

should be directed to Kitty M. Simonds, 808-522-8220 (voice) or 808-522-8226 (fax), at least 5 days prior to meeting date.

Dated: March 17, 1998.

Bruce C. Morehead,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

[FR Doc. 98-7461 Filed 3-20-98; 8:45 am]

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DEPARTMENT OF DEFENSE

Office of the Secretary

Change to the DoD 6055.9-STD, "Department of Defense Ammunition and Explosives Safety Standards"

AGENCY: Department of Defense.

ACTION: Notice of change.

SUMMARY: The Department of Defense Explosives Safety Board (DDESB) is announcing Board-approved changes to DoD 6055.9-STD, dated August 1997.

The DDESB is taking this action pursuant to its statutory authority as set forth in Title 10, United States Code, Section 172 (10 U.S.C. 172) and DoD Directive 6055.9, "Explosives Safety Board (DDESB) and DoD Component Explosives Safety Responsibilities," July 1996. The Standard is applicable to the Office of the Secretary of the Defense, the Military Departments (including the Army and Air Force National Guards), the Defense Special Weapons Agency, the Defense Logistics Agency, the Coast Guard (when under DoD control) and other parties who produce or manage ammunition or explosives under contract to the DoD. Through DoD 6055.9-STD, the DDESB establishes minimum explosives safety requirements for storing and handling ammunition and explosives. Copies of the Standard may be obtained from the U.S. Department of Commerce, National Technical Information Service (NTIS), 5285 Port Royal Road, Springfield, VA 27161. The change will also be available at the NTIS when approved by the Washington Headquarters Services for publication. The Board-approved change, which includes requirements for storage of waste military munitions, will also be available at the NTIS when published. Since the change can not be published as part of this Notice and in order to relay the change to the States as soon as possible, the Department of Defense has made the Board-approved change available at the following Web address: <http://www.acq.osd.mil/ens/esb/decision.html>. For more detailed information on specific aspects of this change, contact Ray Sawyer by calling

(703) 325-8625 or by writing to Department of Defense Explosives Safety Board, 2461 Eisenhower Avenue, Room 856-C, Alexandria, VA 22331-0600.

SUPPLEMENTARY INFORMATION: Dating back to 1928 when Congress directed the Secretaries of the military departments to establish a joint board officers to "keep informed on stored supplies of ammunition and components thereof * * *, with particular regard to keeping those supplies properly dispersed and stored and to preventing hazardous conditions from arising to endanger life and property inside or outside of storage reservations," The DDESB has periodically revised or updated the Standard based on new scientific or technical information and explosive safety experience. The implementation of a change in DoD 6055.9-STD does not depend on formal publication of the change. The change to the Standard is effective when adopted by the Board, or as the Board may otherwise direct. In order to ensure compliance, the Services and Defense Agencies modify their Service or Agency implementing procedures and standards accordingly. This change to the August 1997 version of DoD 6055.9-STD incorporates decisions the DDESB made at its 315th meeting held on January 21-22, 1998 and by DDESB memorandum dated January 13, 1998.

The changes included herein address the following:

Expands and clarifies the criteria for the location of barricades between exposed sites and potential explosion sites for protection from fragments and overpressure.

Clarifies requirements for waivers and exemptions.

Reduces the minimum fragment distance for Maritime Prepositioning Ships.

Includes the requirement that installation quantity-distance maps be reconciled with installation master planning documents.

Modifies the explosive equivalency of liquid oxygen (LO₂)/liquid hydrogen (LH₂) for siting launch vehicles.

Address storage of waste munitions, that are included in a new Chapter 14, additions to Chapter 8, "Hazard Identification for Fire Fighting" and Chapter 12, "Real Property Contaminated With Explosives or Chemical Agents," and new definitions added to Appendix A.

Dated: March 17, 1998.

L.M. Bynum,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

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DEPARTMENT OF DEFENSE

GENERAL SERVICES ADMINISTRATION

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[OMB Control No. 9000-0126]

Submission for OMB Review; Comment Request Entitled Electric Service Territory Compliance Representation

AGENCIES: Department of Defense (DOD), General Services Administration (GSA), and National Aeronautics and Space Administration (NASA).

ACTION: Notice of request for an extension to an existing OMB clearance (9000-0126).

SUMMARY: Under the provisions of the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35), the Federal Acquisition Regulation (FAR) Secretariat has submitted to the Office of Management and Budget (OMB) a request to review and approve an extension of a currently approved information collection requirement concerning Electric Service Territory Compliance Representation. A request for public comments was published at 63 FR 2218, January 14, 1998. No comments were received.

DATES: Comments may be submitted on or before April 22, 1998.

FOR FURTHER INFORMATION CONTACT: Paul Linfield, Federal Acquisition Policy Division, GSA (202) 501-1757.

ADDRESSES: Comments regarding this burden estimate or any other aspect of this collection of information, including suggestions for reducing this burden, should be submitted to: FAR Desk Officer, OMB, Room 10102, NEOB, Washington, DC 20503, and a copy to the General Services Administration, FAR Secretariat, 1800 F Street, NW, Room 4037, Washington, DC 20405. Please cite OMB Control No. 9000-0126, Electric Service Territory Compliance Representation, in all correspondence.

SUPPLEMENTARY INFORMATION:

A. Purpose

The representation at 52.241-1, Electric Service Territory Compliance Representation, is required when proposed alternatives of electric utility