property Number: 18201610020
 Status: Underutilized
 Directions: B-222; B-1502; B-2905
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 11 Buildings
 Little Rock
 Little Rock AR
 Landholding Agency: Air Force
 Property Number: 18201610022
 Status: Unutilized
 Directions: 1432; 1439; 1437; 1435;
 1431; 1420; 1418; 1417; 1416; 1415;
 1389
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 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:
 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. 2513, 2515
 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
 16340
 Fleming Drive
 Pine Bluff Arsenal AR 71602
 Landholding Agency: Army
 Property Number: 21201540035
 Status: Unutilized
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 11 Buildings
 Pine Bluff Arsenal
 Pine Bluff AR 71602
 Landholding Agency: Army
 Property Number: 21201610006
 Status: Unutilized
 Directions: #60090; 60520; 34160;
 60070; 32130; 32140; 32150; 60060;
 64251; 64351; 34985
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 3 Buildings
 Pine Bluff Arsenal
 Pine Bluff AR 71602
 Landholding Agency: Army
 Property Number: 21201610049
 Status: Unutilized
 Directions: Building #85131,
 83611,81020
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 California
 Building 64
 Fort MacArthur

San Pedro CA
 Landholding Agency: Air Force
 Property Number: 18201530037
 Status: Underutilized
 Comments: flammable/explosion material are located on adjacent industrial, commercial, or Federal facility. Public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 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:
 Comments:
 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. 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. 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. 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
 Clorinator Bldg.
 Camp Roberts
 Camp Roberts CA 93446
 Landholding Agency: Army
 Property Number: 21199820217
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Secured Area; Extensive deterioration
 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
 Landholding Agency: Army
 Property Number: 21199820225
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Extensive deterioration;
 Secured Area
 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. 576
 Sierra Army Depot
 Herlong CA 96113
 Landholding Agency: Army

Property Number: 21199920033
Status: Unutilized
GSA Number:
Reasons: Within 2000 ft. of flammable
or explosive material; Secured Area
Bldg. 578
Sierra Army Depot
Herlong CA 96113
Landholding Agency: Army
Property Number: 21199920034
Status: Unutilized
GSA Number:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
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
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: Unutilized
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-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 Agency: Army
Property Number: 21200030013
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
Bldg. S-508
Sharpe Site
Lathrop CA 95231
Landholding Agency: Army
Property Number: 21200040015
Status: Underutilized
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: Unutilized

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-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-451
 Fort Irwin
 Ft. Irwin CA 92310
 Landholding Agency: Army
 Property Number: 21200210002
 Status: Unutilized
 GSA Number:
 Reasons: Secured Area; Extensive deterioration
 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
 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
 Landholding Agency: Army
 Property Number: 21200540012
 Status: Unutilized
 Reasons: Extensive deterioration
 54 Bldgs.
 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
 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
 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. 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.
 JFTB
 Los Alanitos CA 90720
 Landholding Agency: Army
 Property Number: 21201110046
 Status: Excess

Directions: 00147, 00207, 00259, 00297
 Reasons: Extensive deterioration
 Bldg. 00023
 Sierra Army Depot
 Herlong CA
 Landholding Agency: Army
 Property Number: 21201120054
 Status: Unutilized
 Reasons: Secured Area
 2 Bldgs
 Sierra Army Depot
 Herlong CA 96113
 Landholding Agency: Army
 Property Number: 21201140076
 Status: Unutilized
 Directions: 00349, 00587
 Reasons: Secured Area; Contamination;
 Extensive deterioration
 Bldg 00203
 4th Street, Sierra Army Depot
 Herlong CA 96113
 Landholding Agency: Army
 Property Number: 21201140077
 Status: Unutilized
 Reasons: Contamination; Secured Area
 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
 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
 3 Buildings
 Sierra Army Depot
 Herlong CA 96113
 Landholding Agency: Army
 Property Number: 21201520023
 Status: Unutilized
 Directions: Buildings 00502, 00503,
 00504
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 Building 275
 275 7th Division Road
 Fort Hunter Liggett CA 93928
 Landholding Agency: Army
 Property Number: 21201520027
 Status: Unutilized
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 10 Buildings
 Military Ocean Terminal Concord
 Concord CA 94520
 Landholding Agency: Army
 Property Number: 21201530033
 Status: Unutilized
 Directions: Building's 0E103–
 RPUID:960149, 0E101–960148,
 00A32–959952, 00A29–959951,
 00A17–959945, 00A16–959944,
 00A14–1039400, 00A11–1039401,
 00A10–959942, 00407–959923
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 Building 00083
 Sierra Army Depot
 Herlong CA 96113
 Landholding Agency: Army
 Property Number: 21201530034
 Status: Underutilized
 Directions: RPUID:200781
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 4 Buildings
 Sierra Army Depot
 Herlong CA 96113
 Landholding Agency: Army
 Property Number: 21201530035
 Status: Unutilized
 Directions: 536–RPUID:7277536, 129–
 197360, 00577–202547, 679–203542
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 2 Buildings
 Sierra Army Depot
 Herlong CA 96113
 Landholding Agency: Army
 Property Number: 21201530036
 Status: Excess
 Directions: Building 00187–
 RPUID:197384, 00183–197382
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 Building 01265
 Sierra Army Depot
 Herlong CA 96113
 Landholding Agency: Army
 Property Number: 21201530057
 Status: Unutilized
 Comments: public access denied and no
 alternative method to gain access
 without compromising National
 Security.
 Reasons: Secured Area
 2 Buildings
 Sierra Army Depot
 Herlong CA 96113
 Landholding Agency: Army
 Property Number: 21201530086
 Status: Unutilized
 Directions: 02105 RPUID:203564; 02106
 RPUID:203565
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 2 Buildings
 Sierra Army Depot
 Herlong CA 96113
 Landholding Agency: Army
 Property Number: 21201530097
 Status: Unutilized
 Directions: 02105 (203564); 012106
 (203565)
 Comments: public access denied and no
 alternative method to gain access w/
 out 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; Other—
 Extensive deterioration; Within 2000
 ft. of flammable or explosive material
 4 Bldgs.

Fort Carson
56231, 56232, 56234, 56250
El Paso CO 80913
Landholding Agency: Army
Property Number: 21200720003
Status: Unutilized
Reasons: Secured Area
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
4 Buildings
Fort Carson
Fort Carson CO 80913
Landholding Agency: Army
Property Number: 21201520016
Status: Underutilized
Directions: Buildings 01669, 00221, 00210, 00207
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
2 Buildings
Fort Carson
Fort Carson CO 80913
Landholding Agency: Army
Property Number: 21201520017
Status: Unutilized
Directions: Building 00812, 0209A
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
7 Buildings
Fort Carson
Fort Carson CO 80902
Landholding Agency: Army
Property Number: 21201540018
Status: Unutilized
Directions: 5557 (RPUID:591785); 5559 (RPUID:596873); 5561 (RPUID:601301); 5563 (RPUID:577607); 5565 (RPUID:593788); 5567 (RPUID:591786); 5569 (RPUID:591787)
Comments: (property located within floodway which has not been correct or contained)
Reasons: Floodway
8 Buildings
Fort Carson
Ft. Carson CO 80902
Landholding Agency: Army
Property Number: 21201540019
Status: Unutilized
Directions: 5540 (RPUID:610022); 5541 (RPUID:586846); 5542 (RPUID:616626); 5543 (RPUID:598076); 5544 (RPUID:567013); 5545 (RPUID:596871); 5546 (RPUID:593098); 5547 (RPUID:616627); 5549 (RPUID:616627); 5551 (RPUID:596872); 5553 (RPUID:606097); 5555 (RPUID:606639)
Comments: (property located within floodway which has not been correct or contained)
Reasons: Floodway
Building 00318
Fort Carson
Fort Carson CO 80913
Landholding Agency: Army
Property Number: 21201610025
Status: Unutilized
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
Florida
Building 685
964 Rescue Road
Patrick AFB FL 32925
Landholding Agency: Air Force
Property Number: 18201610015
Status: Unutilized
Comments: public access denied and no alternative method to gain access without compromising national security; property located within an airport runway clear zone or military airfield.
Reasons: Secured Area
Georgia
Facility 20
135 Beale Drive
Robins AFB GA 31098
Landholding Agency: Air Force
Property Number: 18201530033
Status: Unutilized
Comments: property located within floodway which has not been correct or contained; public access denied and no alternative method to gain access without compromising national security.
Reasons: Floodway; Secured Area
Facility 7525
Robins AFB
Robins AFB GA 31098
Landholding Agency: Air Force
Property Number: 18201610024
Status: Unutilized
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
Facility 21
Robins AFB
Robins AFB GA
Landholding Agency: Air Force
Property Number: 18201610026
Status: Unutilized
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
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. P8121
Fort Stewart
Ft. Stewart GA 31314–3913
Landholding Agency: Army
Property Number: 21199940060
Status: Excess
GSA Number:
Reasons: 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
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. 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. 00819
Fort Gillem
Forest Park GA 30297
Landholding Agency: Army
Property Number: 21200420080
Status: Unutilized
Reasons: Extensive deterioration
Bldg. 00822
Fort Gillem
Forest Park GA 30297
Landholding Agency: Army
Property Number: 21200420082

Status: Unutilized
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

<p>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. 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 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</p>	<p>Reasons: Extensive deterioration 2 Buildings Ft. Bragg FT. Bragg GA 28310 Landholding Agency: Army Property Number: 21201530016 Status: Unutilized Directions: 42101 (RPUID: 297832); 83846 (RPUID: 289837) Comments: public access denied and no alternative method to gain access without compromising National Security. Reasons: Secured Area Hawaii PU-01, 02, 03, 04, 05 Schofield Barracks Kolekole 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 Kolekole 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. 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</p>	<p>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. 00182 Kalaeloa Kapolei HI Landholding Agency: Army Property Number: 21200640108 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. 75073 Wheeler Army Airfield Wahiawa HI 96786 Landholding Agency: Army Property Number: 21201030011 Status: Unutilized Reasons: Within airport runway clear zone 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</p>
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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: Secured Area; Within airport
runway clear zone
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: Secured Area; Within 2000 ft.
of flammable or explosive material;
Floodway
Bldg. T-108
Charles Melvin Price Support Center
Granite City IL 62040
Landholding Agency: Army
Property Number: 21199930043
Status: Unutilized
GSA Number:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material;
Floodway
Bldg. T-401
Charles Melvin Price Support Center
Granite City IL 62040
Landholding Agency: Army
Property Number: 21199930045
Status: Unutilized
GSA Number:
Reasons: Secured Area; Floodway;
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: Floodway; Secured Area;
Within 2000 ft. of flammable or
explosive material
Bldg. T-404
Charles Melvin Price Support Center
Granite City IL 62040
Landholding Agency: Army
Property Number: 21199930047
Status: Unutilized
GSA Number:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material;
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: Floodway; Within 2000 ft. of
flammable or explosive material;
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: Secured Area; Floodway
Bldg. S-594
Charles Melvin Price Support Center
Granite City IL 62040
Landholding Agency: Army
Property Number: 21199930052
Status: Unutilized
GSA Number:
Reasons: Floodway; Secured Area
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
2 Buildings
Peoria AASF #3
Peoria IL 61607
Landholding Agency: Army
Property Number: 21201610003
Status: Unutilized
Directions: Building 00003 & 00020
Comments: public access denied and no
alternative method to gain access
without compromising national
security; property located within an
airport runway clear zone or military
airfield.
Reasons: Secured Area
4 Buildings
Rock Island Arsenal
Rock Island IL 61299
Landholding Agency: Army
Property Number: 21201610009
Status: Underutilized
Directions: 94 RPUID:612402; 100
RPUID:621314; 98 RPUID:591307; 97
RPUID:591861
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area
19 Buildings
Rock Island Arsenal
Rock Island Arsenal IL 61299
Landholding Agency: Army
Property Number: 21201610043
Status: Underutilized
Directions: Building's #99G01, 98G03,
100G2, 97G02, 99G02, 100G1, 99G03,
99, 98G01, 96G02, 98G02, 94G02,
94G01, 97G01, 96G01, 95, 96, 95G01,
95G02
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area
Building 98G02
1612/98G02 Walker Ct.
Rock Island IL 61299

Landholding Agency: Army
 Property Number: 21201610063
 Status: Underutilized
 Directions: RPUID:366349
 Comments: public access denied and no alternative method to gain access without compromising national security.

Reasons: Secured Area

Indiana

Building 31
 181 IW, 8001 Reinoehl Rd.
 Terre Haute IN 47803
 Landholding Agency: Air Force
 Property Number: 18201620001
 Status: Unutilized
 Comments: public access denied and no alternative method to gain access without compromising national security.

Reasons: Secured Area

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
 Edinburgh 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)
 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
 00435
 Camp Atterbury
 Edinburgh IN 46124
 Landholding Agency: Army
 Property Number: 21201530003
 Status: Unutilized
 Comments: public access denied and no alternative method to gain access without compromising National Security.

Reasons: Secured Area

Building AR009
 1LT Charles L. Waples USARC
 Anderson IN 46016
 Landholding Agency: Army
 Property Number: 21201540047
 Status: Unutilized
 Comments: documented deficiencies: structurally unsound; clear threat to physical safety.

Reasons: Extensive deterioration

Building AR033
 1LT Charles L. Waples USARC
 Anderson IN 46016
 Landholding Agency: Army
 Property Number: 21201540048
 Status: Unutilized
 Comments: documented deficiencies: structurally unsound; clear threat to physical safety.

Reasons: Extensive deterioration

Iowa

Bldg. 5B-137-1
 Iowa Army Ammunition Plant
 Middletown IA 52638
 Landholding Agency: Army
 Property Number: 21199012605
 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: Within 2000 ft. of flammable or explosive material; Secured Area

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: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1-78
 Iowa Army Ammunition Plant
 Middletown IA 52638
 Landholding Agency: Army
 Property Number: 21199012624
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 600-85
 Iowa Army Ammunition Plant
 Middletown IA
 Landholding Agency: Army
 Property Number: 21199013706
 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:
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-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. 6-69-6
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. 6-09-1
Iowa Army Ammunition Plant
Middletown IA
Landholding Agency: Army
Property Number: 21199013730
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. 1-207-1
Iowa Army Ammunition Plant
Middletown IA
Landholding Agency: Army
Property Number: 21199013738
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area
Bldg. 5A-137-2
Iowa Army Ammunition Plant
Middletown IA 52638
Landholding Agency: Army
Property Number: 21199120173
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable
or explosive material; Secured Area
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
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. 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. 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. 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:
Comments:
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. 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
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: Extensive deterioration; Within 2000 ft. of flammable or explosive material
 Bldg. 00310
 Iowa AAP
 Middletown IA 52638
 Landholding Agency: Army
 Property Number: 21200230019
 Status: Unutilized
 GSA Number:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldg. 00887
 Iowa AAP
 Middletown IA 52638
 Landholding Agency: Army
 Property Number: 21200230020
 Status: Unutilized

GSA Number:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 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. 01059
 Iowa AAP
 Middletown IA 52638
 Landholding Agency: Army
 Property Number: 21200230023
 Status: Unutilized
 GSA Number:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldg. 00765
 Iowa Army Ammo Plant
 Middletown IA 52638
 Landholding Agency: Army
 Property Number: 21200330012
 Status: Unutilized
 GSA Number:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldg. 05274
 Iowa Army Ammo Plant
 Middletown IA 52638
 Landholding Agency: Army
 Property Number: 21200330013
 Status: Unutilized
 GSA Number:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 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
 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
 Bldg. 00700
 Iowa Army Ammo Plant
 Middletown IA 52601
 Landholding Agency: Army
 Property Number: 21200540038
 Status: Unutilized
 Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration
 Bldgs. 01091, 01092
 Iowa Army Ammo Plant
 Middletown IA 52601
 Landholding Agency: Army
 Property Number: 21200540039
 Status: Unutilized
 Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration
 Bldg. 01039
 Iowa Army Ammo Plant
 Middletown IA 52601
 Landholding Agency: Army
 Property Number: 21200620012
 Status: Unutilized
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 4 Bldgs.
 Iowa AAP
 01000, 01006, 01007, 01009
 Middletown IA 52601
 Landholding Agency: Army
 Property Number: 21200710022
 Status: Unutilized
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 01063
Iowa AAP
Middletown IA 52601
Landholding Agency: Army
Property Number: 21200710023
Status: Unutilized
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 05366
Iowa AAP
Middletown IA 52601
Landholding Agency: Army
Property Number: 21200710024
Status: Unutilized
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

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: Within 2000 ft. of flammable or explosive material; Secured Area

6 Bldgs.
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

13 Bldgs.
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: Secured Area; Within 2000 ft. of flammable or explosive material

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: Secured Area; Within 2000 ft. of flammable or explosive material

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. 00013, C0847
Iowa Army Ammo Plant
Middletown IA 52601
Landholding Agency: Army
Property Number: 21200810008
Status: Unutilized
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

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: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration

Bldg 01110, Iowa Army Ammo
17575 State Highway 79
Middletown IA 52601
Landholding Agency: Army
Property Number: 21201120005
Status: Unutilized
Reasons: Secured Area; Not accessible by road; Within 2000 ft. of flammable or explosive material; Extensive deterioration

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

9 Buildings
Iowa Army Ammunition Plant
17575 Highway 79
Middletown IA 52601
Landholding Agency: Army
Property Number: 21201420031
Status: Unutilized
Directions: 00028; 00029; 00030; 00031; 00033; 00918; 00920; 05026; 05072
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 Area
Parsons KS 67357
Landholding Agency: Army
Property Number: 21199011909
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: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 805 KAAP
Kansas Army Ammunition Plant
Production Area
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: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 811 KAAP
Kansas Army Ammunition Plant
Production Area
Parsons KS 67357
Landholding Agency: Army
Property Number: 21199011917
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1013 KAAP
Kansas Army Ammunition Plant
Production Area
Parsons KS 67357
Landholding Agency: Army
Property Number: 21199011918
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

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: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 914 KAAP
Kansas Army Ammunition Plant
Production Area
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: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1078 KAAP
Kansas Army Ammunition Plant
Production Area
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 Area
Parsons KS 67357
Landholding Agency: Army
Property Number: 21199011925
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 541 KAAP
Kansas Army Ammunition Plant
Production Area
Parsons KS 67357
Landholding Agency: Army
Property Number: 21199011926
Status: Unutilized
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: Secured Area; Within 2000 ft. of flammable or explosive material

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: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1096 KAAP
Kansas Army Ammunition Plant
Production Area
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 Area
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 Area
Parsons KS 67357
Landholding Agency: Army
Property Number: 21199011933
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 909 KAAP
Kansas Army Ammunition Plant
Production Area

Parsons KS 67357
Landholding Agency: Army
Property Number: 21199011934
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 719 KAAP
Kansas Army Ammunition Plant
Production Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 1014 KAAP
Kansas Army Ammunition Plant
Production Area
Parsons KS 67357
Landholding Agency: Army
Property Number: 21199011937
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. 1015 KAAP
Kansas Army Ammunition Plant
Production Area
Parsons KS 67357
Landholding Agency: Army
Property Number: 21199011938
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 932 KAAP
Kansas Army Ammunition Plant
Production Area
Parsons KS 67357
Landholding Agency: Army
Property Number: 21199011939
Status: Unutilized
Directions:
Comments:
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: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 934 KAAP
Kansas Army Ammunition Plant
Production Area
Parsons KS 67357
Landholding Agency: Army
Property Number: 21199011941
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. 809 KAAP
Kansas Army Ammunition Plant
Production Area
Parsons KS 67357
Landholding Agency: Army
Property Number: 21199011942
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
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: Secured Area; Within 2000 ft. of flammable or explosive material
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 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 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: 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

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 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 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:
Comments:
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 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 841
Kansas Army Ammunition Plant
Parsons KS 67357
Landholding Agency: Army
Property Number: 21199620571
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 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 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
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 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 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
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
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 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 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 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 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 3015
Kansas Army Ammunition Plant
Parsons KS 67357
Landholding Agency: Army
Property Number: 21199620636
Status: Unutilized
Directions:
Comments:

Reasons: Secured Area	Bldg. 00613	4 Bldgs.
Building 3016	null	null
Kansas Army Ammunition Plant	Fort Riley KS	Fort Riley KS
Parsons KS 67357	Landholding Agency: Army	Landholding Agency: Army
Landholding Agency: Army	Property Number: 21201120079	Property Number: 21201130037
Property Number: 21199620637	Status: Unutilized	Status: Unutilized
Status: Unutilized	Reasons: Other—off site removal only	Directions: 09081, 07123, 1865, 00747
Directions:	Bldg. 01781	Reasons: Extensive deterioration
Comments:	1781 "K" Street	6 Bldgs.
Reasons: Secured Area	Fort Riley KS	null
Building 3017	Landholding Agency: Army	Fort Riley KS
Kansas Army Ammunition Plant	Property Number: 21201120082	Landholding Agency: Army
Parsons KS 67357	Status: Unutilized	Property Number: 21201130038
Landholding Agency: Army	Reasons: Other environmental; Other—	Status: Unutilized
Property Number: 21199620638	work animal storage (DNE)	Directions: 09079, 09078, 09455, 09382,
Status: Unutilized	Bldg. 09455	09087, 09381
Directions:	9455 Rifle Range Road	Reasons: Extensive deterioration
Comments:	Fort Riley KS	Bldgs. 09133 and 1865
Reasons: Secured Area	Landholding Agency: Army	null
Bldg. 09451	Property Number: 21201120085	Fort Riley KS 66442
9455 Rifle Range Road	Status: Unutilized	Landholding Agency: Army
Fort Riley KS	Reasons: Other—Gas Chamber; off site	Property Number: 21201130043
Landholding Agency: Army	removal only	Status: Unutilized
Property Number: 21201120068	Bldg. 00615	Reasons: Extensive deterioration
Status: Unutilized	615 Huebner Rd.	Bldg. 612
Reasons: Other—Temporary bldg., gas	Fort Riley KS	null
chamber	Landholding Agency: Army	Fort Riley KS 66442
Bldg. 00745	Property Number: 21201120087	Landholding Agency: Army
745 Ray Rd.	Status: Unutilized	Property Number: 21201130045
Fort Riley USAR	Reasons: Other—off site removal only	Status: Unutilized
Fort Riley KS	Bldg. 08323	Reasons: Extensive deterioration
Landholding Agency: Army	8323 Wells St.	5 Bldgs.
Property Number: 21201120069	Fort Riley KS	null
Status: Unutilized	Landholding Agency: Army	Fort Riley KS 66442
Reasons: Other—aviation storage shed;	Property Number: 21201120088	Landholding Agency: Army
off site removal	Status: Unutilized	Property Number: 21201130060
Bldg. 8329	Reasons: Other—vehicle maint. shop;	Status: Unutilized
8329 Wells St.	off site removal	Directions: 09455, 07634, 00852, 00853
Ft. Riley	Bldg. 08328	Reasons: Extensive deterioration
Fort Riley KS	8328 Wells St.	2 Bldgs.
Landholding Agency: Army	Fort Riley KS	null
Property Number: 21201120072	Landholding Agency: Army	Fort Riley KS 66442
Status: Unutilized	Property Number: 21201120089	Landholding Agency: Army
Reasons: Other—vehicle maint.; oil	Status: Unutilized	Property Number: 21201130064
storage	Reasons: Other environmental	Status: Unutilized
Bldg. 08324	Bldg. 07739	Directions: 09098, 00613
8324 Wells St.	7739 Apennines Drive	Reasons: Extensive deterioration
Fort Riley KS	Fort Riley KS	Bldgs. 00512 & 00617
Landholding Agency: Army	Landholding Agency: Army	Fort Riley
Property Number: 21201120073	Property Number: 21201120090	Fort Riley KS 66442
Status: Unutilized	Status: Unutilized	Landholding Agency: Army
Reasons: Other—to be demolished	Reasons: Other environmental, Other—	Property Number: 21201140064
Bldg. 07634	oil storage bldg.; off site removal	Status: Unutilized
7634 McGlachlin	Bldg. 01780	Reasons: Secured Area
Fort Riley KS	1780 "K" Street	Kentucky
Landholding Agency: Army	Fort Riley KS	Bldg. 126
Property Number: 21201120074	Landholding Agency: Army	Lexington—Blue Grass Army Depot
Status: Unutilized	Property Number: 21201120091	Lexington KY 40511
Reasons: Other—Power Plant	Status: Unutilized	Landholding Agency: Army
Bldg. 00747	Reasons: Other environmental	Property Number: 21199011661
747 Ray Rd.	Bldg. 09382	Status: Unutilized
Fort Riley KS	Fort Riley	Directions: 12 miles northeast of
Landholding Agency: Army	Fort Riley KS 66442	Lexington, Kentucky.
Property Number: 21201120078	Landholding Agency: Army	Comments:
Status: Unutilized	Property Number: 21201130035	Reasons: Other—Sewage treatment
Reasons: Other—Power plant; off site	Status: Unutilized	facility; Secured Area
removal	Reasons: Extensive deterioration	

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:
Reasons: Other—Industrial waste
treatment plant.

Fort Knox Bldg. #487
Spearhead Division Avenue
Fort Knox KY 40121

Landholding Agency: Army
Property Number: 21201510022
Status: Unutilized

Directions: 487
Comments: public access denied & no
alternative method to gain access w/
out compromising Nat'l Sec.

Reasons: Secured Area

4 Buildings

Fort Knox
Fort Knox KY 40121

Landholding Agency: Army
Property Number: 21201610017
Status: Unutilized

Directions: 1069 RPUID:310462; 1478
RPUID:309724; 4556 RPUID:286473;
6295; RPUID:3072543

Comments: public access denied and no
alternative method to gain access
without compromising national
security.

Reasons: Secured Area

Louisiana

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

Bldg. 110
Louisiana Army Ammunition Plant
Area A

Doyline LA 71023
Landholding Agency: Army
Property Number: 21199011715
Status: Unutilized

Directions:
Comments:
Reasons: Within 2000 ft. of flammable
or explosive material; Secured Area

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
Doyline LA 71023

Landholding Agency: Army
Property Number: 21199011735
Status: Unutilized

Directions:
Comments:
Reasons: Secured Area

Bldg. A132
Louisiana Army Ammunition Plant
Area K

Doyline LA 71023
Landholding Agency: Army
Property Number: 21199011736
Status: Unutilized

Directions:
Comments:

Reasons: Secured Area

Bldg. A131
Louisiana Army Ammunition Plant
Doyline LA 71023

Landholding Agency: Army
Property Number: 21199011737
Status: Underutilized

Directions:
Comments:
Reasons: Secured Area

Bldg. A130
Louisiana Army Ammunition Plant
Area A

Doyline LA 71023
Landholding Agency: Army
Property Number: 21199012112
Status: Unutilized

Directions:
Comments:
Reasons: Secured Area

Bldg. X5093
Louisiana Army Ammunition Plant
Doyline LA

Landholding Agency: Army
Property Number: 21199013863
Status: Unutilized

Directions:
Comments:
Reasons: Secured Area

Bldg. X5094
Louisiana Army Ammunition Plant
Doyline 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:

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
Doyline LA

Landholding Agency: Army
Property Number: 21199110131
Status: Unutilized

Directions:
Comments:
Reasons: Within 2000 ft. of flammable
or explosive material; Secured Area

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. K1104
Louisiana Army Ammunition Plant
Doyline LA 71023

Landholding Agency: Army
Property Number: 21199240147
Status: Unutilized

Directions:
Comments:
Reasons: Secured Area

Bldg. X-5033
Louisiana Army Ammunition Plant
Doyline LA 71023

Landholding Agency: Army
Property Number: 21199420332
Status: Unutilized

Directions:
Comments:
Reasons: Extensive deterioration;

Secured Area; 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:
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration

Bldg. E1727
 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: Within 2000 ft. of flammable or explosive material; Secured Area

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: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. S-1636
 Louisiana Army Ammunition Plant
 Doyline LA 71023
 Landholding Agency: Army
 Property Number: 21199610060
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

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
 Doyline LA 71023
 Landholding Agency: Army
 Property Number: 21199610063
 Status: Underutilized
 Directions:
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. C-1344
 Louisiana Army Ammunition Plant
 Doyline LA 71023
 Landholding Agency: Army
 Property Number: 21199610064
 Status: Underutilized
 Directions:
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. C-1309
 Louisiana Army Ammunition Plant
 Doyline LA 71023
 Landholding Agency: Army
 Property Number: 21199610065
 Status: Underutilized
 Directions:
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. B-1461
 Louisiana Army Ammunition Plant
 Doyline LA 71023
 Landholding Agency: Army
 Property Number: 21199610066
 Status: Underutilized
 Directions:
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

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

Bldgs. S-1620, S-1621
 Louisiana Army Ammunition Plant
 Doyline LA 71023
 Landholding Agency: Army
 Property Number: 21199610069
 Status: Underutilized
 Directions:
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. A-120
 Louisiana Army Ammunition Plant

Doyline LA 71023
 Landholding Agency: Army
 Property Number: 21199610070
 Status: Underutilized
 Directions:
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. S-1602
 Louisiana Army Ammunition Plant
 Doyline LA 71023
 Landholding Agency: Army
 Property Number: 21199610072
 Status: Underutilized
 Directions:
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

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: Within 2000 ft. of flammable or explosive material; Secured Area

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:
Comments:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
Bldg. S-1601
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610086
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
Bldgs. K-1101, K-1103
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610087
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
Bldg. J-1002
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: Secured Area; Within 2000 ft.
of flammable or explosive material
Bldgs. S-1612, S-1618, S-1615
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610092
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable
or explosive material; Secured Area
Bldg. C-1360
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610093
Status: Unutilized
Directions:

Comments:
Reasons: Within 2000 ft. of flammable
or explosive material; Secured Area
Bldg. S-1603
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610096
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable
or explosive material; Secured Area
Bldg. O-1503
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610097
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
Bldg. K-1100
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610098
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
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.
of flammable or explosive material
Bldg. C-1302
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610102
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable
or explosive material; Secured Area
Bldg. S-1613
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army

Property Number: 21199610104
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable
or explosive material; Secured Area
Bldgs. K-1105, K-1111, K-1110
Louisiana Army Ammunition Plant
Doyline 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: 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: Within 2000 ft. of flammable
or explosive material; Secured Area
4 Bldgs.
Louisiana Army Ammunition Plant
X-5013, X-5043, X-5083, X-5091
Doyline 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

Bldg. S-1637
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610126
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
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610130
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

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: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. X-5026, X-5106
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610133
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. D-1248, D-1251
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610134
Status: Unutilized
Directions:

Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. E-1715
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610135
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

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: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. E-1732
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610140
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. J-1014
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610141
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

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
Doyline 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
Doyline 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
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199610151
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. S-1652, S-1653

<p>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 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 Doyline LA 71023 Landholding Agency: Army Property Number: 21199610155 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldgs. M-2708, M-2709 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610157 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldgs. S-1639, S-1646 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610158 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 Doyline 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:</p>	<p>Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. S-1624 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610170 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. M-0218 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610171 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. M-0217 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610172 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. D-1258 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610173 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. C-1363 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610174 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building C-1319 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610175 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building C-1317 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610176</p>	<p>Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building C-1345 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610178 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building C-1333 Louisiana Army Ammunition Plant Doyline 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: Within 2000 ft. of flammable or explosive material; Secured Area Building C-1321 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610182 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building C-1307 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610183 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building S-1648 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610184 Status: Underutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building S-1640 Louisiana Army Ammunition Plant</p>
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<p>Property Number: 21199610241 Status: Unutilized Directions: S1631, S1632, S1633, S1634 Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building D-1238 Louisiana Army Ammunition Plant Doyline 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: Within 2000 ft. of flammable or explosive material; Secured Area Building E-1712 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610253 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building B-1476 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610254 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 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: Within 2000 ft. of flammable or explosive material; Secured Area Building L-2346</p>	<p>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-0700 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610260 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building K-1102 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199610263 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Building K-1119 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620002 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 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: Secured Area; Within 2000 ft. of flammable or explosive material Building M-2108 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620009 Status: Unutilized Directions: Comments:</p>	<p>Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 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: Secured Area; Within 2000 ft. of flammable or explosive material Building J-1004 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620012 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Building C-1368 Louisiana Army Ammunition Plant Doyline LA 71023 Landholding Agency: Army Property Number: 21199620020 Status: Unutilized Directions: Comments: 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</p>
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Landholding Agency: Army
Property Number: 21199620793
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
Building P-2501
Louisiana Army Ammunition Plant
Doyline 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
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199620797
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Building Y-2633
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199620798
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
Building Y-2640
Louisiana Army Ammunition Plant
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199620799
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
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
Doyline 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: Floodway, Secured Area
Bldg. B-1412
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820051
Status: Excess
Directions:
Comments:
Reasons: Secured Area
Bldg. B-1427
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820052
Status: Excess
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. B-1433
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820053
Status: Excess
Directions:
Comments:
Reasons: Floodway, Secured Area
Bldg. B-1434
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820054
Status: Excess
Directions:
Comments:
Reasons: Floodway, Secured Area
Bldg. B-1472
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820058
Status: Excess
Directions:
Comments:
Reasons: Secured Area; Floodway
Bldg. C-1322
Louisiana AAP
Doyline 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-1232
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820063
Status: Excess
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldgs. STP-2000, 2001, 2002
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820065
Status: Excess
Directions:
Comments:
Reasons: Secured Area; Floodway
Bldg. STP-2004
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820066
Status: Excess
Directions:
Comments:
Reasons: Floodway, Secured Area
Bldg. W-2900
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820067
Status: Excess
Directions:
Comments:
Reasons: Secured Area; Floodway
Bldgs. W-2905, 2906
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820069

Status: Excess
Directions:
Comments:
Reasons: Secured Area; Floodway
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: Secured Area; Floodway
Bldg. X-5104
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820072
Status: Excess
Directions:
Comments:
Reasons: Floodway, Secured Area
Bldg. X-5105
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820073
Status: Excess
Directions:
Comments:
Reasons: Floodway, Secured Area
Bldgs. X-5107, X-5115
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820074
Status: Excess
Directions:
Comments:
Reasons: Floodway, Secured Area
Bldg. X-5114
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820075
Status: Excess
Directions:
Comments:
Reasons: Floodway, Secured Area
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: Floodway, Secured Area
Bldg. Y-2604
Louisiana AAP
Doyline LA 71023
Landholding Agency: Army
Property Number: 21199820078
Status: Excess
Directions:
Comments:
Reasons: Floodway, Secured Area
2 Bldgs.
Fort Polk
00414, 00418
Vernon LA 71459
Landholding Agency: Army
Property Number: 21200530008
Status: Unutilized
Comments: 00417 is demolished.
Reasons: Secured Area; Floodway

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. 0909A
Aberdeen Proving Ground
MD 21005-5001
Landholding Agency: Army
Property Number: 21199730077
Status: Unutilized

Directions:
Comments:
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. 0001B
Federal Support Center
Olney MD 20882
Landholding Agency: Army
Property Number: 21200530018
Status: Underutilized
Reasons: Within 2000 ft. of flammable
or explosive material
Bldg. SPITO
Adelphi Lab Center
Prince George MD 20783
Landholding Agency: Army
Property Number: 21201010008
Status: Unutilized
Reasons: Extensive deterioration
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
0184C
Fort Detrick Forest Glen Annex
Silver Spring MD 20910
Landholding Agency: Army
Property Number: 21201430031
Status: Unutilized
Comments: public access denied & no
alternative without compromising
National Security.
Reasons: Secured Area
Building 01247
Fort Detrick
Frederick MD 21702
Landholding Agency: Army
Property Number: 21201520029
Status: Unutilized
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area
E5868
Aberdeen Proving Ground

5868 Austin Rd.
Harford MD 21005
Landholding Agency: Army
Property Number: 21201520049
Status: Unutilized
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
4 Buildings
Aberdeen Proving Ground
Aberdeen Proving Grou MD 21005
Landholding Agency: Army
Property Number: 21201540006
Status: Unutilized
Directions: 530-RPUID: 232987; 00502-RPUID:231120; 00504-RPUID: 231122; 00507-RPUID:231124
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
10 Buildings
Aberdeen Proving Ground
Aberdeen Proving Grou MD 21005
Landholding Agency: Army
Property Number: 21201540008
Status: Unutilized
Directions: E2499-RPUID: 1115220; 248-RPUID: 233131; 324-RPUID:233380; 00325-RPUID: 233381; 335-RPUID: 233389; 00336-RPUID: 233390; 00342-RPUID: 233396; 00343-RPUID: 233397; 00501-RPUID: 21119; 00503-RPUID: 231121
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
10 Buildings
Aberdeen Proving Ground
Aberdeen Proving Grou MD 21005
Landholding Agency: Army
Property Number: 21201540009
Status: Unutilized
Directions: 1100A-RPUID: 232502; 5112-RPUID: 231874; E1426-RPUID:230361; E2144-RPUID:231462; E2180-RPUID:231474; E2200-RPUID:236777; E3100-RPUID:229840; E3240-RPUID: 225691; E3245-RPUID:1233661; E5027-RPUID: 235043
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
10 Buildings
Aberdeen Proving Ground
Aberdeen MD 21005
Landholding Agency: Army
Property Number: 21201540010
Status: Unutilized
Directions: 00320-RPUID:233377; 00534-RPUID:232990; 00894-RPUID:229860; 01096-RPUID:230735; 2352-RPUID:232067;4314-RPUID:230781; 00938-RPUID:229876; E1932-RPUID:231449; E1942-RPUID:230062; 00535-RPUID:232991
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
10 Buildings
Aberdeen Proving Ground
Aberdeen Proving Grou MD 21005
Landholding Agency: Army
Property Number: 21201540011
Status: Unutilized
Directions: E3032-RPUID:981051; E5060-RPUID:235049; E5140-RPUID:235827; E5172-RPUID:235834; E5173-RPUID:235835; E5244-RPUID:235853; E5352-RPUID:236079; E5429-RPUID:236092; E5826-RPUID:237105; E7987-RPUID:234070
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
10 Buildings
Aberdeen Proving Ground
Aberdeen Proving Grou MD 21005
Landholding Agency: Army
Property Number: 21201540043
Status: Underutilized
Directions: E2162-RPUID:231464; E2166-RPUID:231465; E2182-RPUID:231475; E2188-RPUID:236771; E2194-RPUID:236773; E2198-RPUID:236776; E5061-RPUID:235050; E5101-RPUID:230074; E5842-RPUID:237111; E5844-RPUID:237112?
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
8 Buildings
Aberdeen Providing Ground
Aberdeen Providing Gr MD 21005
Landholding Agency: Army
Property Number: 21201540044
Status: Unutilized
Directions: E5848-RPUID:237114; E5860-RPUID:237116; E5862-RPUID:237117; E5884-RPUID:237129; E5886-RPUID:237130; E5892-RPUID:237888; E5894-RPUID:237889; E5896-RPUID:237890
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
Building 00922
922 Live Fire Lane
Aberdeen Proving Grou MD 21005
Landholding Agency: Army
Property Number: 21201540045
Status: Unutilized
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
10 Buildings
Aberdeen Proving Ground
Aberdeen Proving Grou MD 21005
Landholding Agency: Army
Property Number: 21201610007
Status: Unutilized
Directions: Building #714A RPUID:231382; 714B RPUID:231383; 714C RPUID:231384; 892 RPUID:229858; 893 RPUID:229859; 2482 RPUID:232910; 2482 RPUID:232910; 2483 RPUID:232911; 2484 RPUID:232912 E5106 RPUID:235814
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
10 Buildings
Aberdeen Proving Ground
Aberdeen Proving Grou MD 21010
Landholding Agency: Army
Property Number: 21201610008
Status: Unutilized
Directions: Building #E7248 RPUID:230927; E7931 RPUID:234069; 1103A RPUID:233336; E1407 RPUID:230346; E1410 RPUID:230349; E2195 RPUID:236774; E3220 RPUID:225680; E5282 RPUID:236063; 713 RPUID: 233259; 714 RPUID:233260
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
12 Buildings
Aberdeen Proving Grounds
Aberdeen Proving Grou MD 21010
Landholding Agency: Army
Property Number: 21201610014
Status: Unutilized
Directions: Building #E7012 RPUID:234053; E6833 RPUID:234044; E5916 RPUID:237898; E5738 RPUID:236872; E5664 RPUID:236854; E5604 RPUID:236842; E5265 RPUID:233752; E3728 RPUID:237182; E3640 RPUID: 237173; E3623 RPUID:237171; E3561 RPUID:236930; E3517 RPUID:236913
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
5 Buildings

Fort Detrick
Frederick MD 21702
Landholding Agency: Army
Property Number: 21201610015
Status: Unutilized
Directions: Building 00121; 00387;
00722; 01531; 01656
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area
11 Buildings
Aberdeen Proving Ground
Aberdeen Proving Grou MD 21010
Landholding Agency: Army
Property Number: 21201610020
Status: Unutilized
Directions: Building #E3349
RPUID:225917; E3109 RPUID:225672;
E3106 RPUID:225670; E2650
RPUID:237053; E2340 RPUID:236789;
E2340 RPUID:236789; E2338
RPUID:236788; E1485 RPUID: 231226;
E1443 RPUID:231202; E1041
RPUID:957911; 5650 RPUID: 231144
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area
12 Buildings
Aberdeen Proving Ground
Aberdeen Proving Grou MD 21010
Landholding Agency: Army
Property Number: 21201610067
Status: Unutilized
Directions: E5354 RPUID:236080; 4025A
RPUID:233596; E5179 RPUID:235837;
E3160 RPUID:225676; E1426:
RPUID:230361; 797 RPUID:229641;
655 RPUID:233016; 459B
RPUID:230811; 2334 RPUID:232061;
1132 RPUID: 230962; E5554
RPUID:236839; E5560 RPUID:236840
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area

Massachusetts
Bldg. 3713
USAG Devens
Devens MA 01434
Landholding Agency: Army
Property Number: 21200840022
Status: Excess
Reasons: Secured Area

Michigan
Building 835
Fitness Facility/Thrift
43515 n. Jefferson Ave.
Selfridge ANGB MI 48045
Landholding Agency: Air Force
Property Number: 18201540034
Status: Unutilized

Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area
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 Natl 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, 00008
Reasons: Secured Area
Building 01197
Bldg. #1197 Flight Line Road
Grayling MI 49738
Landholding Agency: Army
Property Number: 21201610012
Status: Excess
Directions: RPUID:324513
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area
2 Buildings
Grayling Army Airfield
Grayling MI 49738
Landholding Agency: Army
Property Number: 21201610037
Status: Unutilized
Directions: Building 01107
RPUID:324301 & 01106
RPUID:324302
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
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. 187
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199220227
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable
or explosive material; Secured Area
Bldg. 188

<p>Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199220228 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: Within 2000 ft. of flammable or explosive material; Secured Area 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: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 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:</p>	<p>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 Landholding Agency: Army Property Number: 21199320153 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: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 517A null Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199330100 Status: Unutilized Directions:</p>	<p>Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 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 Bldg. 517C null Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199330102 Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 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: Extensive deterioration; Secured Area Bldg. 101 Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410159 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 108 Twin Cities Army Ammunition Plant New Brighton MN 55112 Landholding Agency: Army Property Number: 21199410161 Status: Unutilized Directions: Comments: Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. 111 Twin Cities Army Ammunition Plant</p>
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New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199410162
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 112
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199410163
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. 114
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: Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. 117C
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199410166
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 146
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199410167
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. 151
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: Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. 153
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199410170
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 599
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199410186
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
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
Bldg. 951
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199410188
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 955
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199410189
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 119H
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420198
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Extensive deterioration
Bldg. 119P
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420199
Status: Unutilized
Directions:
Comments:
Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. 119R

Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420250
Status: Unutilized
Directions:
Comments:
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. 192A
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420259
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material
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: Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. 304
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420265
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. 314
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420266
Status: Unutilized
Directions:
Comments:
Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 315
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420267
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 327
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420268
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 328
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420269
Status: Unutilized
Directions:
Comments:
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:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 338B
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420272
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

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: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 372
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420275
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; 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: Extensive deterioration; Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1190
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420281
Status: Unutilized
Directions:
Comments:
Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1490
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420282

Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 5154
Twin Cities Army Ammunition Plant
New Brighton MN 55112
Landholding Agency: Army
Property Number: 21199420283
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

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

Bldgs. 570, 571
Twin Cities AAP
Arden Hills MN 55112-3928
Landholding Agency: Army
Property Number: 21200130053
Status: Excess
GSA Number:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

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

Missouri
3 Buildings
Whiteman AFB
Whiteman AFB MO 65305
Landholding Agency: Air Force
Property Number: 18201610012
Status: Excess

Directions: Building #107, 410, 534
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
4 Buildings
705 Memorial Dr.
Saint Joseph MO
Landholding Agency: Air Force
Property Number: 18201610019
Status: Underutilized
Directions: Building 52, 56, 58, 82
Comments: public access denied and no alternative method to gain access without compromising national security; property located within floodway which has not been correct or contained.
Reasons: Floodway, Secured Area
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 59A
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
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. 149
 Lake City Army Ammunition Plant
 Independence MO 64050
 Landholding Agency: Army
 Property Number: 21199530136
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldg. 4
 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
 Bldg. 7
 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
 Bldg. 11
 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
 Bldg. 14
 St. Louis Army Ammunition Plant
 St. Louis MO 63120-1584
 Landholding Agency: Army
 Property Number: 21199610473
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Secured Area; Extensive deterioration
 Bldg. 15
 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: Extensive deterioration; Secured Area
 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
 6 Bldgs.
 Lake City Army Ammunition Plant
 40A, B, C, 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: 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
 Property Number: 21199910029
 Status: Excess
 GSA Number:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldgs. 141A-141B
 Lake City Army Ammunition Plant
 Independence MO 64050
 Landholding Agency: Army
 Property Number: 21199910033
 Status: Excess
 GSA Number:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldgs. 144A, 144B
 Lake City Army Ammunition Plant
 Independence MO 64050
 Landholding Agency: Army
 Property Number: 21199910034
 Status: Excess
 GSA Number:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 3 Bldgs.
 Lake City Army Ammunition Plant
 145A, 145B, 145C
 Independence MO 65050
 Landholding Agency: Army
 Property Number: 21199910035
 Status: Excess
 GSA Number:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 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

<p>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: Unutilized 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. 01360 Fort Leonard Wood Ft. Leonard Wood MO 65743-8944 Landholding Agency: Army Property Number: 21200330030 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</p>	<p>Status: Unutilized Reason s: 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: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material 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</p>	<p>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: 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: Secured Area; Floodway 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</p>
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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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
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
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
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: 21201110043
Status: Excess
Directions: 00642, 00650, 00651, 00652, 00653, 00654, 00655, 00656, 00657, 00658, 00659, 00660
Reasons: Secured Area
Bldgs. 01604 and 05130
Ft. Leonard Woods
Ft. Leonard Woods MO 65473
Landholding Agency: Army
Property Number: 21201110044
Status: Excess
Reasons: Extensive deterioration;
Secured Area
8 Bldgs.
Ft. Leonard Woods
Ft. Leonard Woods MO 65473
Landholding Agency: Army
Property Number: 21201110062
Status: Excess
Directions: 00618, 0618A, 00618B, 00619, 0619A, 0619B, 00906, 00907
Reasons: Secured Area
Bldgs. 5130 and 5136
Ft. Leonard Woods
FLW MO
Landholding Agency: Army
Property Number: 21201120011
Status: Excess
Reasons: Secured Area; Extensive deterioration
Bldg. 1269
Ft. Leonard Woods
FLW MO
Landholding Agency: Army
Property Number: 21201120013
Status: Excess
Reasons: Secured Area
Bldg. 1255
Ft. Leonard Woods
FLW MO
Landholding Agency: Army
Property Number: 21201120014
Status: Excess
Reasons: Secured Area
Bldg. 1228
Ft. Leonard Woods
FLW MO
Landholding Agency: Army
Property Number: 21201120015
Status: Excess
Reasons: Secured Area
Bldgs. 906 and 907
Ft. Leonard Woods
FLW MO
Landholding Agency: Army
Property Number: 21201120016
Status: Excess
Reasons: Secured Area
14 Bldgs.
Camp Clark
Nevada MO 64772
Landholding Agency: Army
Property Number: 21201130046
Status: Unutilized
Directions: K0001, K0002, K0003, K0004, K0005, K0006, K0007, K0008, K0010, K0012, K0014, K0016, K0018, K0020
Reasons: Extensive deterioration
11 Bldgs.
Camp Clark
Nevada MO 64772
Landholding Agency: Army
Property Number: 21201130047
Status: Unutilized
Directions: J0006, J0007, J0008, J0009, J0010, J0011, J0012, J0013, J0015, J0017, J0019
Reasons: Secured Area; Extensive deterioration
12 Bldgs.
Camp Clark
Nevada MO 64772
Landholding Agency: Army
Property Number: 21201130048
Status: Unutilized
Directions: 435, 436, 438, 460, 466, 504, 506, J0001, J0002, J0003, J0004, J0005
Reasons: Secured Area; Extensive deterioration
13 Bldgs.
Camp Clark
Nevada MO 64772
Landholding Agency: Army
Property Number: 21201130049
Status: Unutilized
Directions: 00383, 00384, 00385, 00386, 00388, 00389, 00391, 00392, 00402, 00410, 00411, 00425, 00433
Reasons: Secured Area; Extensive deterioration
Bldg T62-9
Lake City Army Ammunition Plant
Independence MO 64051
Landholding Agency: Army
Property Number: 21201140071
Status: Underutilized
Reasons: Contamination; Secured Area
2 Bldgs.
Railroad Ave.
Fort Leonard Wood MO 65473
Landholding Agency: Army
Property Number: 21201140072
Status: Unutilized
Directions: 02351, 02352
Reasons: Secured Area
11 Bldgs.
Ft. Leonard Woods
Ft. Leonard Woods MO 65473
Landholding Agency: Army
Property Number: 21201220019
Status: Excess
Directions: 499, 720, 745, 2555, 2556, 2557, 2558, 5076, 8208, 8370, 30
Comments: nat'l security concerns; public access denied & no alternative method to gain access w/out comprising nat'l security.
Reasons: Secured Area
14 Buildings
Camp Crowder
Neosho MO 64850
Landholding Agency: Army
Property Number: 21201230010
Status: Unutilized

Directions: 5, 6, 8, 9, 10, 12, 18, 34, 35, 36, 37, 38, 39, 51
 Comments: military personnel only; public access denied & no alternative method to gain access w/out comprising nat'l security.
 Reasons: Secured Area
 11 Buildings
 Ft. Leonard Wood
 Ft. Leonard Wood MO 65473
 Landholding Agency: Army
 Property Number: 21201230032
 Status: Underutilized
 Directions: 2314, 2313, 1614, 1230, 786, 689, 404, 690, 763, 764, 766
 Comments: no public access & no alternative method w/out comprising nat'l security.
 Reasons: Secured Area
 19 Buildings
 Ft. Leonard Wood
 Ft. Leonard Wood MO 65473
 Landholding Agency: Army
 Property Number: 21201230033
 Status: Unutilized
 Directions: 9613, 9611, 6127, 6125, 6124, 6120, 5125, 5124, 5122, 5073, 2565, 2349, 1134, 978, 975, 758, 9615, 9617, 9619
 Comments: no public access & no alternative method to gain access w/out comprising nat'l security.
 Reasons: Secured Area
 4 Buildings
 Ft. Leonard Wood
 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 comprising 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
 Neosha 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
 4 Buildings
 Ft. Leonard Wood
 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 comprising 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 comprising 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
 T151D
 Lake City Army Ammunition Plant
 Independence MO 64056
 Landholding Agency: Army
 Property Number: 21201430017
 Status: Excess
 Directions: T151D
 Comments: public access denied and no alternative without compromising national security.
 Reasons: Secured Area
 13 Buildings
 Fort Leonard Wood
 Fort Leonard Wood MO 65473
 Landholding Agency: Army
 Property Number: 21201440024
 Status: Unutilized
 Directions: 02431; 02433; 02435; 02462; 02464; 02466; 02468; 02470; 02472; 02474; 02476; 02478; 02480
 Comments: public access denied and no alternative method to gain access w/out comprising national security.
 Reasons: Secured Area
 11 Buildings
 Fort Leonard Wood
 Fort Leonard Wood MO 65473
 Landholding Agency: Army
 Property Number: 21201440029
 Status: Unutilized
 Directions: 02461; 02463; 02465; 02467; 02469; 02471; 02473; 02475; 02477; 02479; 02481
 Comments: public access denied and no alternative method to gain access w/out comprising national security.
 Reasons: Secured Area
 3 Buildings
 Fort Leonard Wood
 Fort Leonard Wood MO 65473
 Landholding Agency: Army
 Property Number: 21201440030
 Status: Unutilized
 Directions: 02430; 02432; 02434
 Comments: public access denied and no alternative method to gain access w/out comprising national security.
 Reasons: Secured Area
 2 Buildings
 Fort Leonard Wood Lake of Ozarks Rec. Area
 Fort Leonard Wood MO 65473
 Landholding Agency: Army
 Property Number: 21201440031

Status: Unutilized
Directions: 00550; 00500
Comments: public access denied and no alternative method to gain access w/out compromising national security.
Reasons: Secured Area
3 Building
Ft. Leonard Wood Lake of the Ozarks Rec. Area
Fort Leonard Wood MO 65049
Landholding Agency: Army
Property Number: 21201510026
Status: Unutilized
Directions: 00555; 00550; 00500
Comments: fair condition prior approve to gain access is required, for more information contact Army about a specific property.
Reasons: Secured Area
39 Buildings
Fort Leonard Wood
Ft. Leonard Wood MO 65473
Landholding Agency: Army
Property Number: 21201530076
Status: Unutilized
Directions: 600OL; 00671; 06695; 700OL; 00769; 773; 775; 777; 777A; 780; 800OL; 00860; 00870; 00981; 0981A; 0981B; 0981C; 0981D; 0981E; 0981F; 0981G; 0981H; 0981I; 0981J; 0981K; 0981L; 0981M; 0981N; 0981O; 0981P; 1027; 02370; 5015; 5270; 5282; 0981Q; 771; 772
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
4 Buildings
Fort Leonard Wood
Ft. Leonard Wood MO 65473
Landholding Agency: Army
Property Number: 21201530096
Status: Unutilized
Directions: 662; 1611; 2387; 2388
Comments: properties w/in an airport military airfield; public access denied and no alternative method to gain access w/out compromising national security
Reasons: Within airport runway clear zone, Secured Area
9 Buildings
Fort Leonard Wood
Ft. Leonard Wood MO
Landholding Agency: Army
Property Number: 21201540058
Status: Unutilized
Directions: 682-RPUIID: 575534; 683-RPUIID: 581273 ; 781-RPUIID:593764; 887-RPUIID:593487; 2307-RPUIID: 573663; 2341-RPUIID:597115; 4199-RPUIID:579050; 5027-RPUIID: 595346; 5167-RPUIID: 593968
Comments: public access denied and no alternative method to gain access without compromising national security.

Reasons: Secured Area
9 Buildings
Fort Leonard Wood
Fort Leonard Wood MO
Landholding Agency: Army
Property Number: 21201540059
Status: Unutilized
Directions: 5279-RPUIID: 618544; 5422-RPUIID: 598786; 5426-RPUIID: 618281; 5432-RPUIID: 615691; 5442-RPUIID: 582917; 5452-RPUIID: 587677; 5502-RPUIID: 606152; 5584-RPUIID:582723; 5733-RPUIID:594089
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
2 Buildings
Fort Leonard Wood
Fort Leonard Wood MO
Landholding Agency: Army
Property Number: 21201540060
Status: Unutilized
Directions: 12652-RPUIID:607957; 668
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
Building 0033A
25201 East 78 Hwy
Independence MO 64056
Landholding Agency: Army
Property Number: 21201610039
Status: Excess
Directions: RPUIID: 341156
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
11 Buildings
Lake City Army Ammunition Plant
Independence MO 64056
Landholding Agency: Army
Property Number: 21201610040
Status: Unutilized
Directions: T0227:340480; T151D:340508; T0231:340482; T0230:340481; 0038A:341172; 0093C:339706; 0070A:341261; 0068B:341250; T038F:340492; 0020A:336462; 00146:341081
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
15 Buildings
Lake City Army Ammunition Plant
Independence MO 64056
Landholding Agency: Army
Property Number: 21201610042
Status: Underutilized
Directions: 11430:336781; 11433:336783; 11423:336774; 1146:580777; 1144:608662;

1142:615420; 11424:336775; 11421:336772; 11426:336777; 1143:595736; 11422:336773; 1141:608663; 11410:609475; 11411:595737; 11431:336782
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
Building 0033A
25201 East 78 Hwy
Independence MO 64056
Landholding Agency: Army
Property Number: 21201610062
Status: Excess
Directions: RPUIID:341156
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
Montana
Bldg. P0516
Fort Harrison
Ft. Harrison MT 59636
Landholding Agency: Army
Property Number: 21200420104
Status: Excess
Reasons: Secured Area; Extensive deterioration
4 Bldgs.
Ft. Harrison
0003A, T0003, T0024, T0562
Lewis & Clark MT 59636
Landholding Agency: Army
Property Number: 21200740018
Status: Unutilized
Reasons: Extensive deterioration
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: Secured Area; Within 2000 ft. of flammable or explosive material
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: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 101-4
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: Secured Area; Within 2000 ft. of flammable or explosive material
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
Bldg. 101-67
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: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 101-69
Hawthorne Army Ammunition Plant
Group Mine Filling Plant, Central Mag. Area
Hawthorne NV 89415
Landholding Agency: Army
Property Number: 21199013643
Status: Underutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
17 Buildings
Hawthorne Army Depot
Howthorne NV 89415
Landholding Agency: Army
Property Number: 21201530055
Status: Unutilized
Directions: Building's 00522
RPUID:327231; 00524-327232;
00525-330745; 00539-317384;
01038-324157; 01039-319502;
01072-330014; 01073-327412;
01075-321403; 01084-322599;
01085-330760; 01086-324111;
01087-324112; 01088-319045;
02021-322596; 04932-330789;
0A273-327372
Comments: public access denied and no alternative method to gain access without compromising National Security.
Reasons: Secured Area
24 Buildings
Hawthorne Army Depot
Hawthorne NV 89415
Landholding Agency: Army
Property Number: 21201530075
Status: Unutilized
Directions: 0A350(322632);
0A354(326593); 0A388(327371);
0A395(319492); 0A518(327229);
0A669(324262); 0C429(323329);
0PA14(1055821); 1S100(319056);
00040(324168); 71;
86BT4;00097(330820); 107Z8
(324429); 143; 00171; 00192; 00275;
00328; 00360; 00379; 00504; 11099;
00074
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
14 Buildings
Hawthorne Army Depot
Hawthorne NV 89415
Landholding Agency: Army
Property Number: 21201530087
Status: Unutilized
Directions: 10317 RPUID:319511;
10320-320932; 10310-324158;
10311-319509; 11067-1044155;
10610-330071; 10338-324121;
10337-327406; 10336-319516;
10335-319515; 10334-319514;
10333-319057; 10330-327729;
10329-327728

Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
2 Buildings
Hawthorne Army depot
Hawthorne Army Depot NV
Landholding Agency: Army
Property Number: 21201540040
Status: Unutilized
Directions: 0C261-RPUID: 330817;
10341-RPUID: 319518
Comments: flam/explos. materials are located on adjacent industrial, commercial, or Federal facility; public access denied and no alternative method to gain access without compromising national security
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

New Jersey
Bldg. 94631
JBMDL
JBMDL NJ
Landholding Agency: Air Force
Property Number: 18201610025
Status: Unutilized
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
11 Buildings
JBMDL
JBMDL NJ
Landholding Agency: Air Force
Property Number: 18201610027
Status: Unutilized
Directions: 90451; 94281; 9853; 9000;
9078; 9159; 9214; 9469; 9479; 9823;
9841
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material

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: Within 2000 ft. of flammable or explosive material; Secured Area

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

Bldg. 295
Armament Research, Dev. Center
Route 15 North
Picatinny Arsenal NJ 07806
Landholding Agency: Army
Property Number: 21199010663
Status: Excess
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

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:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 540
Armament Research, Dev. Center
Route 15 North
Picatinny Arsenal NJ 07806-5000
Landholding Agency: Army
Property Number: 21199010690
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: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1437
Armament Research, Dev. Center
Route 15 North
Picatinny Arsenal NJ 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: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1520
Armament Research, Dev. Center
Route 15 North
Picatinny Arsenal NJ 07806-5000
Landholding Agency: Army
Property Number: 21199010706
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. 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. 732A
Armament Research, Dev. Center
Route 15 North
Picatinny Arsenal NJ 07806-5000
Landholding Agency: Army
Property Number: 21199012444
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

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: Within 2000 ft. of flammable or explosive material; Secured Area

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
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldg. 3603
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldg. 816A
 Armament Research, Dev. Center
 Route 15 North
 Picatinny Arsenal NJ 07806-5000
 Landholding Agency: Army
 Property Number: 21199012465
 Status: Excess
 Directions:
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldg. 918
 Armament Research, Dev. Center
 Picatinny Arsenal NJ 07806-5000
 Landholding Agency: Army
 Property Number: 21199012475
 Status: Unutilized
 Directions:
 Route 15
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldg. 1431
 Armament Research Dev. and Engineering Center
 Route 15 North
 Picatinny Arsenal NJ 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: Secured Area; Within 2000 ft. of flammable or explosive material
 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
 Property Number: 21199014317
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Secured Area; 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
 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: Secured Area; Within 2000 ft.
 of flammable or explosive material
 Bldg. 1462A
 Picatinny Arsenal
 Dover NJ 07806
 Landholding Agency: Army
 Property Number: 21200330060
 Status: Unutilized
 GSA Number:
 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
 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: Within 2000 ft. of flammable
 or explosive material; Secured Area
 5 Bldgs.
 Picatinny Arsenal
 427, 427B, 429A, 430B, 477
 Dover NJ 07806-5000
 Landholding Agency: Army
 Property Number: 21200520030
 Status: Unutilized
 Reasons: Within 2000 ft. of flammable
 or explosive material; Secured Area
 3 Bldgs.
 Picatinny Arsenal
 641C, 641F, 641G
 Dover NJ 07806-5000
 Landholding Agency: Army
 Property Number: 21200520033
 Status: Unutilized
 Comments: 641D was 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: Secured Area; Within 2000 ft.
 of flammable or explosive material
 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. 01406
 Picatinny Arsenal
 Dover NJ 07806
 Landholding Agency: Army
 Property Number: 21200530023
 Status: Unutilized
 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: Within 2000 ft. of flammable
 or explosive material; Secured Area
 Bldg. 252c
 Picatinny Arsenal
 Dover NJ 07806
 Landholding Agency: Army
 Property Number: 21200620020
 Status: Unutilized
 Reasons: Within 2000 ft. of flammable
 or explosive material; Secured Area
 Bldg. 403
 Picatinny Arsenal
 Dover NJ 07806
 Landholding Agency: Army
 Property Number: 21200620022
 Status: Unutilized
 Reasons: Within 2000 ft. of flammable
 or explosive material; Secured Area
 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
 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

Status: Unutilized
Reasons: Secured Area
Bldg. 1609A
Picatinny Arsenal
Dover NJ 07806
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: 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
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: Within 2000 ft. of flammable or explosive material; Secured Area
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
5 Bldgs.
Picatinny Arsenal
Dover NJ 07806
Landholding Agency: Army
Property Number: 21201140035
Status: Unutilized
Directions: 00281, 03013, 00332, 0623F, 0639A
Reasons: Contamination; Secured Area; Extensive deterioration
2 Buildings
Picatinny Arsenal
Dover NJ 07806
Landholding Agency: Army
Property Number: 21201440056
Status: Unutilized
Directions: 3208B; 3208G
Comments: documented deficiencies: roof caving in; walls are rotted; overgrown vegetation; clear threat to physical safety.
Reasons: Extensive deterioration
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
Property Number: 21200220068
Status: Unutilized
GSA Number:
Reasons: Extensive deterioration
Bldg. 108
Fredrick J ILL, Jr. USARC
Bullville NY 10915-0277
Landholding Agency: Army
Property Number: 21200510028
Status: Unutilized
Reasons: Secured Area
Bldgs. 107, 112, 113
Kerry P. Hein USARC
NY058
Shoreham NY 11778-9999
Landholding Agency: Army
Property Number: 21200510054
Status: Excess
Reasons: Secured Area
Bldgs. 214, 215, 228
Fort Hamilton
Brooklyn NY 11252
Landholding Agency: Army
Property Number: 21201010031
Status: Unutilized
Reasons: Secured Area
4 Bldgs.
Fort Hamilton
Brooklyn NY 11252
Landholding Agency: Army
Property Number: 21201020018
Status: Unutilized
Directions: FENCC, 214, 215, 228
Reasons: Secured Area
Bldg. 08703
null
Ft. Drum NY
Landholding Agency: Army
Property Number: 21201120049
Status: Excess
Reasons: Extensive deterioration
2 Buildings
Fort Hamilton
Wainwright Dr. NY 11252
Landholding Agency: Army
Property Number: 21201510018
Status: Unutilized
Directions: 0137A; 0137B
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
Building 0137C
Fort Hamilton
Wainwright Dr. NY 11252
Landholding Agency: Army
Property Number: 21201510019
Status: Underutilized
Comments: public access denied & no alternative method to gain access without compromising national security.
Reasons: Secured Area
2018; US Army Garrison 9W South Morgan's Farm Rte. 9W South West Point NY 10996
Landholding Agency: Army
Property Number: 21201510038
Status: Unutilized
Directions: RPU ID 358939

Comments: documented deference's; interior & exterior wood rotten beyond repair; foundation unsound; roof collapsing; clear threat to physical safety.
Reasons: Extensive deterioration
3 Buildings
Fort Drum
Fort Drum NY 13602
Landholding Agency: Army
Property Number: 21201520021
Status: Underutilized
Directions: Buildings 2153, 175, 173
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
Building 00849
U.S. Army Garrison, West Point
West Point NY 10996
Landholding Agency: Army
Property Number: 21201530059
Status: Underutilized
Comments: public access denied & no alternative method to gain access without compromising national security.
Reasons: Secured Area
Buildings 1486 & 2552
Fort Drum
Ft. Drum NY 13602
Landholding Agency: Army
Property Number: 21201530077
Status: Unutilized
Directions: RPUID: 314900 and 300780 respectively
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
Building 1438
West Point; Range Rd. (Range 8)
West Point NY 10996
Landholding Agency: Army
Property Number: 21201530095
Status: Unutilized
Comments: RE--DETERMINATION: structurally unsound; attempt of removal will most likely result in collapse of bldg.; clear threat to personal physical safety.
Reasons: Extensive deterioration
12 Buildings
Fort Drum
Ft. Drum NY 13602
Landholding Agency: Army
Property Number: 21201540015
Status: Unutilized
Directions: BRK11 (RPUID: 1193675); BRK12 (RPUID: 1193672); BRK13 (RPUID: 1193812); BRK14 (RPUID: 1193815); BRK15 (RPUID: 1193814); BRK16 (RPUID: 1193816); BRK17 (RPUID: 1193813); BRK18 (RPUID: 1193850); BRK19 (RPUID: 1193852); BRK20 (RPUID: 1193851); BRK21 (RPUID: 1193854); BRK22 (RPUID: 1193853)?
Comments: property located within an airport runway clear zone or military airfield; Public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area; Within airport runway clear zone
3 Buildings
Fort Drum
Ft. Drum NY 13602
Landholding Agency: Army
Property Number: 21201540016
Status: Unutilized
Directions: BRK23 (RPUID: 1193853); BRK24 (RPUID: 1193884); BRK25 (RPUID: 1193885)
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
1236
U.S. Army Garrison, West Point
West Point NY 10996
Landholding Agency: Army
Property Number: 21201540033
Status: Unutilized
Comments: document deficiencies: condemned; ceilings, walls, flooring, doors, and windows are rotted and beyond repair; wood deteriorated to state of non-repair; clear threat to physical safety.
Reasons: Extensive deterioration
10 Buildings
Fort Drum
Ft. Drum NY 13602
Landholding Agency: Army
Property Number: 21201540055
Status: Unutilized
Directions: BRK01 (RPUID: 1193186); BRK02 (RPUID: 1193187); BRK03 (RPUID: 1193237); BRK04 (RPUID: 1193238); BRK05 (RPUID: 1193240); BRK06 (RPUID: 1193239); BRK07 (RPUID: 1193241); BRK08 (RPUID: 1193669); BRK09 (RPUID: 1193674); BRK10 (RPUID: 1193671)
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
North Carolina
Bldg. A-1815
Fort Bragg
Ft. Bragg NC 28307
Landholding Agency: Army
Property Number: 21199640074
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. 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
Cumburland 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. A4685, A4686, A4687
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21200620030
 Status: Unutilized
 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
 4 Bldgs.
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21200630029
 Status: Unutilized
 Directions: A2003, A2205, A2207,
 A2302
 Reasons: Extensive deterioration
 Bldg. T2758
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21200630031
 Status: Unutilized
 Reasons: Extensive deterioration
 Bldgs. T2857, T2858, T2954
 Fort Bragg
 Ft. Bragg NC 28310

Landholding Agency: Army
 Property Number: 21200630034
 Status: Unutilized
 Reasons: Extensive deterioration
 Bldgs. D3548, D3555
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21200630041
 Status: Unutilized
 Reasons: Extensive deterioration
 4 Bldgs.
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21200630043
 Status: Unutilized
 Directions: A3703, A3872, A3879,
 A3881
 Reasons: Extensive deterioration
 Bldgs. A4118, A4119, A4318
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21200630046
 Status: Unutilized
 Reasons: Extensive deterioration
 5 Bldgs.
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21200630047
 Status: Unutilized
 Directions: A4620, A4622, A4623,
 A4626, A4628
 Reasons: Extensive deterioration
 Bldgs. A4635, A4636
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21200630048
 Status: Unutilized
 Reasons: Extensive deterioration
 Bldg. 02723
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21200720029
 Status: Unutilized
 Reasons: Extensive deterioration
 Bldg. 9656
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21200720032
 Status: Unutilized
 Reasons: Extensive deterioration
 Bldg. P3839
 Fort Bragg
 Cumberland NC 28310
 Landholding Agency: Army
 Property Number: 21200740020
 Status: Unutilized
 Reasons: Extensive deterioration;
 Secured Area
 2 Bldgs.
 Fort Bragg

Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21200740154
 Status: Unutilized
 Directions: 2847 and 3236
 Reasons: Secured Area; Within 2000 ft.
 of flammable or explosive material;
 Extensive deterioration
 6 Bldgs.
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21200740155
 Status: Unutilized
 Directions: 3241, 3245, 3249, 3253,
 3258, 3262
 Reasons: Within 2000 ft. of flammable
 or explosive material; Secured Area;
 Extensive deterioration
 5 Bldgs.
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21200740157
 Status: Unutilized
 Directions: 5024, 5028, 5032, 5034, 5071
 Reasons: Within 2000 ft. of flammable
 or explosive material; Secured Area;
 Extensive deterioration
 8 Bldgs.
 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
 7 Bldgs.
 Fort Bragg
 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
 Fort Bragg
 Cumberland NC 28310
 Landholding Agency: Army
 Property Number: 21200830019
 Status: Unutilized
 Reasons: Secured Area
 Bldg. 55047
 Fort Bragg
 Cumberland NC 28310
 Landholding Agency: Army
 Property Number: 21200830021
 Status: Unutilized
 Comments: 55353 and 55250 was
 demolished.
 Reasons: Secured Area
 4 Bldgs.
 Fort Bragg

Cumberland NC 28310
Landholding Agency: Army
Property Number: 21200830022
Status: Unutilized
Directions: 83015, 83019, 83201, 83502
Comments: 82807, 82809 were demolished.
Reasons: Secured Area
M4020
Fort Bragg
Cumberland NC 28310
Landholding Agency: Army
Property Number: 21200830023
Status: Unutilized
Comments: M5865, M5868, C4614 were demolished.
Reasons: Secured Area
6 Bldgs.
Fort Bragg
Cumberland NC 28310
Landholding Agency: Army
Property Number: 21200920049
Status: Unutilized
Directions: A1355, A2029, A2031, A2032, A2144, P2352
Reasons: Extensive deterioration; Secured Area
8 Bldgs.
Fort Bragg
Cumberland NC 28310
Landholding Agency: Army
Property Number: 21200920050
Status: Unutilized
Directions: C4125, 09045, 11460, 22809, 23212, 23810, 30844, 55010
Reasons: Secured Area; Extensive deterioration
5 Bldgs.
Simmons Army Airfield
Cumberland NC 28310
Landholding Agency: Army
Property Number: 21200920053
Status: Unutilized
Directions: P2455, P2457, P2542, P2757, P2852
Reasons: Extensive deterioration; Secured Area
Bldg. T3361
Fort Bragg
Camp Mackall NC 28373
Landholding Agency: Army
Property Number: 21200940033
Status: Unutilized
Comments: T3354 demolished.
Reasons: Secured Area; Extensive deterioration
12 Bldgs.
Fort Bragg
Ft. Bragg NC 28310
Landholding Agency: Army
Property Number: 21201020019
Status: Unutilized
Directions: 661A, M2146, C2629, F2630, A3527, C3609, A3726, A3728, C3731, A3732, A3734, A3736
Reasons: Secured Area
3 Bldgs.

Fort Bragg
Cumberland NC 28310
Landholding Agency: Army
Property Number: 21201030017
Status: Unutilized
Directions: 31743, M5044, M5040
Comments: T2139 demolished.
Reasons: Secured Area; Extensive deterioration
Bldg. 83022
Fort Bragg
Cumberland NC 28310
Landholding Agency: Army
Property Number: 21201040020
Status: Unutilized
Reasons: Extensive deterioration; Secured Area
4 Bldgs.
Ft. Bragg
Ft. Bragg NC 28310
Landholding Agency: Army
Property Number: 21201110031
Status: Unutilized
Directions: X5062, X5066, X6260, X6266
Reasons: Extensive deterioration; Secured Area
5 Bldgs.
null
Ft. Bragg NC 28310
Landholding Agency: Army
Property Number: 21201110032
Status: Unutilized
Directions: X5041, X5045, X5049, X5053, X5058
Reasons: Secured Area; Extensive deterioration
5 Bldgs.
null
Ft. Bragg NC
Landholding Agency: Army
Property Number: 21201110033
Status: Unutilized
Directions: X4134, X4137, X4139, X4141, X5036
Reasons: Secured Area; Extensive deterioration
5 Bldgs.
null
Ft. Bragg NC 28310
Landholding Agency: Army
Property Number: 21201110034
Status: Unutilized
Directions: N3305, X3266, X3770, X4126, X4130
Reasons: Extensive deterioration; Secured Area
Bldg. 31802
null
Fort Bragg NC 28310
Landholding Agency: Army
Property Number: 21201130004
Status: Unutilized
Reasons: Secured Area; Extensive deterioration
Bldg. 1537

null
Fort Bragg NC 28310
Landholding Agency: Army
Property Number: 21201130005
Status: Unutilized
Reasons: 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
B-H1607
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 Buildings
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.
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
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
 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
 U1704
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201420034
 Status: Underutilized
 Comments: public access denied and no alternative method to gain access w/ out compromising national security.
 Reasons: Secured Area
 4 Buildings
 Fort Bragg
 Fort Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201430033
 Status: Unutilized
 Directions: 69241; A5424, D2236; D2336
 Comments: public access denied & no alternative without compromising National Security.
 Reasons: Secured Area
 7 Buildings
 Fort Bragg
 Fort Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201430034
 Status: Underutilized
 Directions: B5356; 42101; 68444; 83749; 83846; Z1943; AFSCH
 Comments: public access denied & no alternative without compromising National Security.
 Reasons: Secured Area
 4 Buildings
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201440001
 Status: Unutilized
 Directions: M6450; M2346; 14865; 03554
 Comments: public access denied and no alternative method to gain access w/ out compromising national security.
 Reasons: Secured Area
 7 Buildings

Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201440021
 Status: Underutilized
 Directions: 12732; 69262; 69357; 85703; 85706; 86103; 42102
 Comments: public access denied and no alternative method to gain access w/ out compromising national security.
 Reasons: Secured Area
 9 Buildings
 Ft. Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201510016
 Status: Unutilized
 Directions: A5030; A5031; A5033; A5221; A5222; A5224; A5225; A5234; A5420;
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 10 Buildings
 Fort Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201510017
 Status: Underutilized
 Directions: A4920; A4921; A4922; A4923; A4930; A4931; A5020; A5021; A5022; A5023
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 21 Buildings
 Ft. Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201520013
 Status: Unutilized
 Directions: Buildings W3276, W3173, M6748, M6148, A5436, A5421, A5236, A5036, A5035, A5025, A5024, A4935, A4934, A4933, A4932, A4928, A4927, A4926, A4925, A4924, 229
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 Building 14930
 3225 Normandy Drive
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201520014
 Status: Underutilized
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 717
 Ft. Bragg

Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201530017
 Status: Unutilized
 Directions: RPUID: 506663
 Comments: public access denied and no alternative method to gain access without compromising National Security.
 Reasons: Secured Area
 D2919
 FT. Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201530018
 Status: Underutilized
 Directions: RPUID: 611669
 Comments: public access denied and no alternative method to gain access without compromising National Security.
 Reasons: Secured Area
 O9101
 Ft. Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201530019
 Status: Unutilized
 Directions: RPUID: 304533
 Comments: public access denied and no alternative method to gain access without compromising National Security.
 Reasons: Secured Area
 O9102
 Ft. Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201530020
 Status: Unutilized
 Directions: RPUID: 304534
 Comments: public access denied and no alternative method to gain access without compromising National Security.
 Reasons: Secured Area
 5 Buildings
 Ft. Bragg
 Ft. Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201530022
 Status: Underutilized
 Directions: E1351; E1541; E1650; E1743; E3825
 Comments: public access denied and no alternative method to gain access without compromising National Security.
 Reasons: Secured Area
 27 Buildings
 Fort Bragg
 Cumberland NC 28310
 Landholding Agency: Army
 Property Number: 21201540002
 Status: Unutilized
 Directions: 15132-RPUID: 581224; M6460-RPUID: 610295; M2348-

RPUID: 958708; E4325–RPUID: 613768; A5428–RPUID: 597133; M6146–RPUID: 597164; M6143–RPUID: 576307; M2646–RPUID: 958720; M6445–RPUID: 595599; M2360–RPUID: 958714; M6438–RPUID: 557152; M6450–RPUID: 577153; M6733–RPUID: 609986; M6746–RPUID: 571513; M6751–RPUID: 584516; M2359–RPUID: 958713; A5628–RPUID: 581440; M6433–RPUID: 590748; A5630–RPUID: 593150; M2357–RPUID: 958713; M2338–RPUID: 958304; M2340–RPUID: 958305; M2342–RPUID: 958704; M2343–RPUID: 958705; M2345–RPUID: 958706; M2350–RPUID: 958709; M2351–RPUID: 958710
 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 28310
 Landholding Agency: Army
 Property Number: 21201540003
 Status: Underutilized
 Directions: 15433–RPUID: 1034408; 15533–RPUID: 1034409; 15631–RPUID: 607469; 15730–RPUID: 297551; F1231–RPUID: 575616
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 20 Buildings
 Fort Bragg
 Cumberland NC 28310
 Landholding Agency: Army
 Property Number: 21201540004
 Status: Underutilized
 Directions: 85303; A3764; D3022; H3237; H3554; M2346; M2353; M2356; M2505; M2642; M2650; M2651; M2653; M5051; M6142; M6205; M6150; P2341; X6088; M2640
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 6 Buildings
 Fort Bragg
 Fort Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201610011
 Status: Underutilized
 Directions: Building 22326 RPUID: 293152; 22426 RPUID: 297111; 22428 RPUID: 289548; 22727 RPUID: 604968 238 RPUID: 505916; 239 RPUID: 505917
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 15 Buildings
 Fort Bragg
 Fort Bragg NC 28310
 Landholding Agency: Army
 Property Number: 21201610024
 Status: Unutilized
 Directions: Building 69373 RPUID: 1033411; M2338: 958304; M2343: 958705; M2348: 958708; M2351: 958710; M2353: 958711; M2505: 580476; M2545: 1034467; M2646: 958720; M6143: 5976307; M6146: 597164 M6438: 577152; M6460: 610295; M6750: 591555; O4860: 289720
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 North Dakota
 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
 Facility 20094
 2710 D. St.
 WPAFB OH 45433
 Landholding Agency: Air Force
 Property Number: 18201620003
 Status: Excess
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 Facility 20098
 2812 D. St.
 WPAFB OH 45433
 Landholding Agency: Air Force
 Property Number: 18201620004
 Status: Excess
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 Facility 30072
 5570 Skeel Ave.
 WPAFB OH 45433
 Landholding Agency: Air Force
 Property Number: 18201620005
 Status: Excess
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 Facility 20197
 4185 Logistics St.
 WPAFB OH 45433
 Landholding Agency: Air Force
 Property Number: 18201620006
 Status: Excess
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 Facility 30144
 5136 Pearson Rd.
 WPAFB OH 45433
 Landholding Agency: Air Force
 Property Number: 18201620007
 Status: Excess
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 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: Extensive deterioration;
 Secured Area

Oklahoma
 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. 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
 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
 Lawton OK 73503
 Landholding Agency: Army
 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 Sill
 Lawton OK 73501
 Landholding Agency: Army
 Property Number: 21200840047
 Status: Unutilized
 Directions: M5680, M5681, M5682,
 M5683
 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: Extensive deterioration;
 Contamination
 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
 6 Buildings
 Fort Sill
 Ft. Sill OK 73503
 Landholding Agency: Army
 Property Number: 21201440054
 Status: Unutilized
 Directions: 6280; 6281; 6283; 6292;
 6295; 6293
 Comments: public access denied and no
 alternative method to gain access w/
 out compromising national security.
 Reasons: Secured Area
 2 Buildings
 McAlester Army Ammunition Plant
 McAlester OK 74501
 Landholding Agency: Army
 Property Number: 21201610002
 Status: Unutilized
 Directions: 33 RPUID:579769; 34
 RPUID:594469
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 Oregon
 2 Buildings
 6801 NE Cornfoot Road
 Portland OR 97218
 Landholding Agency: Air Force
 Property Number: 18201610018
 Status: Unutilized
 Directions: Building 120 & 125
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 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. 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 OR 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 OR 97838
 Landholding Agency: Army
 Property Number: 21199030362
 Status: Unutilized
 Directions: 8 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
 Pennsylvania
 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. 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
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,
03245
Reasons: Within 2000 ft. of flammable
or explosive material; Secured Area
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
2 Buildings
Tobyhanna Army Depot
Tobyhanna PA 18466
Landholding Agency: Army
Property Number: 21201420027
Status: Underutilized
Directions: 0511A; 0511B
Comments: public access denied & no
alternative method to gain access w/
out compromising National Security.
Reasons: Secured Area
Letterkenny Army Depot
Bldg. 2365; 1465; 1456
Intersection of Georgia Avenue
Chambersburg PA 17201
Landholding Agency: Army
Property Number: 21201510001
Status: Unutilized
Directions: 2365; 1465; 1456
Comments: public Access denied & no
alternative method to gain access w/
out compromising Nat'l Sec.
Reasons: Secured Area
9 Buildings
Defense Distribution Susquehanna, PA
New Cumberland PA 17070
Landholding Agency: Army
Property Number: 21201520010
Status: Underutilized
Directions: Building 0090; 00901;
00902; 00904; 02021; 02023; 02024;
02025; 02027
Comments: public access denied and no
alternative method to gain access
without compromising national
security; Property located within an
airport runway clear zone or military
airfield.
Reasons: Secured Area; Within airport
runway clear zone
Building 1008
11 Hap Arnold Blvd.
Tobyhanna PA 18466
Landholding Agency: Army
Property Number: 21201530047
Status: Unutilized
Comments: public access denied and no
alternative method to gain access
without compromising National
Security.
Reasons: Secured Area
S2705 & S2706
Letterkenny Army Depot
Letterkenny Army Depo PA 17201
Landholding Agency: Army
Property Number: 21201540031
Status: Unutilized
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area
Puerto Rico
Building 00215
Ft. Allen Trng. Center
Juan Diaz PR 00795
Landholding Agency: Army
Property Number: 21201530004
Status: Unutilized
Comments: doc. deficiencies;
documentation provided represents a
dear threat to personal phys. safety.
Public access denied and no
alternative method to gain access w/
out compromising Nat. Sec.
Reasons: Extensive deterioration
29 Buildings
Victory Road; USAG FORT
BUCHANAN, RQ327
Fort Buchanan PR 00934
Landholding Agency: Army
Property Number: 21201540013
Status: Excess
Directions: 01029; 01030; 01031; 01032;
01033; 01034; 01035; 01036; 01037;
01038; 01039; 01040; 01041; 01042;
01043; 01044; 01046; 01047; 01048;
01049; 01050; 01051; 01052; 01054;
01055; 01056; 01057; 01058; 01061
Comments: public access denied and no
alternative method to gain access
without compromising national
security.
Reasons: Secured Area
Building 00215
Fort Allen Training Center
Rd. #1
Juan Diaz PR 00795
Landholding Agency: Army
Property Number: 21201540049
Status: Unutilized
Comments: documented deficiencies:
condemned due to a fault in the
structural integrity; foundation
instability and deterioration the walls
and ceilings have fallen.
Reasons: Extensive deterioration
3 Buildings
Camp Santiago Trng Center
(RQ577)
Salinas PR 00751
Landholding Agency: Army
Property Number: 21201540050
Status: Unutilized
Directions: 00415--RPUID: 951222;
00416; 00414
Comments: documented deficiencies:
condemned; due to structural
integrity walls and foundation are
cracked.
Reasons: Extensive deterioration
6 Buildings
USAG Fort Buchanan, RQ327
Fort Buchanan PR
Landholding Agency: Army
Property Number: 21201610023
Status: Excess
Directions: Buildings 01053; 01059;
01063; 01065; 01067; 01069

Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area

Rhode Island
Bldgs. 0A65V, 340, 382
Camp Fogarty Training Site
Kent RI 02818
Landholding Agency: Army
Property Number: 21201040022
Status: Excess
Reasons: Secured Area
Building 000P2
570 Read Schoolhouse Rd.
NG Coventry RI 02816
Landholding Agency: Army
Property Number: 21201440049
Status: Excess
Comments: public access denied and no alternative method to gain access w/out compromising national security.
Reasons: Secured Area
Building OSKRG
Camp Fogarty
East Greenwich RI 02818
Landholding Agency: Army
Property Number: 21201440052
Status: Unutilized
Comments: documented Deficiencies: structural damage; several large holes; severely rotten foundation; extreme rodent infestation; clear threat to physical safety.
Reasons: Extensive deterioration

Samoa
Bldg. 00002
Army Reserve Center
Pago Pago AQ 96799
Landholding Agency: Army
Property Number: 21200810001
Status: Unutilized
Reasons: Floodway, Secured Area
Bldg. 00644
Tree Top U.S. Army Reserve Ctr
Pago AQ
Landholding Agency: Army
Property Number: 21201040039
Status: Unutilized
Reasons: Secured Area; Extensive deterioration

South Carolina
4 Buildings
Shaw Air Force Base
Sumter SC 29152
Landholding Agency: Air Force
Property Number: 18201610010
Status: Excess
Directions: Building #1048, 1005, 1051, 1053
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area

Building 396
419 Polifka Dr., Shaw AFB
Sumter SC 29152
Landholding Agency: Air Force
Property Number: 18201610011
Status: Underutilized
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
Bldg. 01916
DRMS Storage Facility
Ft. Jackson SC
Landholding Agency: Army
Property Number: 21201120020
Status: Unutilized
Reasons: Extensive deterioration; Secured Area
Bldg. 1727
Ft. Jackson
Ft. Jackson SC
Landholding Agency: Army
Property Number: 21201220024
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
J5800
Wildcat Rd.
Ft. Jackson SC 29207
Landholding Agency: Army
Property Number: 21201230013
Status: Underutilized
Comments: controlled access pts.; public access denied & no alternative method to gain access w/out comprising nat'l security.
Reasons: Secured Area
4 Buildings
Golden Arrow Rd.
Ft. Jackson SC 29207
Landholding Agency: Army
Property Number: 21201230014
Status: Underutilized
Directions: F5035, F5036, F5037, F5048
Comments: controlled access pts.; public access denied & no alternative method to gain access w/out comprising nat'l security.
Reasons: Secured Area
11 Buildings
Ft. Jackson
Ft. Jackson SC 29207
Landholding Agency: Army
Property Number: 21201310031
Status: Unutilized
Directions: P8654, P8655, Q8374, O7160, O7165, O7170, O7178, O7179, M7507, N7657, N7664
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

24 Buildings
Ft. Jackson
Ft. Jackson SC 29207
Landholding Agency: Army
Property Number: 21201310035
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, Q8384
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
27 Buildings
Fort Jackson
Fort Jackson SC 29207
Landholding Agency: Army
Property Number: 21201430025
Status: Unutilized
Directions: 1444, 1530, 1531, 1532, 1539, 1540, 1541, 1542, 2139, 2260, 2275, 2285, 2462, 2464, 2522, 2785, 3058, 3210, 3270, 3280, 4325, 4354, 4376, 4400, 4407, 11559, E4830
Comments: public access denied & no alternative without compromising National Security.
Reasons: Secured Area
FT. Jackson Bldg. 4325 & 4376
Jackson Blvd.
Ft. Jackson SC 29207
Landholding Agency: Army
Property Number: 21201510033
Status: Unutilized
Directions: 4325; 4376
Comments: public access denied & no alternative method to gain access w/out compromising Nat'l Sec.
Reasons: Secured Area
Ft. Jackson Bldg. 2570
2570 Warehouse Rd.
Ft. Jackson SC 29207

Landholding Agency: Army
Property Number: 21201510034
Status: Unutilized
Directions: 2570
Comments: public access denied & no alternative method to gain access w/ out compromising Nat'l Sec.
Reasons: Secured Area
3 Buildings
Fort Jackson
Ft. Jackson SC 29207
Landholding Agency: Army
Property Number: 21201510035
Status: Unutilized
Directions: Bldg. 2571; 2572; 2567
Comments: public access denied & no alternative method to gain access w/ out compromising Nat'l Sec.
Reasons: Secured Area
6 Buildings
Fort Jackson
Ft. Jackson SC 29207
Landholding Agency: Army
Property Number: 21201510036
Status: Unutilized
Directions: Bldg. 2580; 2590; 3500; 3510; 3511; 3521
Comments: public access denied & no alternative method to gain access w/ out compromising Nat'l Sec.
Reasons: Secured Area
20 Buildings
Fort Jackson
Fort Jackson SC 29207
Landholding Agency: Army
Property Number: 21201530051
Status: Unutilized
Directions: Building: 1920; 2253; 2495; 2500; 2510; 2512; 2520; 2522; 2524; 2530; 2545; 2533; 2558; 2562; 2563; 2567; 2570; 2571; 2572; 2580
Comments: public access denied and no alternative method to gain access without compromising National Security.
Reasons: Secured Area
20 Buildings
Fort Jackson
Fort Jackson SC 29207
Landholding Agency: Army
Property Number: 21201530052
Status: Unutilized
Directions: Buildings: 2590; 3220; 3290; 3295; 3500; 3510; 3511; 3521; 4205; 4210; 4215; 4225; 4230; 4235; 4325; 4376; 4470; 4475; 5578; 5579
Comments: public access denied and no alternative method to gain access without compromising National Security.
Reasons: Secured Area
24 Buildings
Fort Jackson
Fort Jackson SC 29207
Landholding Agency: Army
Property Number: 21201530053
Status: Unutilized
Directions: Building's: 5580; 5581; 5582; 5583; 5585; 5586; 5590; 10613; E4801; E4802; E4803; E4811; E4816; E4821; E4822; E4823; E4824; E4825; E4828; E4829; E4830; E4832; E4833; 5584
Comments: public access denied and no alternative method to gain access without compromising National Security.
Reasons: Secured Area
4 Buildings
Fort Jackson
Fort Jackson SC 29207
Landholding Agency: Army
Property Number: 21201530054
Status: Unutilized
Directions: Building's: 9451; 9452; 9453; 9455
Comments: public access denied and no alternative method to gain access without compromising National Security.
Reasons: Secured Area
5 Buildings
Fort Jackson
Fort Jackson SC 29207
Landholding Agency: Army
Property Number: 21201530083
Status: Unutilized
Directions: 10612, 10614, 10624, 10625, 10628
Comments: public access denied and no alternative method to gain access without 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: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. P5
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: Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. V1
Holston Army Ammunition Plant
Kingsport TN 61299-6000
Landholding Agency: Army
Property Number: 21199012309
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. V3
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
Bldg. F-1
Holston Army Ammunition Plant
Kingsport TN 61299-6000
Landholding Agency: Army
Property Number: 21199012314
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. 107
Holston Army Ammunition Plant
Kingsport TN 61299-6000
Landholding Agency: Army
Property Number: 21199012316
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. R9
Holston Army Ammunition Plant
Kingsport TN 61299-6000
Landholding Agency: Army
Property Number: 21199012317
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: Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. I010

Holston Army Ammunition Plant
Kingsport TN 61299-6000
Landholding Agency: Army
Property Number: 21199440212

Status: Unutilized
Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. J010

Holston Army Ammunition Plant
Kingsport TN 61299-6000
Landholding Agency: Army
Property Number: 21199440213
Status: Unutilized

Directions:
Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. K010

Holston Army Ammunition Plant
Kingsport TN 61299-6000
Landholding Agency: Army
Property Number: 21199440214
Status: Unutilized

Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. L010

Holston Army Ammunition Plant
Kingsport TN 61299-6000
Landholding Agency: Army
Property Number: 21199440215
Status: Unutilized

Directions:

Comments:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

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. 227

Holston Army Ammunition 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 Ammunition Plant
Kingsport TN 37660
Landholding Agency: Army
Property Number: 21200320054
Status: Excess

GSA Number:

Reasons: Secured Area; Extensive deterioration; Within 2000 ft. of flammable or explosive material

6 Bldgs.

Holston Army Ammunition 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: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. G-1, G-2, G-3, G-9

Holston Army Ammunition Plant
Kingsport TN 37660
Landholding Agency: Army
Property Number: 21200320056
Status: Excess

GSA Number:

Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material

5 Bldgs.

Holston Army Ammunition 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: Extensive deterioration; Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. K-1, K-7, K-9

Holston Army Ammunition Plant
Kingsport TN 37660
Landholding Agency: Army
Property Number: 21200320059
Status: Excess

GSA Number:

Reasons: Secured Area; Extensive deterioration; Within 2000 ft. of flammable or explosive material

Bldgs. L-1M, L-2, L-9

Holston Army Ammunition Plant
Kingsport TN 37660
Landholding Agency: Army
Property Number: 21200320060
Status: Excess

GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration; Secured Area

Bldgs. O-1, O-7, O-9

Holston Army Ammunition Plant
Kingsport TN 37660
Landholding Agency: Army
Property Number: 21200320061
Status: Excess

GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration; Secured Area

Bldgs. J-2, J-6 thru J-9

Holston Army Ammunition Plant
Kingsport TN 37660
Landholding Agency: Army
Property Number: 21200320062
Status: Excess

GSA Number:

Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration

Bldgs. M-2, M-7, M-9

Holston Army Ammunition Plant
Kingsport TN 37660
Landholding Agency: Army
Property Number: 21200320063
Status: Excess

GSA Number:
Reasons: Secured Area; Extensive deterioration; Within 2000 ft. of flammable or explosive material
Bldg. U-2
Holston Army Ammo Plant
Kingsport TN 37660
Landholding Agency: Army
Property Number: 21200320064
Status: Excess
GSA Number:
Reasons: Extensive deterioration; Secured Area; Within 2000 ft. of flammable or explosive material
Bldgs. P-3, P-7
Holston Army Ammo Plant
Kingsport TN 37660
Landholding Agency: Army
Property Number: 21200320065
Status: Excess
GSA Number:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration
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. A14, A20, A28
Holston Army Ammo Plant
Kingsport TN 37660
Landholding Agency: Army
Property Number: 21200320068
Status: Excess
GSA Number:
Reasons: Secured Area; Extensive deterioration; Within 2000 ft. of flammable or explosive material
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
Bldg. A-35
Holston Army Ammo Plant
Kingsport TN 37660
Landholding Agency: Army
Property Number: 21200340056
Status: Unutilized
GSA Number:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
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
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: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 8(3)
Holston Army Ammo Plant
Kingsport TN 37660
Landholding Agency: Army
Property Number: 21200710035
Status: Unutilized
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldgs. 00001, 00003, 00030
John Sevier Range
Knoxville TN 37918
Landholding Agency: Army
Property Number: 21200930021
Status: Excess
Reasons: Extensive deterioration
9 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, 302B, 315, 331
Comments: public access denied and no alternative method to gain access w/out compromising national security.
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
8 Bldgs.
Holston Army Ammo Plant
Kingsport TN 37660
Landholding Agency: Army
Property Number: 21201030022
Status: Unutilized
Directions: 404, 405, 406, 407, 411, 414, 423, 427
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
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: Within 2000 ft. of flammable or explosive material; Secured Area
2 Buildings
Holston Army Ammo Plant
Kingsport TN 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
 J0139
 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 w/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
 A0018
 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
 Building 348
 Holston Army Ammunition Plant
 Kingsport TN 37660
 Landholding Agency: Army
 Property Number: 21201420025
 Status: Unutilized
 Comments: public access denied & no alternative method to gain access w/out compromising National Security.
 Reasons: Secured Area
 Building 127
 Holston Army Ammunition Plant
 Kingsport TN 37660
 Landholding Agency: Army
 Property Number: 21201520031

Status: Unutilized
 Comments: public access denied and no alternative method to gain access without compromising National Security.
 Reasons: Secured Area
 2 Buildings
 Milan APP
 Milan TN 38358
 Landholding Agency: Army
 Property Number: 21201530098
 Status: Excess
 Directions: S0021; S0022
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 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-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
 Directions:
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldg. J-1
 Lone Star Army Ammunition Plant
 Highway 82 West
 Texarkana TX 75505-9100
 Landholding Agency: Army
 Property Number: 21199030339
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldg. J-3
 Lone Star Army Ammunition Plant
 Highway 82 West
 Texarkana TX 75505-9100
 Landholding Agency: Army
 Property Number: 21199030340

<p>Status: Unutilized Directions: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area 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: Secured Area; Within 2000 ft. of flammable or explosive material 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: Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 1ST-1 Longhorn Army Ammunition Plant Karnack TX 75671 Landholding Agency: Army Property Number: 21199620827 Status: Unutilized Directions:</p>	<p>Comments: Reasons: Within 2000 ft. of flammable or explosive material; Secured Area Bldg. 3156 Fort Bliss El Paso TX 79916 Landholding Agency: Army Property Number: 21199830171 Status: Unutilized Directions: Comments: Reasons: Extensive deterioration Bldgs. 7139 Fort Bliss El Paso TX 79916 Landholding Agency: Army Property Number: 21199830186 Status: Unutilized Directions: Comments: Reasons: Extensive deterioration Bldgs. 7151, 7154, 7157-7159 Fort Bliss El Paso TX 79916 Landholding Agency: Army Property Number: 21199830187 Status: Unutilized Directions: Comments: Reasons: Extensive deterioration Bldgs. 9901 Fort Bliss El Paso TX 79916 Landholding Agency: Army Property Number: 21200320079 Status: Unutilized GSA Number: Reasons: Extensive deterioration Bldgs. YAREA Longhorn Army Ammo Plant Kamack TX 75661 Landholding Agency: Army Property Number: 21200340062 Status: Excess GSA Number: Directions: 0003Y, 0004Y, 004Y2, 0013Y, 0016Y, 16Y1, 16Y2, 0018Y, 018Y1 0029Y, 0032Y, 0034Y, 0038Y, 0040Y, 0045Y Reasons: Secured Area Bldgs. P-3X, 3X-4of5 Longhorn Army Ammo Plant Karnack TX 75661 Landholding Agency: Army Property Number: 21200340063 Status: Excess GSA Number: Directions: 00P10, 00P11, 0046A, 0049B, 0053B, 0054B, 0055B, 0056B, 0059B, 0060B 0068F, 0026E, 0032E, 0029D Reasons: Secured Area Bldgs. P-3X, 3X-3of5 Longhorn Army Ammo Plant Karnack TX 75661 Landholding Agency: Army Property Number: 21200340064</p>	<p>Status: Excess GSA Number: Directions: 00S13, 00P13, 00B10, 00B16, SHEDC, 00B15, 00B13, 00B11, 000B9, 000B7, SHEDJ, SHEDD, 000M4, 000P3, 000P1 Reasons: Secured Area Bldgs. P-3X 5of5 Longhorn Army Ammo Plant Karnack TX 75661 Landholding Agency: Army Property Number: 21200340065 Status: Excess GSA Number: Directions: 0025D, 0025C, 0050G, 0054F, 0053D, 0054G, 0031G, 00403, 00406, 00408, 00409, 0016T, 0020T, 0035T, 0036T036T1 Reasons: Secured Area Bldgs. Inert SH10F3 Longhorn Army Ammo Plant Karnack TX 75661 Landholding Agency: Army Property Number: 21200340066 Status: Excess GSA Number: Directions: 00101, 00102, 0102R, 00103, 000L6, 00402, 000L5, SHEDL, SHEDB, 0061I, 0060I, 0022B, 0032B, 0029A, 0031A Reasons: Secured Area Bldgs. Inert SH3of3 Longhorn Army Ammo Plant Karnack TX 75661 Landholding Agency: Army Property Number: 21200340067 Status: Excess GSA Number: Directions: 016T1, 020T1, 0034T, 034T1, 0020X, 022X1 Reasons: Secured Area Bldgs. SH2of3 Longhorn Army Ammo Plant Karnack TX 75661 Landholding Agency: Army Property Number: 21200340068 Status: Excess GSA Number: Directions: 068G1, 068F1, 0022B, 0032B, 054F1, 0040H, 00402, 00404, 00405, 0018G, 0015G, 0009G, 0010G, 0011G Reasons: Secured Area Bldgs. Inert Longhorn Army Ammo Plant Karnack TX 75661 Landholding Agency: Army Property Number: 21200340069 Status: Excess GSA Number: Directions: 00703, 0703A, 0703C, 0707E, 0018K, 01ST1, 0201A, 00202, 00204, 0022G, 0025G, 0031W, 0049W, 0501E, 510B2, 0601B, 018K1 Reasons: Secured Area Bldgs. SHOPS Longhorn Army Ammo Plant</p>
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Karnack TX 75661
 Landholding Agency: Army
 Property Number: 21200340070
 Status: Excess
 GSA Number:
 Directions: 00723, 0722P, 0704D, 00715,
 00744, 0722G
 Reasons: Secured Area
 Bldgs. Magaz
 Longhorn Army Ammo Plant
 Karnack TX 75661
 Landholding Agency: Army
 Property Number: 21200340071
 Status: Excess
 GSA Number:
 Directions: 08111, 08117, 81110, 81111,
 81112, 81113, 81114 81117, 81118,
 81121, 81122, 81124, 81128, 81141,
 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: Secured Area; Extensive
 deterioration
 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: Secured Area; Extensive
 deterioration
 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
 Landholding Agency: Army
 Property Number: 21200920071
 Status: Unutilized
 Reasons: Extensive deterioration
 Bldgs. 9550, 9557, 9558, 11301
 Fort Bliss
 El Paso TX 79916
 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: Secured Area; Contamination
 5 Buildings

Ft. Wolters
Ft. Wolters TX 76067
Landholding Agency: Army
Property Number: 21201410004
Status: Excess
Directions: 1178, 1179, 1180, 1201, 1213?
Comments: public access denied and no alternative method to gain access w/ out compromising national security.
Reasons: Secured Area
3 Buildings
Red River Army Depot
Red River Army Depot TX 75507
Landholding Agency: Army
Property Number: 21201440041
Status: Excess
Directions: 01161; 01162; 01165
Comments: public access denied and no alternative method to gain access w/ out compromising national security.
Reasons: Secured Area
01154
Red River Army Depot
Texarkana TX 75507
Landholding Agency: Army
Property Number: 21201440042
Status: Excess
Comments: public access denied and no alternative method to gain access w/ out compromising national security.
Reasons: Secured Area
4 Buildings
Fort Hood
Ft. Hood TX 76544
Landholding Agency: Army
Property Number: 21201440061
Status: Unutilized
Directions: 36019; 36027; 36028; 36043
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
Building 01249
1249 Irwin Rd.
Fort Bliss TX 79916
Landholding Agency: Army
Property Number: 21201520044
Status: Unutilized
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
9111; RPUID: 180441
Hell on Wheels Avenue
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201540026
Status: Excess
Comments: documented deficiencies: property has holes in the structure that most likely will result in collapse if removed off-site; clear threat to physical safety.
Reasons: Extensive deterioration
16 Buildings

Fort Bliss
El Paso TX 79916
Landholding Agency: Army
Property Number: 21201540051
Status: Unutilized
Directions: 03682; 03693; 05041; 05043; 05044; 05045; 07013; 07021; 09495; 09683; 11269; 11519; 11520; 11626; 11660; 11682
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
2 Buildings
Fort Hood
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201610016
Status: Excess
Directions: Building 4222
RPUID:312106; 56007 RPUID:172572
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
7 Buildings
Fort Hood
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201610018
Status: Unutilized
Directions: 56448; 956596; 56449; 956597; 56171; 312159; 8314; 180917; 8400; 180742; 9426; 180261; 4261; 312300
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
2 Buildings
Fort Hood
Fort Hood TX 76544
Landholding Agency: Army
Property Number: 21201610047
Status: Excess
Directions: 2033 RPUID:171493; 56616 RPUID:171884
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area

Utah
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. 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
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.
Stockton UT 84071
Landholding Agency: Army
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
 16 Buildings
 DUGWAY PROVING GROUND
 DUGWAY PROVING GROUND UT 84022
 Landholding Agency: Army
 Property Number: 21201540036
 Status: Underutilized
 Directions: 00001-RPUIID: 570563; 00003-RPUIID: 588352; 00005-RPUIID: 588352; 00007-RPUIID: 611072; 00011-RPUIID: 614435; 00020-RPUIID: 611287; 00021-RPUIID: 614434; 00022-RPUIID: 570464; 00023-RPUIID: 599972; 00024-RPUIID: 575282; 00025-RPUIID: 586999; 00027-RPUIID: 570566; 00029-RPUIID: 587000; 00031-618225; 33-RPUIID: 599973; 37-RPUIID: 587002
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 20 Buildings
 DUGWAY PROVING GROUND
 DUGWAY PROVING GROUND UT 84022
 Landholding Agency: Army
 Property Number: 21201540037
 Status: Underutilized
 Directions: 00154-598832; 00156-595717; 00158-574114; 00162-603757; 00163-574115; 00164-585779; 00167-595718; 00171-586937; 00173-607725; 00175-574117; 00177-603576; 00180-575781; 00181-575670; 00183-574119; 00185-598833; 00186-595719; 00187-609946; 00197-609948; 00198-579166; 00201-600412
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 20 Buildings
 DUGWAY PROVING GROUND
 DUGWAY PROVING GROUND UT 84022
 Landholding Agency: Army
 Property Number: 21201540038
 Status: Underutilized
 Directions: 00205-609949; 00209-602438; 00256-583679; 00303-600093; 00306-616070; 00313-590335; 00321-587745; 00325-583680; 00329-573173; 00351-579174; 00361-600095; 5236-581055; 05362-579151; 05363-576303; 05367-573490; 05375-575942; 05381-578690; 05382-583591; 05383-599699; 05390-604657

Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 14 Buildings
 DUGWAY PROVING GROUND
 DUGWAY PROVING GROUND UT 84022
 Landholding Agency: Army
 Property Number: 21201540039
 Status: Underutilized
 Directions: 00069-RPUIID: 599975; 00093-RPUIID: 618228; 00152-RPUIID: 621801; 00103-RPUIID: 587003; 00107-RPUIID: 611292; 00113-RPUIID: 605404; 00118-RPUIID: 590378; 00119-RPUIID: 606737; 00123-RPUIID: 577667; 00125-RPUIID: 577668; 00127-RPUIID: 607723; 00129-RPUIID: 574112; 00131-RPUIID: 577669; 00140-RPUIID: 606738
 Comments: public access denied and no alternative method to gain access without compromising national security.
 Reasons: Secured Area
 Virginia
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Secured Area; Within 2000 ft. of flammable or explosive material; Other-Latrine, detached structure
 Bldg. 3012, Nitrating House
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199010836
 Status: Unutilized
 Directions: State Highway 114
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldg. 4339-02
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199010837
 Status: Underutilized
 Directions: State Highway 114

Comments:
 Reasons: Other-Latrine, detached structure; Secured Area; 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: Secured Area; Other-Latrine, detached structure; Within 2000 ft. of flammable or explosive material
 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: Within 2000 ft. of flammable or explosive material; Other-Latrine, detached structure; Secured Area
 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 material
 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: Within 2000 ft. of flammable or explosive material; Secured Area; Other—Latrine, detached structure.
Bldg. 4343-00
Radford Army Ammunition Plant
Cadmium Plating House
Radford VA 24141
Landholding Agency: Army
Property Number: 21199010848
Status: Unutilized
Directions: State Highway 114
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material.
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material.
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: Secured Area; Within 2000 ft. of flammable or explosive material.
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: Secured Area; Within 2000 ft. of flammable or explosive material.
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 4910-03
Radford Army Ammunition Plant
Water Dry House
Radford VA 24141
Landholding Agency: Army
Property Number: 21199010862
Status: Unutilized
Directions: State Highway 114
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 4910-04
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material.
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material.
Bldg. 3688
Radford Army Ammunition Plant
Control House
Radford VA 24141
Landholding Agency: Army
Property Number: 21199010875
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: Within 2000 ft. of flammable or explosive material; Secured Area
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
Landholding Agency: Army
Property Number: 21199010881
Status: Unutilized
Directions: State Highway 114
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material.
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. 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. 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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material
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: Secured Area; Within 2000 ft. of flammable or explosive material
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: Secured Area; Within 2000 ft. of flammable or explosive material
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. 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: Secured Area; Within 2000 ft. of flammable or explosive material
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
Bldg. 1608
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: Secured Area; Within 2000 ft. of flammable or explosive material
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: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 1619
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: Secured Area; Within 2000 ft. of flammable or explosive material
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: 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: Secured Area; Within 2000 ft. of flammable or explosive material
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material
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: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 1676
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
Bldg. 1007
Radford Army Ammunition Plant
Acid Screening House
Radford VA 24141
Landholding Agency: Army
Property Number: 21199011548
Status: Unutilized
Directions: State Highway 114
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 1008
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
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. 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: Within 2000 ft. of flammable or explosive material; Secured Area
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. 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: Within 2000 ft. of flammable or explosive material; Secured Area
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. 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

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
 Landholding Agency: Army
 Property Number: 21199011560
 Status: Unutilized
 Directions: State Highway 114
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldg. 1521-00
 Radford Army Ammunition Plant
 Hydraulic Station
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199011567
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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. 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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. 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. 1980-06
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199011579
 Status: Unutilized
 Directions: State Highway 114
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Other—latrine; detached structure; Secured Area
 Bldg. 1980-17
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199011580
 Status: Unutilized
 Directions: State Highway 114
 Comments:
 Reasons: Other—latrine; detached structure; Secured Area; 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. 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: Within 2000 ft. of flammable
or explosive material; Secured Area
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: Secured Area; Within 2000 ft.
of flammable or explosive material
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: Within 2000 ft. of flammable
or explosive material; Secured Area
Bldg. 3007-00
Radford Army Ammunition Plant
State Highway 114
Radford VA
Landholding Agency: Army
Property Number: 21199013563
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
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
Radford VA
Landholding Agency: Army
Property Number: 21199013566
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable
or explosive material; Secured Area
Bldg. 3019-00
Radford Army Ammunition Plant
State Highway 114
Radford VA
Landholding Agency: Army
Property Number: 21199013567
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
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: Within 2000 ft. of flammable
or explosive material; Secured Area
Bldg. 221-05
Radford Army Ammunition Plant
State Highway 114
Radford VA 24141
Landholding Agency: Army
Property Number: 21199110142
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
Bldg. 221-06
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: Secured Area; Within 2000 ft. of flammable or explosive material
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: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 734
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
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material
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. T0117
Radford Army Ammunition Plant
Radford VA 24141
Landholding Agency: Army
Property Number: 21199830223
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
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
Comments:
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
2 Bldgs.
Radford Army Ammunition Plant
Radford VA 24141
Landholding Agency: Army
Property Number: 21199830227
Status: Unutilized
Directions: 0421-00, A0421-00
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
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: Within 2000 ft. of flammable or explosive material; Secured Area
 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
 3 Bldgs.
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199830231
 Status: Unutilized
 Directions: 0602-00N, 0603-00N, 0604-00N
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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
 3 Bldgs.
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199830237
 Status: Unutilized
 Directions: 1651-00, A1651-00, B1651-00

Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 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
 Bldg. 1732-00
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199830240
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldg. 19803-23
 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
 3 Bldgs.
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199830243
 Status: Unutilized
 Directions: 2002-00, T2018-00, 2050-00
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 2 Bldgs.
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199830244
 Status: Unutilized
 Directions: B2518-00, A2519-00
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 2 Bldgs.
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199830245
 Status: Unutilized
 Directions: A3553-00, C3553-00
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldg. A3561-00
 Radford Army Ammunition Plant

Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199830246
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 4 Bldgs.
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldg. 3727-00
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199830251
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldg. 3901-00
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199830252
 Status: Unutilized
 Directions:
 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: 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 7 Bldgs.
 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: Within 2000 ft. of flammable or explosive material; Secured Area 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: Within 2000 ft. of flammable or explosive material; Secured Area 2 Bldgs.
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199830258
 Status: Unutilized
 Directions: 4915-00, A4915-00
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material 4 Bldgs.
 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 3 Bldgs.
 Radford Army Ammunition Plant
 Radford VA 24141
 Landholding Agency: Army
 Property Number: 21199830260
 Status: Unutilized
 Directions: A4945-02, B4945-02, 4951-06
 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: 21199830261
 Status: Unutilized

Directions: 5002-00, 5020-00, 5027-00
 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: 21199830263
 Status: Unutilized
 Directions: 5510-00, 5511-00, 5512-00
 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: 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
 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: Secured Area; Within 2000 ft. of flammable or explosive material 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: Secured Area; Within 2000 ft. of flammable or explosive material 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
 Landholding Agency: Army
 Property Number: 21200240071
 Status: Unutilized
 GSA Number:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material Bldg. T4022
 Radford Army Amo Plant
 Radford VA 24143-0100
 Landholding Agency: Army
 Property Number: 21200240072
 Status: Unutilized
 GSA Number:
 Reasons: Secured Area; Extensive deterioration; 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. 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
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: Within 2000 ft. of flammable
or explosive material; Secured Area
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
4 Bldgs.
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
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
Bldg. P0545
Fort Story
Ft. Story VA 23459
Landholding Agency: Army
Property Number: 21200830040
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
Bldg. T0514
Fort Story
Ft. Story VA 23459
Landholding Agency: Army
Property Number: 21200920077
Status: Unutilized
Reasons: Extensive deterioration
4 Bldgs.
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
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: Within 2000 ft. of flammable or explosive material; Secured Area
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
Reasons: Extensive deterioration
4 Bldgs.
Radford AAP
Montgomery VA 24143
Landholding Agency: Army
Property Number: 21201030030
Status: Unutilized
Directions: 1002, 1003, 1026, 1045
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
16 Bldgs.
Radford AAP
Montgomery VA 24143
Landholding Agency: Army
Property Number: 21201030032
Status: Unutilized
Directions: 1666A, 1666B, 1668A, 1671A, 1671B, 1672A, 1672B, 1674, 1674A, 1674B, 1675, 1675A, 1675B, 1676, 1676A, 1676B
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
12 Bldgs.
Radford AAP
Montgomery VA 24143
Landholding Agency: Army
Property Number: 21201030033
Status: Unutilized
Directions: 1751, 1754, 1762, 1765, 2002, 2003, 2007, 2026, 2047, 2048, 2049, 2050A
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
10 Bldgs.
Radford AAP
Montgomery VA 24143
Landholding Agency: Army
Property Number: 21201030034
Status: Unutilized
Directions: 3621, 3652, 3655, 3658, 3675, 3675B, 3675C, 3678A, 3678B, 3678C
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
6 Bldgs.
Radford AAP
Montgomery VA 24143
Landholding Agency: Army
Property Number: 21201030035
Status: Unutilized
Directions: 4703, 9101A, 9101B, 9102A, 9102B, 9103B
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
9 Bldgs.
Radford AAP
Montgomery VA 24143
Landholding Agency: Army
Property Number: 21201030036
Status: Unutilized
Directions: 49102, 49103, 49126, 71022, 71032, 72215, 91248, 91253, 91254
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
18 Bldgs.
Radford AAP
Montgomery VA 24143
Landholding Agency: Army
Property Number: 21201030038
Status: Unutilized
Directions: 98206, 98209, 98216, 98217, 98218, 98224, 98226, 98227, 98231, 98232, 98242, 98244, 98280, 98289, 98291, 98294, 98297, 98298
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
8 Bldgs.
Radford AAP
Montgomery VA 24143
Landholding Agency: Army
Property Number: 21201030039
Status: Unutilized
Directions: 98303, 98304, 98307, 98327, 98332, 98347, 98348, 98364
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. ANTEN
Fort Eustis
Ft. Eustis VA 23604
Landholding Agency: Army
Property Number: 21201040032
Status: Unutilized
Reasons: Extensive deterioration
Bldgs. 1132, 1133, 1134
Fort Belvoir
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: Within 2000 ft. of flammable or explosive material; Secured Area
1618B
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; Within 2000 ft. of flammable or explosive material; Secured Area
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; Contamination; Secured Area
Bldg. 98241
Rte., 114, P.O. Box 2
Radford Army Ammunition Plant
Radford VA
Landholding Agency: Army
Property Number: 21201120065
Status: Unutilized
Reasons: Not accessible by road; Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 00731
null
Radford VA
Landholding Agency: Army
Property Number: 21201130009
Status: Excess
Reasons: Within 2000 ft. of flammable or explosive material; Extensive deterioration; Secured Area
Bldg. 0731A
Rte 114 P.O. Box 2
Radford VA
Landholding Agency: Army
Property Number: 21201130011
Status: Excess
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Extensive deterioration
Bldg. 07352
null
Radford VA 24143
Landholding Agency: Army
Property Number: 21201130012
Status: Unutilized
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration
Bldgs. 00736 & 0736A
null
Radford VA 24143
Landholding Agency: Army
Property Number: 21201130013
Status: Excess
Reasons: Secured Area; Extensive deterioration; Within 2000 ft. of flammable or explosive material
Bldgs. 2302 & 2303
null
Fort Belvoir VA 22060
Landholding Agency: Army
Property Number: 21201130031
Status: Excess
Reasons: Secured Area
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

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 Cener
 Blackstone 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
 2 Buildings
 Radford Army Ammunition Plant
 Rte 114, P.O. Box 2
 Radford VA 24143-0002
 Landholding Agency: Army
 Property Number: 21201420029
 Status: Underutilized
 Directions: 726;730
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 726 and 730
 Radford Army Ammunition Plant
 Radford VA 24143-0002
 Landholding Agency: Army
 Property Number: 21201430002
 Status: Underutilized
 Directions: 726; 730

Comments: public access denied and no
 alternative without compromising
 national security.
 Reasons: Secured Area
 5 Buildings
 Fort Pickett Training Center
 Blackstone VA 23824
 Landholding Agency: Army
 Property Number: 21201440006
 Status: Unutilized
 Directions: T2362; T2363; T2364;
 T2411; T2603
 Comments: public access denied and no
 alternative method to gain access w/
 out compromising national security.
 Reasons: Secured Area
 6 Buildings
 Fort Belvior
 Ft. Belvior VA 22060
 Landholding Agency: Army
 Property Number: 21201440017
 Status: Excess
 Directions: 1151; 1906; 1141; 1186;
 1194; 1195
 Comments: public access denied and no
 alternative method to gain access w/
 out compromising national security.
 Reasons: Secured Area
 Building 00215
 Radford Army Ammunition Plant
 Radford VA 24143
 Landholding Agency: Army
 Property Number: 21201510045
 Status: Excess
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 16 Buildings
 Radford Army Ammunition Plant
 Radford VA 24143
 Landholding Agency: Army
 Property Number: 21201520019
 Status: Unutilized
 Directions: Buildings 71063, 7106-02A,
 71062, 49103B, 49103A, 49102B,
 2560B, 2521, 2518B, 2518A, 2517B,
 2517A, 2515A, 7106-03A, 71064,
 7106-04A
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.
 Reasons: Secured Area
 16 Buildings
 Radford Army Ammunition Plant
 Radford VA 24143
 Landholding Agency: Army
 Property Number: 21201520020
 Status: Unutilized
 Directions: Buildings 71091, 71092A,
 71101, 71101A, 7115, 7136, 2511,
 2516A, 2516B, 2521, 2521A, 2554,
 71102A, 71092, 71102, 71122
 Comments: public access denied and no
 alternative method to gain access
 without compromising national
 security.

Reasons: Secured Area
3 Buildings
Defense Supply Center
Richmond VA 25297
Landholding Agency: Army
Property Number: 21201530006
Status: Unutilized
Directions: 19 (RPWD: 268718); 20 (RPWD: 268698); 53 (RPWD: 238700)
Comments: public access denied and no alternative method to gain access without compromising National Security.

Reasons: Secured Area
Building 06202
Fort Lee; 19th Street
Ft. Lee VA 23801
Landholding Agency: Army
Property Number: 21201530100
Status: Unutilized
Comments: documented deficiencies: structural issues due to flooding; clear threat to personal safety.

Reasons: Extensive deterioration
06217
Fort Lee
Ft. Lee VA 23801
Landholding Agency: Army
Property Number: 21201540029
Status: Unutilized
Comments: public access denied and no alternative method to gain access without compromising national security.

Reasons: Secured Area
1555A
Radford Army Ammunition
Plant; Rte. 114 P.O. Box 2
Radford VA 24143
Landholding Agency: Army
Property Number: 21201540042
Status: Unutilized
Comments: public access denied and no alternative method to gain access without compromising national security.

Reasons: Secured Area
5 Buildings
Sandston Armory
Sandston VA 23150
Landholding Agency: Army
Property Number: 21201610065
Status: Unutilized
Directions: Building T4504; T3704; T4500; T3702; T3700
Comments: public access denied and no alternative method to gain access without compromising national security.

Reasons: Secured Area
Washington
Bldg. 6991
Fort Lewis
Ft. Lewis WA 98433
Landholding Agency: Army
Property Number: 21199810242
Status: Unutilized

Directions:
Comments:
Reasons: Extensive deterioration
15 Bldgs.
Fort Lewis
Pierce WA 98433
Landholding Agency: Army
Property Number: 21201030041
Status: Unutilized
Directions: 3417, 3418, 3423, 3424, 3427, 3428, 3429, 3430, 3433, 3434, 3435, 3436, 3439, 3442, 3444
Reasons: Secured Area; Extensive deterioration
Bldgs. 00852 and 00853
Yakima Trng. Ctr.
Yakima WA 98901
Landholding Agency: Army
Property Number: 21201140001
Status: Unutilized
Reasons: Extensive deterioration
8995
American Lake Ave.
JBLM WA 98433
Landholding Agency: Army
Property Number: 21201230021
Status: Unutilized
Comments: secured military cantonment area; public access denied & no alternative method to gain access w/out comprising nat'l security.

Reasons: Secured Area
3 Buildings
Joint Base Lewis-McChord
JBLM WA 98433
Landholding Agency: Army
Property Number: 21201310043
Status: Underutilized
Directions: 1158, 3151, 8066
Comments: secured military cantonment area; public access denied & no alternative method to gain access w/out compromising nat'l security.

Reasons: Secured Area
10 Buildings
Joint Base Lewis McChord
JBLM WA 98433
Landholding Agency: Army
Property Number: 21201310066
Status: Underutilized
Directions: 03154, 03156, 03157, 03158, 03160, 03161, 03163, 03164, 03165, 03167
Comments: secured military cantonment area; public access denied & no alternative method to gain access w/out compromising nat'l security.

Reasons: Secured Area
5 Buildings
Division Dr.
JBLM WA 98433
Landholding Agency: Army
Property Number: 21201320024
Status: Underutilized
Directions: 03131; 03135, 03139, 03317, 03320
Comments: secured military cantonment area; public access denied & no

alternative method to gain access w/out compromising nat'l security.

Reasons: Secured Area
3 Buildings
Libbey Ave.
JBLM WA 98433
Landholding Agency: Army
Property Number: 21201320025
Status: Underutilized
Directions: 03316, 03322, 03330
Comments: secured military cantonment area; public access denied & no alternative method to gain access w/out compromising nat'l security.

Reasons: Secured Area
23 Buildings
Joint Base Lewis McChord
JBLM WA 98433
Landholding Agency: Army
Property Number: 21201440047
Status: Underutilized
Directions: 07517; 07514; 07507; 07500; 03422; 03421; 03420; 03419; 03416; 03415; 03414; 03413; 03412; 03324; 03287; 03286; 03279; 03278; 03277; 03214; 03212; 03213; 03080
Comments: public access denied and no alternative method to gain access w/out compromising national security.

Reasons: Secured Area
6 Buildings
Sloane St.
Joint Base Lewis McCh WA 03933
Landholding Agency: Army
Property Number: 21201510021
Status: Underutilized
Directions: 004ED; D0110; 14109; 09643; 03932; 03933
Comments: public access denied & no alternative method to gain access w/out compromising Nat'l Sec.

Reasons: Secured Area
Joint Base Lewis McChord
Bldg. #08277
8277 Shoreline Beach Rd.
Pierce WA 98433
Landholding Agency: Army
Property Number: 21201510024
Status: Underutilized
Comments: public access denied & no alternative method to gain access w/out compromising Nat'l Sec.

Reasons: Within airport runway clear zone Secured Area
Yakima Training Ctr. Bldg. 223
223 Firing Center Road
Yakima WA 98901
Landholding Agency: Army
Property Number: 21201510029
Status: Underutilized
Comments: public access denied & no alternative method to gain access w/out compromising Nat'l Sec.

Reasons: Secured Area
Building 223
Joint Base Lewis McChord
JBLM WA 98433

Landholding Agency: Army
Property Number: 21201510043
Status: Underutilized
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
Building #09623
9623 Rainier Drive
Joint Base Lewis-McCh WA 98433
Landholding Agency: Army
Property Number: 21201610019
Status: Excess
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area
Building 02541
Firing Center Road
Yakima Training Center WA 98901
Landholding Agency: Army
Property Number: 21201610022
Status: Excess
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area

Wisconsin
Bldg. 1993-1
Badger Army Ammunition Plant
Change House
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011094
Status: Underutilized
Directions:
Comments: friable asbestos.
Reasons: Secured Area; Other environmental, Within 2000 ft. of flammable or explosive material
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: Within 2000 ft. of flammable or explosive material; Other environmental, 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: Within 2000 ft. of flammable or explosive material; Other environmental, 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. 720-2
Badger Army Ammunition Plant
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: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area
Bldg. 3016
Badger Army Ammunition Plant
Change House
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011112
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental
Bldg. 5016
Badger Army Ammunition Plant
Change House
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011113
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental
Bldg. 2031
Badger Army Ammunition Plant
Change House
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011115
Status: Unutilized
Directions:
Comments: friable asbestos.

Reasons: Secured Area; Other environmental, 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: Secured Area; Other environmental, Within 2000 ft. of flammable or explosive material
Bldg. 5031
Badger Army Ammunition Plant
Change House
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011119
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material; 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: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental
Bldg. 3036
Badger Army Ammunition Plant
Change House
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011122
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material; Secured Area
Bldg. 4036
Badger Army Ammunition Plant
Change House
Baraboo WI 53913

Landholding Agency: Army
Property Number: 21199011123
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental

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; Within 2000 ft. of flammable or explosive material; Other environmental

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: Other environmental, Within 2000 ft. of flammable or explosive material; 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: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

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: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

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: Within 2000 ft. of flammable or explosive material; Other environmental, 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: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental

Bldg. 2557
Badger Army Ammunition Plant Change House
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011133
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental

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. 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: Within 2000 ft. of flammable or explosive material; Other environmental, 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: Secured Area; Other environmental, Within 2000 ft. of flammable or explosive material

Bldg. 5557-2
Badger Army Ammunition Plant Change House
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011142
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material

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: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental

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: Secured Area; Other environmental, Within 2000 ft. of flammable or explosive material

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, Secured Area; Within 2000 ft. of flammable or explosive material

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; Within 2000 ft. of flammable or explosive material; Other environmental

Bldg. 267
Badger Army Ammunition Plant Administration Bldg.
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011152
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

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, Secured Area; Within 2000 ft. of flammable or explosive material

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: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

Bldg. 3030
Badger Army Ammunition Plant Administration—General Purpose
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011157
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental

Bldg. 1900–7
Badger Army Ammunition Plant Standard Magazine
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011160
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 4030
Badger Army Ammunition Plant Administration-General Purpose
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011161
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1906–1
Badger Army Ammunition Plant Standard Magazine
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011162
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental; Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1906–10
Badger Army Ammunition Plant Standard Magazine
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011163
Status: Unutilized
Directions:

Comments: friable asbestos.
Reasons: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

Bldg. 1906–21
Badger Army Ammunition Plant Standard Magazine
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011164
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 5030
Badger Army Ammunition Plant Administration—General Purpose
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011165
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Secured Area; Other environmental, Within 2000 ft. of flammable or explosive material

Bldg. 1906–31
Badger Army Ammunition Plant Standard Magazine
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011166
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1993–2
Badger Army Ammunition Plant Administration—General Purpose
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011167
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1906–42
Badger Army Ammunition Plant Standard Magazine
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011168
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

Bldg. 1906–46
Badger Army Ammunition Plant Standard Magazine

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. 1906-4
Badger Army Ammunition Plant
Standard Magazine
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011171
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

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, Secured Area; Within 2000 ft. of flammable or explosive material

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: Within 2000 ft. of flammable or explosive material; Other environmental, 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.
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1906-28
Badger Army Ammunition Plant
Standard Magazine
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011175
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area; 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; Other environmental, Within 2000 ft. of flammable or explosive material

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: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

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: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental

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: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental

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: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental

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: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

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: Other environmental, Within 2000 ft. of flammable or explosive material; 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: Within 2000 ft. of flammable or explosive material; Other environmental, 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: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental

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: Other environmental, Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1906-53
Badger Army Ammunition Plant
Standard Magazine

Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011188
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

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, Secured Area; Within 2000 ft. of flammable or explosive material

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: Secured Area; Within 2000 ft. of flammable or explosive material; 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; Other environmental, Secured Area

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, Secured Area; Within 2000 ft. of flammable or explosive material

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: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

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: Other environmental, Secured Area; 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; Secured Area; Other environmental

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: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental

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: Secured Area; Within 2000 ft. of flammable or explosive material; 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; Other environmental, Within 2000 ft. of flammable or explosive material

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: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1932–9
Badger Army Ammunition Plant
Cannon Magazine
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011205
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material; Secured Area

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; Other environmental, Within 2000 ft. of flammable or explosive material

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; Secured Area; Other environmental

Bldg. 5000
Badger Army Ammunition Plant
Warehouse
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011210
Status: Underutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 275
Badger Army Ammunition Plant
Warehouse
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011211
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: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental

Bldg. 214
Badger Army Ammunition Plant
Administration
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011214
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

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; Other environmental, 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: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

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; Within 2000 ft. of flammable or explosive material; Other environmental

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: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

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: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

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, Within 2000 ft. of flammable or explosive material; Secured Area

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: Other environmental, Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1975-1
Badger Army Ammunition Plant
Administration
Baraboo WI 53913

Landholding Agency: Army
Property Number: 21199011229
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental

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; Secured Area; Other environmental

Bldg. 1975-5
Badger Army Ammunition Plant Administration
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011231
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 1975-7
Badger Army Ammunition Plant Administration
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011233
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 1975-8
Badger Army Ammunition Plant Administration
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011234
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

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: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

Bldg. 5554
Badger Army Ammunition Plant Administration
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011240
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Secured Area; Other environmental, Within 2000 ft. of flammable or explosive material

Bldg. 3554
Badger Army Ammunition Plant Administration
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011242
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

Bldg. 4554
Badger Army Ammunition Plant Administration
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011244
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 4568
Badger Army Ammunition Plant Administration
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011247
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material; Secured Area

Bldg. 8010
Badger Army Ammunition Plant Administration
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011249
Status: Unutilized
Directions:

Comments: friable asbestos.
Reasons: Secured Area; Other environmental, Within 2000 ft. of flammable or explosive material

Bldg. 6535
Badger Army Ammunition Plant Bus Station
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011256
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental

Bldg. 2015
Badger Army Ammunition Plant Administration
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011259
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

Bldg. 3015
Badger Army Ammunition Plant Administration
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011263
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Other environmental, Within 2000 ft. of flammable or explosive material; Secured Area

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; Within 2000 ft. of flammable or explosive material; Other environmental

Bldg. 5015
Badger Army Ammunition Plant Administration
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199011268
Status: Unutilized
Directions:
Comments: friable asbestos.
Reasons: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

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: Other environmental, Within 2000 ft. of flammable or explosive material; Secured Area

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: Within 2000 ft. of flammable or explosive material; Secured Area; Other environmental

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: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental

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: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

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: Other environmental, Secured Area; 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: Other environmental, Secured Area; 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: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

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: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

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: Other environmental, Secured Area; 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: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

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: Secured Area; Other environmental, Within 2000 ft. of flammable or explosive material

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: Secured Area; Within 2000 ft. of flammable or explosive material; Other environmental

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: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

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: Other environmental, Within 2000 ft. of flammable or explosive material; 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: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

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: Other environmental, Within 2000 ft. of flammable or explosive material; Secured Area

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: Secured Area; Within 2000 ft. of flammable or explosive material; 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: Within 2000 ft. of flammable or explosive material; Other environmental, Secured Area

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, Within 2000 ft. of flammable or explosive material; Secured Area

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: Other environmental, Secured Area; Within 2000 ft. of flammable or explosive material

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. 264
Badger Army Ammunition Plant
Baraboo WI
Landholding Agency: Army
Property Number: 21199013872
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:
Comments:
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: Secured Area; Within 2000 ft. of flammable or explosive material

Bldg. 6823-2
Badger Army Ammunition Plant
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199210098
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

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. 6513-47
 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, 6807-58 thru 6807-61
 Comments:
 Reasons: Secured Area; Extensive deterioration
 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, 6803-5 thru 6803-8
 Comments:
 Reasons: Secured Area; Extensive deterioration
 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, 6957-2
 Comments:
 Reasons: Extensive deterioration;
 Secured Area
 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, 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, 6814-6 thru 6814-10
 Comments:
 Reasons: Secured Area; Extensive deterioration
 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: Extensive deterioration; Secured Area
 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: Within 2000 ft. of flammable or explosive material; Secured Area; Extensive deterioration
 10 Bldgs., Badger AAP
 Roll House
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21199740185
 Status: Unutilized
 Directions:
 Comments:
 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. 8008-00, Badger AAP
 null
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21199740191
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldg. 9016-02, Badger AAP
 null
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21199740192
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 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; Within 2000 ft. of flammable or explosive material; Secured Area
 4 Bldgs., Badger AAP

Screen Storehouse
1852-02 thru 1852-05
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199740208
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
23 Bldgs., Badger AAP
Magazine Standard
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199740209
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: Within 2000 ft. of flammable
or explosive material; Secured Area
2 Bldgs., Badger AAP
Dehy Press House
4500-00, 5500-00
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199740212
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
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: Within 2000 ft. of flammable
or explosive material; Secured Area
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: Within 2000 ft. of flammable
or explosive material; Secured Area
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: Within 2000 ft. of flammable
or explosive material; Secured Area
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: Within 2000 ft. of flammable
or explosive material; Secured Area
5 Bldgs., Badger AAP
Cutting House
4515-01 thru 4516-03, 5516-01, 5516-
02
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199740219
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
5 Bldgs., Badger AAP
Loading Platform
4517-01 thru 4517-03, 5517-01, 5517-
02
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199740220
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft.
of flammable or explosive material
2 Bldgs., Badger AAP
Hydraulic Station
4521-00, 5521-00
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199740221
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable
or explosive material; Secured Area
3 Bldgs., Badger AAP

Maintenance Shop
4549-00, 5549-00, 5045-00
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: Secured Area; Within 2000 ft.
of flammable or explosive material
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: Within 2000 ft. of flammable
or explosive material; Secured Area
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
 Landholding Agency: Army
 Property Number: 21199740228
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 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
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldg. 0021-03, Badger AAP
 null
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21199740233
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldg. 0425, Badger AAP
 PH Recorder
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21199740242
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldg. 0534-00, Badger AAP
 Fire Station #2

Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21199740244
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 2 Bldgs., Badger AAP
 Nitric Circulator
 0705-00, 0706-00
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21199740246
 Status: Unutilized
 Directions:
 Comments:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 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
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Within 2000 ft. of flammable or explosive material; Secured Area
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:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
2 Bldgs., Badger AAP
Spent Acid Pump
5035-00, 9035-00
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199740254
Status: Unutilized
Directions:
Comments:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
2 Bldgs., Badger AAP
Maintenance Shop
5037-00, 9037-00
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199740255
Status: Unutilized
Directions:
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
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
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
2 Bldgs., Badger AAP
Transfer Shed
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: Secured Area; Within 2000 ft. of flammable or explosive material
10 Bldgs., Badger AAP
Pre-Dry House
6709-14, 15, 16, 20, 22, 23, 24, 25, 26, 28
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21199740268
Status: Unutilized
Directions:
Comments:
Reasons: Extensive deterioration; Within 2000 ft. of flammable or explosive material; 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
Comments:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldgs. 3502-0, 3566-1
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020088
 Status: Unutilized
 GSA Number:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldg. 4524-4
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020089
 Status: Unutilized
 GSA Number:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 4 Bldgs.
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020096
 Status: Unutilized
 GSA Number:
 Directions: 6953-1, 6955-1, 6956-1, 6957-1
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 12 Bldgs.
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020097
 Status: Unutilized
 GSA Number:
 Directions: 1725-1 thru 7, 1725-13 thru 17
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldgs. 1825-1 thru 4
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020099
 Status: Unutilized
 GSA Number:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldgs. 1875-1 thru 4
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020100
 Status: Unutilized
 GSA Number:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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: Within 2000 ft. of flammable or explosive material; Secured Area
 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. 2022-0, 3022-0, 4022-0
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020119
 Status: Unutilized
 GSA Number:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 6 Bldgs.
 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: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldgs. 2043-0, 3043-0, 4043-0
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020123
 Status: Unutilized
 GSA Number:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldgs. 2500-0, 3500-0
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020125
 Status: Unutilized
 GSA Number:

Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldgs. 2501-0, 3501-0
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020126
 Status: Unutilized
 GSA Number:
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 7 Bldgs.
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020127
 Status: Unutilized
 GSA Number:
 Directions: 2506-0, 3506-0, 4506-0, 2508-1, 2508-2, 3508-1, 3508-2
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 13 Bldgs.
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020128
 Status: Unutilized
 GSA Number:
 Directions: 2510-1 thru 3, 3510-1 thru 3, 2513-1 thru 4, 3513-1 thru 3
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 5 Bldgs.
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020129
 Status: Unutilized
 GSA Number:
 Directions: 2517-1, 2517-2, 3517-1, 3517-2, 3517-3
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 6 Bldgs.
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020130
 Status: Unutilized
 GSA Number:
 Directions: 2546-1 thru 4, 2555-0, 3555-0
 Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
 Bldg. 3044-0
 Badger AAP
 Baraboo WI 53913
 Landholding Agency: Army
 Property Number: 21200020131
 Status: Unutilized
 GSA Number:
 Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
 Bldgs. 3502-1, 3502-2
 Badger AAP
 Baraboo WI 53913

Landholding Agency: Army
Property Number: 21200020132
Status: Unutilized
GSA Number:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
Bldgs. 3516-1, 2, 3
Badger AAP
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21200020133
Status: Unutilized
GSA Number:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldgs. 4524-1, 2, 3
Badger AAP
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21200020134
Status: Unutilized
GSA Number:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldgs. 6529-0, 6586-1
Badger AAP
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21200020136
Status: Unutilized
GSA Number:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldgs. 6672-1, 6672-2
Badger AAP
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21200020138
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: 21200020139
Status: Unutilized
GSA Number:
Directions: 6702-3, 6702-4, 6704-3, 6704-4
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material
Bldg. 6705-3, 6705-4
Badger AAP
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21200020140
Status: Unutilized
GSA Number:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
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: Within 2000 ft. of flammable or explosive material; Secured Area
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 13
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: Within 2000 ft. of flammable or explosive material; Secured Area
20 Bldgs.
Badger AAP
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21200020145
Status: Unutilized
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: Secured Area; Within 2000 ft. of flammable or explosive material
Bldgs. 6817-1 thru 4
Badger AAP
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21200020148
Status: Unutilized
GSA Number:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

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: Secured Area; Within 2000 ft. of flammable or explosive material
Bldgs. 6837-1, 2
Badger AAP
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21200020151
Status: Unutilized
GSA Number:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
Bldgs. 6868-1, 2, 3, 7, 8
Badger AAP
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21200020152
Status: Unutilized
GSA Number:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area
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: Secured Area; Within 2000 ft. of flammable or explosive material

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. 763, 765, 768
Badger Army Amo Plant
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21200240077
Status: Unutilized
GSA Number:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 770-1 thru 770-3
Badger Army Amo Plant
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21200240078
Status: Unutilized
GSA Number:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Bldgs. 771, 00778
Badger Army Amo Plant
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21200240079
Status: Unutilized
GSA Number:
Reasons: Secured Area; Within 2000 ft. of flammable or explosive material

Bldgs. 791, 793
Badger Army Amo Plant
Baraboo WI 53913
Landholding Agency: Army
Property Number: 21200240080
Status: Unutilized
GSA Number:
Reasons: Within 2000 ft. of flammable or explosive material; Secured Area

Building 01301
S 10th Avenue
Fort McCoy WI 54656
Landholding Agency: Army
Property Number: 21201520030
Status: Unutilized
Comments: public access denied and no alternative method to gain access without compromising National Security.
Reasons: Secured Area

3 Buildings
Milwaukee USARC/AMSA #49
Milwaukee WI 53218
Landholding Agency: Army
Property Number: 21201610034
Status: Unutilized
Directions: 00309 RPUID:968289 (9,728 sq.ft.); 00401 RUPUIID:968293 (,603 sq.ft.); GC444 RPUID:967743 (21,954 sq.ft.)
Comments: off-site removal; 63+yrs. old; bey. useful life; vac. 1 mo.; train; veh.

main. shop; prior app. need to gain acc.; no future agency need; due to size may not be feas. to move; con. Army for more info.
Reasons: Secured Area

Wyoming
.66 Acres
5305 Randall Ave.
Warren WY 82005
Landholding Agency: Air Force
Property Number: 18201610007
Status: Unutilized
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area

Land

Arkansas
60 Acres
Harris Rd.
Little Rock AR 72099
Landholding Agency: Air Force
Property Number: 18201610023
Status: Unutilized
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area

California
91110
Fort Hunter Liggett
Ft. Hunter Liggett CA 93928
Landholding Agency: Army
Property Number: 21201420001
Status: Underutilized
Directions: government-owned land w/ privately owned historic building
Comments: public access denied and no alternative method to gain access w/ out compromising national security.
Reasons: Secured Area

Florida
XLWU
Tyndall Air Force Base
Tyndall Air Force Bas FL 32403
Landholding Agency: Air Force
Property Number: 18201610005
Status: Unutilized
Directions: 1 Acre
Comments: public access denied & no alter. method to gain access without compro. nat. sec.; property located within an airport runway clear zone or military AF.; & floodway which has not been corr. or conta.
Reasons: Secured Area

Maryland
4 Concrete Pads
Aberdeen Proving Ground
Aberdeen MD 21005
Landholding Agency: Army

Property Number: 21201540056
Status: Unutilized
Directions: E3176-981045; E5335-981052; E5628-996138; E7226-981063
Comments: public access denied and no alternative method to gain access without compromising national security.
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

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

Oklahoma
Building 654
1 C Tree Road
McAlester OK 74501
Landholding Agency: Army
Property Number: 21201610001
Status: Unutilized
Directions: RPUID:356053
Comments: public access denied and no alternative method to gain access without compromising national security.
Reasons: Secured Area

South Carolina
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

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. 2016–08117 Filed 4–14–16; 8:45 am]
BILLING CODE 4210–67–P



FEDERAL REGISTER

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Part III

The President

Proclamation 9423—Establishment of the Belmont-Paul Women's Equality National Monument

Presidential Documents

Title 3—

Proclamation 9423 of April 12, 2016

The President

Establishment of the Belmont-Paul Women's Equality National Monument

By the President of the United States of America

A Proclamation

The Sewall-Belmont House (House), located at 144 Constitution Avenue, Northeast, in Washington, D.C.—a few steps from the U.S. Capitol—has been home to the National Woman's Party (NWP) since 1929. From this House, the NWP's founder Alice Paul wrote new language in 1943 for the Equal Rights Amendment, which became known as the "Alice Paul Amendment," and led the fight for its passage in the Congress. From here, throughout the 20th century, Paul and the NWP drafted more than 600 pieces of legislation in support of equal rights and advocated tirelessly for women's political, social, and economic equality not just in the United States but also internationally.

While the House's role in women's history makes it a nationally significant resource, the building itself has an interesting past. Robert Sewall constructed the House on Jenkins Hill, known today as Capitol Hill, around 1800. Secretary of the Treasury Albert Gallatin used the House during the Jefferson Administration, and the House was the site of the only resistance to the British invasion of Washington, D.C., during the War of 1812. In retaliation, the British set fire to the House, but by 1820, Sewall had rebuilt it. The House remained in the Sewall family until 1922, when it was acquired by Vermont Senator Porter Dale.

The NWP purchased the House in 1929 to serve as its headquarters. The NWP named it the "Alva Belmont House" in honor of its former president and major benefactor who had helped purchase the NWP's previous headquarters. A prominent suffragist herself, Belmont said of the new headquarters, "may it stand for years and years to come, telling of the work that the women of the United States have accomplished; the example we have given foreign nations; and our determination that they shall be—as ourselves—free citizens, recognized as the equals of men." What is now called the Sewall-Belmont House became the staging ground for the NWP's advocacy for an equal rights amendment and other significant domestic and international action for women's equality.

Alice Paul, the women's suffrage and equal rights leader closely associated with the Sewall-Belmont House, led the NWP from its headquarters at the House from 1929 to 1972. A Quaker and well educated, before her work in the United States, Paul had been inspired by the women's suffrage movement in Britain in the early 20th century. During her years there from 1907 to 1910, she joined with Emmeline Pankhurst, her daughters, and other suffragettes to secure the vote for British women. Paul's participation in meetings, demonstrations, and depositions to Parliament led to multiple arrests, hunger strikes, and force-feedings.

Paul brought home her focus on women's suffrage when she returned to the United States in 1910. After earning a Ph.D. in economics at the University of Pennsylvania in 1912, she devoted herself to the American suffrage movement. She feared that the movement was waning at the national level because efforts had shifted to State suffrage. Paul believed that the movement

needed to concentrate on the passage of a Federal suffrage amendment to the United States Constitution.

Paul became a member of the National American Woman Suffrage Association (NAWSA) and by 1912 served as the chair of its Congressional Committee in Washington, D.C. In 1913, she and Lucy Burns created a larger organization, the Congressional Union of Woman Suffrage, which soon disagreed with NAWSA over tactics. The Congressional Union split from NAWSA in 1914 and evolved into the NWP through steps taken in 1916 and 1917.

Paul was the most prominent figure in the final phase of the battle for the Nineteenth Amendment to the United States Constitution, ratified in 1920, granting women the right to vote. As part of her strategy, she adopted the philosophy to “hold the party in power responsible” from her work on women’s suffrage in Britain. The NWP withheld its support from the existing political parties until women gained the right to vote, and “punished” those parties in power that did not support suffrage. In 1913, the day before Woodrow Wilson’s first inauguration, Paul organized a women’s suffrage parade of more than 5,000 participants from every State in the Union. Through a series of dramatic nonviolent protests, the NWP demanded that President Wilson and the Congress address women’s issues. The NWP organized “Silent Sentinels” to stand outside the White House holding banners inscribed with incendiary phrases directed toward President Wilson. The colorful, spirited suffrage marches, the suffrage songs, the violence the women faced as they were physically attacked and had their banners torn from their hands, the daily pickets and arrests at the White House, the recurring jail time, the hunger strikes which resulted in force-feedings and brutal prison conditions, the national speaking tours, and newspaper headlines all created enormous public support for suffrage.

Through most of the last century, the NWP remained a leading advocate of women’s political, social, and economic equality. Following ratification of the Nineteenth Amendment, the NWP, under the leadership of Alice Paul, turned its attention towards the larger issue of complete equality of men and women under the law. Paul reorganized the NWP in 1922 to focus on eliminating all discrimination against women. In 1923, at the 75th anniversary of the Seneca Falls Convention, the first women’s rights convention, Paul proposed an equal rights amendment to the Constitution, which became known as the “Lucretia Mott Amendment,” and launched the campaign to win full equality for women. In 1943, Alice Paul rewrote the amendment, which then became known as the “Alice Paul Amendment.” What we now refer to as the “Equal Rights Amendment” was introduced in every session of Congress from 1923 until it finally passed in 1972, though it still has not been ratified by the required majority: three-fourths of the States.

Throughout the 1920s and 1930s, the NWP drafted more than 600 pieces of legislation in support of equal rights for women on the State and local levels, including bills covering divorce and custody rights, jury service, property rights, ability to enter into contracts, and the retention of one’s maiden name after marriage. It launched two major “Women for Congress” campaigns in 1924 and 1926 and lobbied for the appointment of women to high Federal positions. The NWP also worked for Federal and State “blanket bills” to ensure women equal rights and helped change Federal laws to equalize nationality and citizenship laws for women. The NWP fought successfully for the repeal of a statute that prohibited Federal employees from working for the Federal Government if their spouses also were Federal employees. The NWP helped eliminate many of the sex discrimination clauses in the “codes of fair competition” established under the New Deal’s National Recovery Administration, and assisted in the adoption of the Fair Labor Standards Act of 1938. Paul and the NWP also played a role in getting language protecting women included in the Civil Rights Act of 1964.

Alice Paul and the NWP did not limit their fight for women's rights to domestic arenas but also became active in international feminism as early as the 1920s. Among other actions, in 1938 Paul formed the World Woman's Party, which served as the NWP's international organization. It first assisted Jewish women fleeing the Holocaust and then became the NWP's office for promoting equal rights for women around the world. The NWP helped both Puerto Rican and Cuban women in seeking the vote, and in 1945 advocated successfully for the incorporation of language on women's equality in the United Nations Charter and for the establishment of a permanent United Nations Commission on the Status of Women.

The political strategies and tactics of Alice Paul and the NWP became a blueprint for civil rights organizations and activities throughout the 20th century. In 1997, the NWP ceased to be a lobbying organization and became a non-profit, educational organization. Today, the House tells the story of a century of courageous activism by American women.

WHEREAS, section 320301 of title 54, United States Code (known as the "Antiquities Act"), authorizes the President, in the President's discretion, to declare by public proclamation historic landmarks, historic and prehistoric structures, and other objects of historic or scientific interest that are situated upon the lands owned or controlled by the Federal Government to be national monuments, and to reserve as a part thereof parcels of land, the limits of which in all cases shall be confined to the smallest area compatible with the proper care and management of the objects to be protected;

WHEREAS, in 1974, the Secretary of the Interior designated the Sewall-Belmont House a National Historic Landmark for its association with Alice Paul, the NWP, and the fight for equal rights, and later the same year the Congress enacted legislation creating the Sewall-Belmont House National Historic Site, an affiliated area of the National Park System;

WHEREAS, the National Park Service completed a study in November 2014, which recommended that the Sewall-Belmont House become a unit of the National Park System and operate through cooperative management between the National Park Service and the NWP;

WHEREAS, for the purpose of establishing a national monument to be administered by the National Park Service, the NWP has donated to the Federal Government fee title to the Sewall-Belmont House and the approximately 0.34 acres of land on which it is located;

WHEREAS, the National Park Service and the NWP agree that the NWP should continue to own and manage its collection, which includes an extensive library and archival and museum holdings relating to the women's movement, and the NWP has indicated its intention to enter into appropriate arrangements with the National Park Service that would further the preservation of the permanent collection at the Sewall-Belmont House and provide for cooperative interpretation and management activities with the National Park Service;

WHEREAS, it is in the public interest to preserve and protect the Sewall-Belmont House and the historic objects associated with it;

NOW, THEREFORE, I, BARACK OBAMA, President of the United States of America, by the authority vested in me by section 320301 of title 54, United States Code, hereby proclaim the objects identified above that are situated upon lands and interests in lands owned or controlled by the Federal Government to be the Belmont-Paul Women's Equality National Monument (monument) and, for the purpose of protecting those objects, reserve as a part thereof all lands and interests in lands owned or controlled by the Federal Government within the boundaries described on the accompanying map, which is attached to and forms a part of this proclamation. The reserved Federal lands and interests in lands encompass approximately 0.34 acres. The boundaries described on the accompanying map are confined to the smallest area compatible with the proper care and management of the objects to be protected.

All Federal lands and interests in lands within the boundaries described on the accompanying map are hereby appropriated and withdrawn from all forms of entry, location, selection, sale, or other disposition under the public land laws, from location, entry, and patent under the mining laws, and from disposition under all laws relating to mineral and geothermal leasing.

The establishment of the monument is subject to valid existing rights.

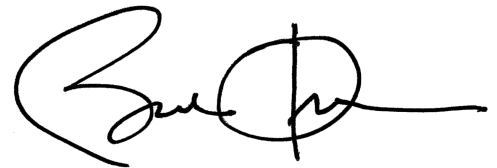
The Secretary of the Interior (Secretary) shall manage the monument through the National Park Service, pursuant to applicable legal authorities, consistent with the purposes and provisions of this proclamation. The Secretary shall prepare a management plan, with full public involvement and in coordination with the NWP, within 3 years of the date of this proclamation. The management plan shall ensure that the monument fulfills the following purposes for the benefit of present and future generations: (1) to preserve and protect the objects of historic interest associated with the monument, and (2) to interpret the monument's objects, resources, and values related to the women's rights movement. The management plan shall, among other things, set forth the desired relationship of the monument to other related resources, programs, and organizations, both within and outside the National Park System.

The National Park Service is directed to use applicable authorities to seek to enter into agreements with others, and the NWP in particular, to address common interests and promote management efficiencies, including provision of visitor services, interpretation and education, establishment and care of museum collections, and preservation of historic objects.

Nothing in this proclamation shall be deemed to revoke any existing withdrawal, reservation, or appropriation; however, the monument shall be the dominant reservation.

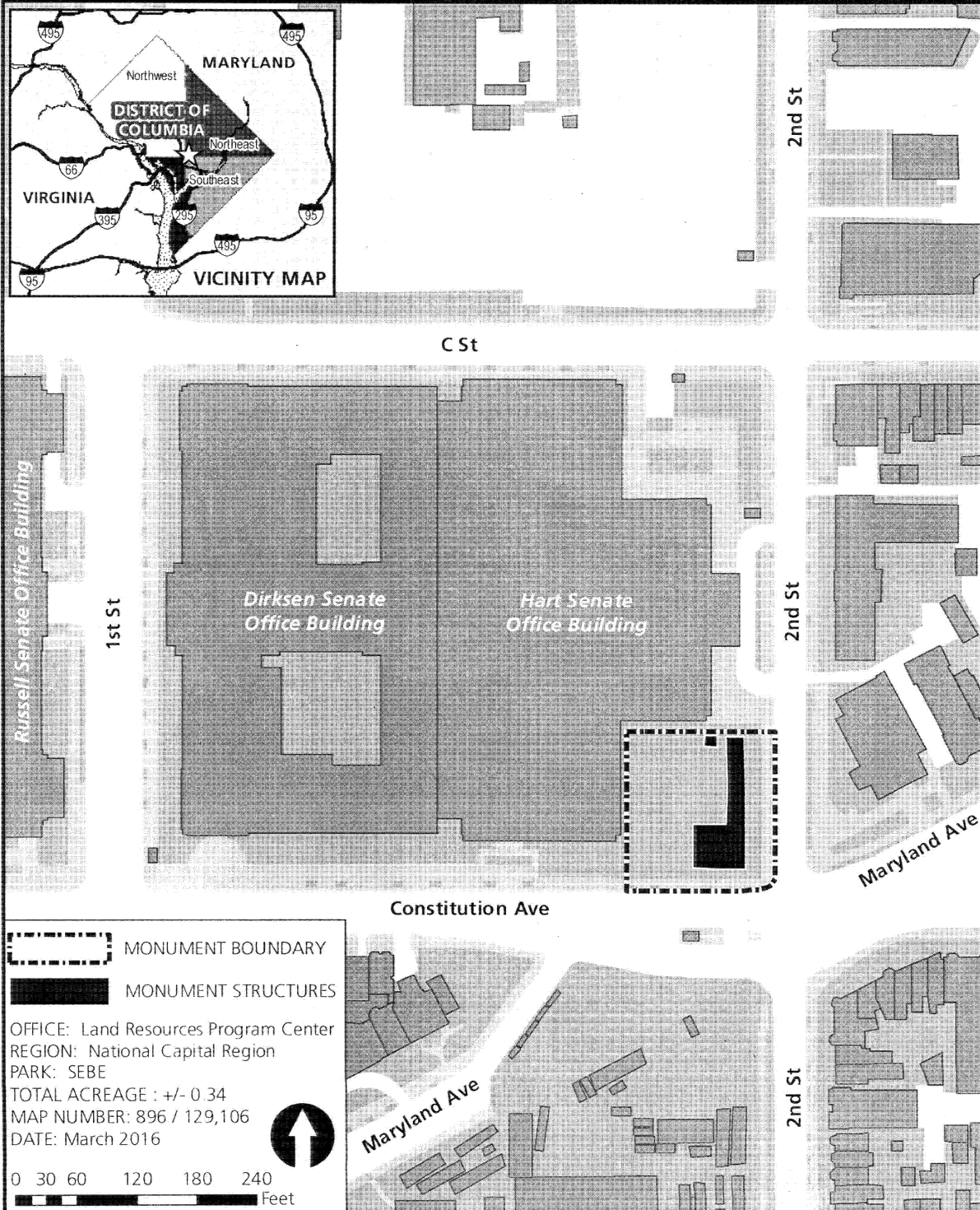
Warning is hereby given to all unauthorized persons not to appropriate, injure, destroy, or remove any feature of this monument and not to locate or settle upon any of the lands thereof.

IN WITNESS WHEREOF, I have hereunto set my hand this twelfth day of April, in the year of our Lord two thousand sixteen, and of the Independence of the United States of America the two hundred and fortieth.

A handwritten signature in black ink, appearing to be Barack Obama's signature, written in a cursive style.

**Belmont-Paul Women's Equality
National Monument**
District of Columbia

National Park Service
U.S. Department of the Interior



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Friday, April 15, 2016

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