

approval in accordance with the Paperwork Reduction Act.

DATES: Written comments must be submitted to the individual and office listed in the **ADDRESSES** section by April 18, 2025.

ADDRESSES: Written comments and recommendations for the proposed information collection should be sent within 30 days of publication of this notice to www.reginfo.gov/public/do/PRAMain. Find this particular information collection by selecting “Currently under 30-day Review—Open for Public Comments” or by using the search function.

FOR FURTHER INFORMATION CONTACT: Copies of this ICR, with applicable supporting documentation, may be obtained by calling Emily Smith at 202–606–3464 or writing to EmSmith@americorps.gov.

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 collection of information, 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.

Comments

A 60-day Notice requesting public comment was published in the **Federal Register** on December 13, 2024 at Vol. 89 100471. This comment period ended February 10, 2025. No public comments were received from this Notice.

Title of Collection: Schools of National Service Commitment Form.

OMB Control Number: 3045–0143.

Type of Review: Revision.

Respondents/Affected Public: Businesses and Organizations.

Total Estimated Number of Annual Responses: 200.

Total Estimated Number of Annual Burden Hours: 100.

Abstract: The Schools of National Service initiative, formerly the Segal Education Award Matching Program,

helps higher education and post-secondary institutions connect with AmeriCorps alumni. To qualify as a School of National Service, the institution must complete a commitment form, committing to provide one or more incentives to AmeriCorps members and alumni seeking to attend their institution. This collection allows AmeriCorps and the institution to enhance the educational opportunities available to AmeriCorps alumni because of their service. AmeriCorps is seeking to revise the commitment form to add checkbox options for career and technical education (CTE) and other program types the institution may offer; add checkbox options for whether programs are offered online, in person, or both; and add a field for the institution to indicate whether it offers benefits to senior citizens and at what age eligibility begins. The revision would also delete the entry for the percentage of education award that the institution will match for AmeriCorps alumni it accepts for admission to the institution. AmeriCorps also seeks to continue using the currently approved information collection until the revised information collection is approved by OMB. The currently approved information collection is due to expire on March 31, 2025.

Rhonda Taylor,

Acting Senior Advisor for Strategic Partnerships.

[FR Doc. 2025–04620 Filed 3–18–25; 8:45 am]

BILLING CODE 6050–28–P

DEPARTMENT OF DEFENSE

Defense Acquisition Regulations System

Conclusion of the Renewal of a Reciprocal Defense Procurement Agreement With the Government of the Italian Republic

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

ACTION: Notice and request for public comments.

SUMMARY: On behalf of the U.S. Government, DoD is contemplating concluding the renewal of a Reciprocal Defense Procurement Agreement with the Government of the Italian Republic. DoD had a similar agreement with Italy, signed on October 20, 2008. DoD is requesting industry feedback regarding its experience in public defense procurements conducted by or on behalf

of the Ministry of Defense of the Italian Republic or Armed Forces.

DATES: Comments must be received April 18, 2025.

ADDRESSES: Submit comments by email to jeffrey.c.grover.civ@mail.mil.

FOR FURTHER INFORMATION CONTACT: Mr. Jeff Grover, telephone 703–380–9783.

SUPPLEMENTARY INFORMATION: DoD has concluded Reciprocal Defense Procurement (RDP) Agreements with 28 qualifying countries, as defined in the Defense Federal Acquisition Regulation Supplement (DFARS) 225.003, at the level of the Secretary of Defense and his counterpart. The purpose of an RDP Agreement is to promote rationalization, standardization, interchangeability, and interoperability of conventional defense equipment with allies and other friendly governments. These Agreements provide a framework for ongoing communication regarding market access and procurement matters that enhance effective defense cooperation.

RDP Agreements generally include language by which the Parties agree that their defense procurements will be conducted in accordance with certain implementing procedures. These procedures relate to—

- Publication of notices of proposed purchases;
- The content and availability of solicitations for proposed purchases;
- Notification to each unsuccessful offeror;
- Feedback, upon request, to unsuccessful offerors concerning the reasons they were not allowed to participate in a procurement or were not awarded a contract; and
- Provision for the hearing and review of complaints arising in connection with any phase of the procurement process to ensure that, to the extent possible, complaints are equitably and expeditiously resolved.

Based on the Agreement, each country affords the other country certain benefits on a reciprocal basis consistent with national laws and regulations. The benefits that the United States accords to the products of qualifying countries include—

- Offers of qualifying country end products are evaluated without applying the price differentials otherwise required by the Buy American statute and the Balance of Payments Program;
- The chemical warfare protection clothing restrictions in 10 U.S.C. 4862 and the specialty metals restriction in 10 U.S.C. 4863 do not apply to products manufactured in a qualifying country; and
- Customs, taxes, and duties are waived for qualifying country end

products and components of defense procurements.

If DoD (for the U.S. Government) concludes the renewal of an RDP Agreement with the Government of the Italian Republic and DoD executes a blanket public interest determination, as being considered, the Italian Republic will continue to be listed as one of the qualifying countries at DFARS 225.872–1(a).

While DoD has discussed and evaluated with the Government of the Italian Republic its laws and regulations in this area during an extended negotiation period since October 2018, DoD would benefit from U.S. industry's experience in participating in Italian public defense procurements. DoD is, therefore, asking U.S. firms that have participated or attempted to participate in procurements by or on behalf of the Italian Republic Ministry of Defense and Armed Forces to let DoD know if the procurements were conducted with transparency, integrity, fairness, and due process in accordance with published procedures, and if not, the nature of the problems encountered.

DoD is also interested in comments relating to the degree of reciprocity that exists between the United States and the Italian Republic when it comes to the openness of defense procurements to offers of products from the other country. Further, DoD would like to understand the degree to which U.S. industry feels that it would have equal and proportional access to the Italian Republic defense markets as Italian Republic industry would have in the United States under an RDP Agreement.

In addition, DoD will benefit from information provided by the public on anticipated impacts to defense programs and its supply chain if Italy no longer qualifies for a waiver to the Buy American statute and Balance of Payments Program. Not concluding this agreement would necessitate the removal of Italy from the list of qualifying countries in the DFARS.

Jennifer D. Johnson,

Editor/Publisher, Defense Acquisition Regulations System.

[FR Doc. 2025–04494 Filed 3–18–25; 8:45 am]

BILLING CODE 6001–FR–P

DEPARTMENT OF DEFENSE

Department of the Army, Corps of Engineers

Withdrawal of Notice of Intent To Prepare a Supplemental Environmental Impact Statement for the San Clemente Shoreline Protection Project

AGENCY: Corps of Engineers, Department of the Army, DoD.

ACTION: Notice of intent; withdrawal.

SUMMARY: The U.S. Army Corps of Engineers (USACE) is issuing this notice to advise federal, state, and local government agencies and the public that USACE is withdrawing the notice of intent (NOI) for the preparation of a Supplemental Environmental Impact Statement (SEIS) for the San Clemente Shoreline Protection Project (Project) which was published in the **Federal Register** on July 2, 2024. Since publication of the NOI, there has been a reduction in scope which involves less impacts than was anticipated at the time of the NOI, resulting in preparing a supplemental environmental assessment (SEA).

DATES: The NOI to prepare a SEIS published in the **Federal Register** on July 2, 2024 (89 FR 54802), is withdrawn as of March 19, 2025.

ADDRESSES: U.S. Army Corps of Engineers, Los Angeles District, Environmental Resources Branch, (CESPL–PDR), 915 Wilshire Blvd., Suite 1109, Los Angeles, CA 90017–3409.

FOR FURTHER INFORMATION CONTACT: Questions about the withdrawal of the NOI can be directed to Kenneth Wong, Planning Division, USACE Los Angeles District at (213) 361–2269 or kenneth.wong@usace.army.mil.

SUPPLEMENTARY INFORMATION: The San Clemente Shoreline Protection Project was authorized by the Water Resources Reform and Development Act of 2014, Public Law 113–121, section 7002 for the purpose of reducing coastal storm damages by constructing a beach fill/berm along the San Clemente shoreline. The authorized project includes construction of an approximate 50-footwide beach nourishment project along a 3,412-foot-long stretch of shoreline using beach compatible sediment, with renourishment on the average of every 6 years over a 50-year period of federal participation. The project is further described in the Final Feasibility Report dated February 2012 and Joint Final Environmental Impact Statement/Environmental Impact Report dated July 2011, SEA dated May 2023, and SEA dated March 2024. In October 2024, the USACE finalized a SEA

evaluating the continuation and completion of the initial construction of the Project. The USACE determined the reduced proposed action is not likely to result in significant impacts requiring preparation of a SEIS.

Construction of the project was initiated in December 2023. However, due in part to equipment damage and sediment compatibility issues encountered at the Oceanside borrow area, construction was temporarily paused. To allow for operational flexibility, the March 2024 SEA evaluated inclusion of the Surfside-Sunset borrow area, a 106-acre borrow site offshore Surfside-Sunset beaches located 29 miles to the north of San Clemente, in Orange County, as an alternate borrow site for initial construction of the project. In April 2024, during the construction window evaluated in the March 2024 SEA, the USACE contractor placed 115,000 cubic yards of compatible sediment on San Clemente Beach as part of the initial construction of the Project.

The proposed action, as described in the NOI, involved identifying suitable location(s) containing enough beach compatible sediment required to nourish San Clemente Beach and complete the project, including future nourishment. Following monitoring of the beach nourishment site, USACE will determine the appropriate frequency and borrow material quantity for beach nourishment and whether a different borrow site would be needed for those future renourishments. USACE will evaluate the proposed impacts of future renourishment placements following monitoring.

Joseph M. Savage,
Programs Director.

[FR Doc. 2025–04493 Filed 3–18–25; 8:45 am]

BILLING CODE 3720–58–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

Combined Notice of Filings

Take notice that the Commission has received the following Natural Gas Pipeline Rate and Refund Report filings:

Filings Instituting Proceedings

Docket Numbers: RP25–701–000.
Applicants: Iroquois Gas Transmission System, L.P.
Description: 4(d) Rate Filing; 3.12.25 Negotiated Rates—Macquarie Energy LLC R–4090–32 to be effective 4/1/2025.
Filed Date: 3/12/25.
Accession Number: 20250312–5040.