ADDRESSES: Comments may be submitted, identified by the title of the information collection activity, to the Office of Information and Regulatory Affairs, Attn: Ms. Sharon Mar, OMB Desk Officer for the Corporation for National and Community Service, by any of the following two methods within 30 days from the date of publication in the Federal Register:
(1) By fax to: 202–395–6974, Attention: Ms. Sharon Mar, OMB Desk Officer for the Corporation for National and Community Service; or
(2) By email to: smar@omb.eop.gov.

FOR FURTHER INFORMATION CONTACT:
Copies of this ICR, with applicable supporting documentation, may be obtained by calling the Corporation for National and Community Service, Rhonda Taylor, at 202–606–6721, or by email to RTaylor@cns.gov. Individuals who use a telecommunications device for the deaf (TTY–TDD) may call 1–800–833–3722 between 8:00 a.m. and 8:00 p.m. Eastern Time, Monday through Friday.

SUPPLEMENTARY INFORMATION: The OMB is particularly interested in comments which:
• Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of CNCS, including whether the information will have practical utility;
• Evaluate the accuracy of the agency’s estimate of the burden of the proposed information collection, including the validity of the methodology and assumptions;
• Propose ways to enhance the quality, utility, and clarity of the information to be collected; and
• Propose ways to minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

Comment:
A 60-day notice requesting public comment was published in the Federal Register on February 18, 2018 at Vol. 83, No. 30. This comment period ended March 15, 2018. Zero public comments were received from this Notice.

Description: The information is provided by institutions of higher education that are requesting to be listed on the Segal AmeriCorps Education Award Matching Program section of the Corporation for National and Community Service website. The information will be collected electronically by CNCS. CNCS seeks to renew the current information collection. The revisions are intended to renew the current information collection. The information collection will otherwise be used in the same manner as the existing application. CNCS also seeks to continue using the current application until the revised application is approved by OMB. The current application expired on 5/31/2018.

Type of Review: Renewal.

Agency: Corporation for National and Community Service.

Title: Segal AmeriCorps Education Award Commitment Form.

OMB Control Number: 3045–0143.

Agency Number: None.

Affected Public: Institutions of higher education that provide incentives for AmeriCorps alumni, such as matching the AmeriCorps Education Award that members receive after successful completion of the AmeriCorps Program, and that request to be listed on the Segal AmeriCorps Education Award Matching Program section of the Corporation for National and Community Service website.

Total Respondents: Estimated 200 colleges and universities.

Frequency: Once every five years.

Average Time per Response: Average 30 minutes.

Estimated Total Burden Hours: 100 hours.

Total Burden Cost (Capital/Startup): None.

Total Burden Cost (Operating/Maintenance): None.


Rhonda Taylor, Director of Partnerships and Public Engagement.

[FR Doc. 2018–15593 Filed 7–19–18; 8:45 am]

BILLING CODE 6050–28–P

DEPARTMENT OF DEFENSE

Department of the Air Force

[Docket ID: USAF–2018–HQ–0006]

Proposed Collection; Comment Request

AGENCY: Department of the Air Force, DoD.

ACTION: Information collection notice.

SUMMARY: In compliance with the Paperwork Reduction Act of 1995, the Department of the Air Force announces a proposed public information collection and seeks public comment on the provisions thereof. Comments are invited on: 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; the accuracy of the agency’s estimate of the burden of the proposed information collection; ways to enhance the quality, utility, and clarity of the information to be collected; and 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 September 18, 2018.

ADDRESSES: You may submit comments, identified by docket number and title, by any of the following methods:
Mail: Department of Defense, Office of the Chief Management Officer, Directorate for Oversight and Compliance, 4800 Mark Center Drive, Mailbox #24 Suite 08D09, 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.

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 HQ AFSPC/A4MC, ATTN: SMSgt John Storm, 150 Vadenberg St., Ste. 1105, Peterson AFB CO 80914, or call HQ AFSPC/A4MC Nuclear C2 Systems Branch at (719) 554–4057.

SUPPLEMENTARY INFORMATION:
Title: Associated Form; and OMB Number: Intercontinental Ballistic Missile Harden of-Way Landowner Questionnaire; AF Form 3951; OMB Control Number 0701–0141.

Needs and Uses: This form collects updated landowner/tenant information as well as data on local property conditions which could adversely affect the Hardened Intersite Cable System (HICS) such as soil erosion, projected/building projects, evacuation plans, etc. This information also aids in notifying
landowners/tenants when HCIS
preventative or corrective maintenance
becomes necessary to ensure
uninterrupted Intercontinental Ballistic
Missile command and control
capability. The information collection
requirement is necessary to report
changes in ownership/lease
information, conditions of missile cable
route and associated appurtenances, and
projected building/excavation projects.
The information collected is used to
ensure system integrity and to maintain
close contact public relations program
with involved personnel and agencies.

Affected Public: Business or other for
profit; Not-for-profit institutions.

AGENCY: Department of the Army

DEPARTMENT OF DEFENSE
Department of the Army

Special Communication and Contact
Control Measures

AGENCY: Department of the Army, DoD.

ACTION: Notice; comment request.

SUMMARY: This directive establishes the
Special Communications and Contacts
Control Measures (SCCCM) program to
provide specific limitations on the
communications and contacts of Army
Corrections Command (ACC) prisoners
to protect national security, public
safety, the good order, discipline and
control of incarceration of the Army
Corrections System (ACS) facilities from
acts of violence or terrorism.

DATES: Comments are due by August 20,
2018.

ADDRESSES: Mail comments to: Office of
the Provost Marshal General (Gregory
W. Limberis), 2800 Army Pentagon,
Washington, DC 20310.

FOR FURTHER INFORMATION CONTACT: Mr.
Gregory Stroebel, (703) 545–5935.

SUPPLEMENTARY INFORMATION:

(a) Upon direction of the Assistant
Secretary of the Army for Manpower
and Reserve Affairs (ASA (M&RA)), the
Commander, ACC, may authorize the
Commander of an ACS Facility to
implement SCCC as are reasonably
necessary to protect persons against the
risk of death or serious bodily injury.

These procedures may be implemented
upon written notification to the
Commander, ACC, by the ASA (M&RA),
that there is a substantial risk that a
prisoner’s communications or contacts
with persons could result in death or
serious bodily injury to persons or
substantial damage to property that
would entail the risk of death or serious
bodily injury to persons. These SCCC
ordinarily may include housing the
prisoner in administrative segregation
and/or limiting certain conditions of
confined, including, but not limited to,
correspondence, visitation, interviews
with representatives of the news media,
and use of the telephone, as is
reasonably necessary to protect persons
against the risk of death or serious
bodily injury. The authority of the
Commander, ACC under this paragraph
may not be delegated.

(b) Designated ACS facility staff shall
provide to the affected prisoner, as soon
as practicable, written notification of the
restrictions imposed and the basis for
the restrictions. The notice’s statement
as to the basis may be limited in the
interest of prison security or safety, to
protect against acts of violence or
terrorism that could result in death or
serious bodily injury to persons, or
substantial damage to property that
would entail the risk of death or serious
bodily injury to persons. The prisoner
shall sign for and receive a copy of the
notification. The prisoner’s attorney(s)
of record shall also provide a written
acknowledgement of receipt of the
notice and an agreement to abide by the
SCCCM.

(c) Initial placement of a prisoner in
administrative segregation and/or any
limitation of the prisoner’s conditions of
confined in accordance with paragraph
(a) of this section may be imposed for up to 120 days or, with
the approval of the ASA (M&RA), a longer
period of time not to exceed one year.
Special restrictions imposed in
accordance with paragraph (a) of this
section may be extended thereafter by
the Commander, ACC, in increments not
to exceed one year, upon receipt by the
Commander, ACC of an additional
written notification from the ASA
(M&RA) that there continues to be a
substantial risk that the prisoner’s
communications or contacts with other
persons could result in death or serious
bodily injury to persons or substantial
damage to property that would entail
the risk of death or serious bodily injury
to persons. The authority of the
Commander, ACC under this paragraph
may not be delegated.

(d) In any case where the Secretary of
the Army specifically so orders, based
on information from the Provost
Marshal General/Commanding General,
United States Army Criminal
Investigation Command (USACIDC) that
reasonable suspicion exists to believe
that a particular prisoner may use
communications with attorneys or their
agents to solicit, further, or otherwise
facilitate acts of terrorism, the
Commander, ACC, shall, in addition to
the SCCC imposed under paragraph
(a) of this section, provide appropriate
procedures for the monitoring or review
of communications between that
prisoner and attorneys or attorneys’
agents who are traditionally covered by
the attorney-client privilege, for the
purpose of deterring future acts of
terrorism.

(1) The certification by the Secretary
of the Army under this paragraph (d)
shall be in addition to any findings or
determinations relating to the need for
the imposition of other SCCC as
provided in paragraph (a) of this
section, but may be incorporated into
the same document.

(2) Except in the case of prior court
authorization, the Commander, ACC,
shall provide written notice to the
prisoner and to the attorneys involved
prior to the initiation of any such
monitoring or review authorized under
this paragraph (d). The notice shall
explain:

(i) That, notwithstanding the
provisions of DoDI 1325.07, AR 190–47,
or other rules, all communications
between the prisoner and attorneys may
be monitored, to the extent determined
to be reasonably necessary for the
purpose of deterring future acts of
terrorism;

(ii) That communications between the
prisoner and attorneys or their agents
are not protected by the attorney-client
privilege if they would facilitate
criminal acts or a conspiracy to commit
criminal acts, or if those
communications are not related to the
seeking or providing of legal advice;

(3) The Commander, ACC, with the
concurrence of the Judge Advocate
General and the Army General Counsel,
shall employ appropriate procedures to
ensure that all attorney-client
communications are reviewed for
privilege claims and that any properly
privileged materials (including, but not
limited to, recordings of privileged
communications) are not retained
during the course of the monitoring. To
protect the attorney-client privilege and
to ensure that the investigation or
criminal proceedings are not compromised by exposure to privileged material
relating to the investigation, judicial