

Federal Register and are available from the address above.

The proposed system report, as required by 5 U.S.C. 522a(r) of the Privacy Act of 1974, as amended, was submitted on January 21, 1997, to the Committee on Government Reform and Oversight of the House of Representatives, the Committee on Governmental Affairs of the Senate, 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: January 27, 1997.

L.M. Bynum,
Alternate OSD Federal Register Liaison
Officer, Department of Defense.

RDCAA 215.1

SYSTEM NAME:

Voluntary Leave Transfer Program.

SYSTEM LOCATION:

Records are maintained by the Human Resources Management Offices of the Defense Contract Audit Agency (DCAA). Official mailing addresses are published as an appendix to DCAA's compilation of systems of records notices.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Individuals who have volunteered to participate in the leave transfer program as either a donor or a recipient.

CATEGORIES OF RECORDS IN THE SYSTEM:

Leave recipient records contain the individual's name, organization, office telephone number, Social Security Number, position title, grade, pay level, leave balances, number of hours requested, brief description of the medical or personal hardship which qualified the individual for inclusion in the program, the status of that hardship, and a statement that selected data elements may be used in soliciting donations.

The file may also contain medical/physician certifications and agency approvals or denials.

Donor records include the individual's name, organization, office telephone number, Social Security Number, position title, grade, and pay level, leave balances, number of hours donated and the name of the designated recipient.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

5 U.S.C. 6331 et seq. (Leave); 10 U.S.C. 136 (Assistant Secretaries of Defense); E.O. 9397 (SSN); and 5 CFR part 630.

PURPOSE(S):

The file is used in managing the DCAA Voluntary Leave Transfer program. The recipient's name, position data, organization, and a brief hardship description are published internally for passive solicitation purposes. The Social Security Number is sought to effectuate the transfer of leave from the donor's account to the recipient's account.

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. 552a(b) of the Privacy Act, these records or information contained therein may specifically be disclosed outside the DoD as a routine use pursuant to 5 U.S.C. 552(b)(3) as follows:

To the Department of Labor in connection with a claim filed by an employee for compensation due to a job-connected injury or illness.

Where leave donor and leave recipient are employed by different Federal agencies, to the personnel and pay offices of any Federal agency involved to effectuate the leave transfer.

The 'Blanket Routine Uses' set forth at the beginning of DCAA's compilation of systems or records notices apply to this record system.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Records are stored in paper and computerized form.

RETRIEVABILITY:

Records are retrieved by name or Social Security Number.

SAFEGUARDS:

Records are accessed by custodian of the records or by persons responsible for servicing the record system in performance of their official duties. Records are stored in locked cabinets or rooms and are controlled by personnel screening and computer software.

RETENTION AND DISPOSAL:

Records are destroyed one year after the end of the year in which the file is closed.

SYSTEM MANAGER(S) AND ADDRESS:

Voluntary Leave Transfer Program Coordinator, Human Resources Management Offices of the Defense Contract Audit Agency. Official mailing addresses are published as an appendix to DCAA's compilation of systems of records notices.

NOTIFICATION PROCEDURES:

Individuals seeking to determine whether this system of records contains information about themselves should address written inquiries to the Privacy Act Officer of the particular DCAA activity involved. Official mailing addresses are published as an appendix to DCAA's compilation of systems of records notices.

Individual should provide full name and Social Security Number.

RECORD ACCESS PROCEDURES:

Individuals seeking access to records about themselves contained in this system of records should address written inquiries to the Privacy act Officer of the particular DCAA activity involved. Official mailing addresses are published as an appendix to DCAA's compilation of systems of records notices.

Individuals should provide full name and Social Security Number.

CONTESTING RECORD PROCEDURES:

The DCAA rules for accessing records and for contesting contents and appealing initial agency determinations are published in DCAA Regulation 5410.10; 32 CFR part 317; or may be obtained from the Privacy Act Officer.

RECORD SOURCE CATEGORIES:

Information is provided primarily by the record subject; however, some data may be obtained from personnel and leave records.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

[FR Doc. 97-2375 Filed 1-30-97; 8:45 am]

BILLING CODE 5000-04-F

Department of the Air Force

Intent To Grant an Exclusive Patent License

Pursuant to the provisions of Part 404 of Title 37, Code of Federal Regulations, which implements Public Law 96-517, the Department of the Air Force announces its intention to grant Sherwood Medical Center, a Delaware Corporation, an exclusive license under United States Patent No. 5,213,099 filed in the name of Lloyd D. Tripp, Jr. for an "Ear Canal Pulse/Oxygen Saturation Measuring Device".

The license described above will be granted unless an objection thereto, together with a request for an opportunity to be heard, if desired, is received in writing by the addressee set forth below within sixty (60) days from the date of publication of this Notice. Copies of the patent may be obtained, on request, from the same addressee.

All communications concerning this Notice should be sent to Mr. Randy Heald, Patent Attorney, Secretary of the Air Force, Office of the General Counsel, SAF/GCQ, 1501 Wilson Blvd., Suite 805, Arlington VA 22209-2403, Telephone No: (703) 696-9037.

Carolyn A. Lunsford,

Air Force Federal Register Liaison Officer.

[FR Doc. 97-2451 Filed 1-30-97; 8:45 am]

BILLING CODE 3910-01-P

Department of the Navy

Notice of Record of Decision To Realign Marine Corps Air Station/ Marine Corps Base, Camp Pendleton, CA

SUMMARY: The Department of the Navy has decided to realign Marine Corps Air Station/Marine Corps Base (MCAS/ MCB) Camp Pendleton, California. This decision is made upon careful consideration of all comments on the Environmental Impact Statement (EIS) prepared for the realignment action. It has been decided to implement the realignment action using the alternative B configuration, which was both the preferred alternative and also the environmentally preferred alternative.

DATES: This Record Of Decision becomes effective January 27, 1997.

FOR FURTHER INFORMATION CONTACT: Additional information regarding this Record Of Decision or the MCAS/MCB Camp Pendleton realignment may be obtained from Major Pat D. Pinkston at (714) 726-4047.

SUPPLEMENTARY INFORMATION: The text of the entire Record Of Decision is provided as follows:

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1. Introduction

The Department of the Navy (DoN) has been studying a proposal to realign Marine Corps Aviation assets temporarily located at MCAS El Toro and permanently assigned to MCAS

Tustin to other locations in Southern California. The realignment would include Marine Corps aircraft, their dedicated personnel, equipment and support. The realignment would be undertaken in accordance with the Defense Base Closure and Realignment Act of 1990 (BRAC) (Public Law 101-510). The DoN has conducted extensive analysis of the proposal under Section 102(2) of the National Environmental Policy Act of 1969 (NEPA) and the Council on Environmental Quality (CEQ) regulations implementing NEPA (40 CFR 1500-1508). The process used for the analysis sought the views of the public and those Federal, State and local agencies with special expertise. Public comments have been carefully considered. Having reviewed the Final Environmental Impact Statement, the public comments, and pertinent parts of the administrative record, the Department of the Navy announces its decision to proceed with the realignment of Marine Corps Air Station (MCAS)/Marine Corps Base (MCB) Camp Pendleton, California.

2. Proposed Action

In compliance with the approved recommendations of the 1991, 1993, and 1995 Defense Base Closure and Realignment Commissions, the proposed action involves the relocation of selected aviation assets (along with their dedicated personnel and equipment) that are temporarily located at MCAS El Toro and permanently assigned to MCAS Tustin to MCAS Camp Pendleton, changes in aviation operations, and the construction of facilities. The relocating assets include approximately 800 personnel, four CH-46E (medium-lift) helicopter squadrons (48 aircraft) and one detachment of CH-53E (heavy-lift) helicopters (four aircraft). Upon full implementation of the proposed action, MCAS Camp Pendleton would support ten helicopter squadrons and one detachment totaling 212 aircraft. Because one existing UH-1/AH-1 (light attack/utility) helicopter squadron (27 aircraft) and one CH-46 helicopter squadron (12 aircraft) will normally be deployed, normal base loading will consist of approximately 3,900 personnel and 173 rotary-wing aircraft.

3. Purpose and Need

The purpose and need of the proposed action is to comply with the 1991, 1993, and 1995 BRAC Commissions' recommendations for the closure and realignment of MCAS Tustin and relocation of MCAS Tustin aircraft, along with their dedicated personnel and equipment, in a manner

that is consistent with Marine Corps operational requirements.

4. Background

This action was initiated following the effective date of the 1993 recommendations of the Defense Base Closure and Realignment Commission established under the Defense Base Closure and Realignment Act of 1990, Public Law 101-510.

Pursuant to that law, recommendations of the Commission become final if the President sends them to Congress and Congress does not reject them within 45 legislative days. Once recommendations become final, 10 U.S.C. sec. 2904 requires that the closures and relocations must be implemented within six years. The 1993 recommendations included a change to the 1991 BRAC Commission's recommendations for MCAS Tustin, which had named Marine Corps Air Ground Combat Center (MCAGCC) Twentynine Palms as one of the receiving sites for helicopter assets being realigned from MCAS Tustin. The BRAC 93 Commission deleted MCAGCC as a receiving site and directed relocation to "NAS North Island, NAS Miramar, or MCAS Camp Pendleton, California." In BRAC 95, the Commission again altered the receiving site for assets realigned from MCAS Tustin by striking the three potential sites listed in BRAC 93 and substituting "other air stations consistent with operational requirements." As a result, aviation assets from MCAS Tustin are being realigned to: MCAS New River, North Carolina; MCB Hawaii; MCAS Camp Pendleton, California; and MCAS Miramar, California.

When the proposed action is completed, four CH-46E helicopter squadrons (48 aircraft) and one detachment of CH-53E helicopters (four aircraft) will be added to the existing MCAS Camp Pendleton loading (consisting of six squadrons totaling 160 aircraft. Because one existing UH-1/AH-1 (light attack/utility) helicopter squadron (27 aircraft) and one CH-43 helicopter squadron (12 aircraft) will normally be deployed, normal base loading will consist of approximately 3,900 personnel and 173 rotary-wing aircraft. In an interim move after the BRAC 1995 decision and unrelated to selection of permanent relocation sites, all of MCAS Tustin's CH-46Es have been relocated to MCAS El Toro, in order to facilitate placing a significant portion of MCAS Tustin in caretaker status.

As independent actions implementing the recommendations of the 1995 BRAC Commission, two MCAS Tustin