

C.R. Choate,
Alternate OSD Federal Register Liaison Officer, Department of Defense.

N01533–1

SYSTEM NAME:
Navy Junior ROTC (NJROTC) Applicant/Instructor System.

SYSTEM LOCATION:

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:
Certified NJROTC instructor applicants and instructors.

CATEGORIES OF RECORDS IN THE SYSTEM:
Individual’s name, Social Security Number (SSN), NJROTC Instructor Certification Application, Essay Questions, school name, Personal Appearance/Body Fat Measurements or most recent Physical Readiness Test (PRT), Photograph Submission Sheet, Interviewers Appraisal, Applicant Checklist, Certification Letter, NJROTC Instructor Evaluations, NJROTC Instructor Observation Report, Instructor Evaluation/Probation Letters, School Evaluation/Probation Letters, Resignation Letters, and correspondence.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:
10 U.S.C. 2031, Junior Reserve Officers’ Training Corps; 10 U.S.C. 5013, Secretary of the Navy; and E.O. 9397 (SSN).

PURPOSE(S):
To provide a record of the qualifications, experience, effectiveness, and related information for those serving, and those seeking certification, as NJROTC instructors.

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. 552a(b)(3) as follows:
The ‘Blanket Routine Uses’ that appear at the beginning of the Navy’s compilation of systems of records notices also apply to this system.

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

STORAGE:
Paper records in file folder and electronic storage media.

RETRIEVABILITY:
Name, Social Security Number (SSN), and/or name of school.

SAFEGUARDS:
Records are stored in locked cabinets. Access to building controlled through utilization of swipe card. All guests escorted. Access to electronic documentation is limited to authorized personnel who have a requisite access card and is password protected.

RETENTION AND DISPOSAL:
Initial applications for Instructors are maintained until considered by certification board. Those not certified are destroyed after 90 days.
Instructor records, including records of their certification are destroyed 6 years after instructor ceases teaching NJROTC.
Individual Certification records not teaching NJROTC are destroyed 6 years from applicant’s active duty retirement date.
Decertified/Revoked instructor records are destroyed 1 year after decertification/revocation date.

SYSTEM MANAGER(S) AND ADDRESS:
Commanding Officer, Naval Service Training Command, Citizenship Development, 250 Dallas Street, Suite A, Pensacola, FL 32508–5268.

NOTIFICATION PROCEDURE:
Individuals seeking to determine whether information about themselves is contained in this system of records should address written inquiries to the Commanding Officer, Naval Service Training Command, Citizenship Development (NJROTC), 250 Dallas Street, Suite A, Pensacola, FL 32508–5268.

Requests should contain individual’s full name, Social Security Number (SSN), duty position, if currently an NJROTC instructor, and name of school. If no longer an NJROTC instructor, they should provide dates of service as an instructor.
The request must be signed, include current address, and telephone number.

RECORD ACCESS PROCEDURES:
Individuals seeking access to information about themselves contained in this system of records should address written inquiries to the Commanding Officer, Naval Service Training Command, Citizenship Development (NJROTC), 250 Dallas Street, Suite A, Pensacola, FL 32508–5268.

Requests should contain individual’s full name, Social Security Number (SSN), duty position, if currently an NJROTC instructor, and name of school. If no longer an NJROTC instructor, they should provide dates of service as an instructor.
The request must be signed, include current address, and telephone number.

CONTESTING RECORD PROCEDURES:
The Navy’s rules for accessing records and contesting contents and appealing initial agency determinations are published in Secretary of the Navy Instruction 5211.5; 32 CFR part 701; or may be obtained from the system manager.

RECORD SOURCE CATEGORIES:
Individual, NJROTC administrative personnel, and school district personnel.

EXEMPTIONS CLAIMED FOR THE SYSTEM:
None.

[FR Doc. E7–7360 Filed 4–17–07; 8:45 am]

BILLING CODE 5001–06–P

DEPARTMENT OF DEFENSE

Department of the Navy

[USN–2007–0026]

Privacy Act of 1974; System of Records

AGENCY: Department of the Navy, DoD.

ACTION: Notice to alter a system of records.

SUMMARY: The Department of the Navy is altering a system of records notice in its existing inventory of record systems subject to the Privacy Act of 1974, (5 U.S.C. 552a), as amended.

DATES: This proposed action will be effective without further notice on May 18, 2007 unless comments are received which result in a contrary determination.


FOR FURTHER INFORMATION CONTACT: Mrs. Doris Lama at (202) 685–6545.
SUPPLEMENTARY INFORMATION: The Department of the Navy systems of records notices 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 above.

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 6, 2007, to the House Committee on Oversight and Government Reform, the Senate Committee on Homeland Security and Governmental Affairs, and the Office of Management and Budget (OMB) pursuant to paragraph 4(c) 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).

C.R. Choate, Alternate OSD Federal Register Liaison Officer, Department of Defense.

N01740–1
SYSTEM NAME: Family Dependent Care Program (September 22, 2006 71 FR 55443).

CHANGES:
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CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Delete entry and replace with "All Navy personnel serving on active duty or in the Ready Reserve who are single parents and who have primary or shared physical custody and who is married to and resides with an individual who is neither the natural or adoptive parent of the service member’s minor child or children (i.e. step parent); service member whose minor children do not reside with the natural or adoptive parent or other person who has legal interest in the custody of the minor children; both members of a dual military couple where one or both have primary or shared physical custody of minor children; service members who are legally responsible for an adult family member who is incapable of providing for themselves in the absence of the service member; and family circumstances or other personal status changes in which the service member becomes legally and primarily responsible for the care of another person."

This system also covers members of the U.S. Marine Corps and Coast Guard when assigned to a Navy unit."

CATEGORIES OF RECORDS IN THE SYSTEM:

Add “Social Security Number (SSN).”

PURPOSE(S):

Delete entry and replace with “To identify and ensure that single military members and military couples with dependents have made adequate dependent care arrangements; to ensure the member is worldwide assignable; to ensure combat readiness and document a plan for the care of family members in the event of a medium or long term absence; to evaluate compliance with DoD and Navy programs requiring Family Care Plans; and to ensure family members are cared for during deployments, reserve mobilizations, temporary duty, etc. and that arrangements are in place for the financial well being of family members covered by the Family Care Plan during separations.”

SYSTEM MANAGER(S) AND ADDRESS:

Delete "‘(N1511)’ and replace with ‘(N1353)’.

RETRIEVABILITY:

ORGANIZATIONAL ELEMENTS OF THE SYSTEM:


CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

All Navy personnel serving on active duty or in the Ready Reserve who are single parents and who have primary or shared physical custody and who is married to and resides with an individual who is neither the natural or adoptive parent of the service member’s minor child or children (i.e. step parent); service member whose minor children do not reside with the natural or adoptive parent or other person who has legal interest in the custody of the minor children; both members of a dual military couple where one or both have primary or shared physical custody of minor children; service members who are legally responsible for an adult family member who is incapable of providing for themselves in the absence of the service member; and family circumstances or other personal status changes in which the service member becomes legally and primarily responsible for the care of another person.

This system also covers members of the U.S. Marine Corps and Coast Guard when assigned to a Navy unit.”

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

10 U.S.C. 5013, Secretary of the Navy; OPNAVINST 1740.4C, U.S. Navy Family Care Policy and E.O. 9397 (SSN).

PURPOSE(S):

To identify and ensure that single military members and military couples with dependents have made adequate dependent care arrangements; to ensure the member is worldwide assignable; to ensure combat readiness and document a plan for the care of family members in the event of a medium or long term absence; to evaluate compliance with DoD and Navy programs requiring Family Care Plans; and to ensure family members are cared for during deployments, reserve mobilizations, temporary duty, etc. and that arrangements are in place for the financial well being of family members covered by the Family Care Plan during separations.

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. 552a(b)(3) as follows:
The DoD ‘Blanket Routine Uses’ that appear at the beginning of the Navy’s compilation of systems of records notices apply to this system.

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

STORAGE:

Paper records in file folders and electronic storage media.

RETRIEVABILITY:

Name and Social Security Number (SSN).

SAFEGUARDS:

Files are maintained in file cabinets under the control of authorized
The Denali Commission

Denali Commission Fiscal Year 2007 Work Plan Request for Comments

AGENCY: Denali Commission.

ACTION: Denali Commission Fiscal Year 2007 Work Plan request for comments.

SUMMARY: The Denali Commission (Commission) is an independent federal agency based on an innovative federal-state partnership designed to provide critical utilities, infrastructure and support for economic development and in training in Alaska by delivering federal services in the most cost-effective manner possible. The Commission was created in 1998 with passage of the October 21, 1998 Denali Commission Act (Act) (Title III of Pub. L. 105–277, 42 U.S.C. 3121). The Denali Commission Act requires that the Commission develop proposed work plans for future spending and that the annual Work Plan be published in the Federal Register for a 30 day period, providing an opportunity for public review and comment.


DATES: Comments and related material must be received by May 18, 2007.

ADDRESSES: Submit comments to the Denali Commission, 510 L Street, Suite 410, Anchorage, AK 99501.

FOR FURTHER INFORMATION CONTACT: Mr. Krag Johnsen, Denali Commission, 510 L Street, Suite 410, Anchorage, AK 99501. Telephone: (907) 271–1414. E-mail: kjohnsen@denali.gov.

Background

The Commission’s mission is to partner with tribal, federal, state, and local governments and collaborate with all Alaskans to improve the effectiveness and efficiency of government services, to develop a well-trained labor force employed in a diversified and sustainable economy, and to build and ensure the operation and maintenance of Alaska’s basic infrastructure.

By creating the Commission, Congress mandated that all parties involved partner together to find new and innovative solutions to the unique infrastructure and economic development challenges in America’s most remote communities.

Pursuant to the Denali Commission Act, as amended, the Commission determines its own basic operating principles and funding criteria on an annual federal fiscal year (October 1 to September 30) basis. The Commission outlines these priorities and funding recommendations in an annual Work Plan.

Pursuant to the Act, the Work Plan is first provided in draft for Commissioner discussion, recommended via motion by the Commission for publication in the Federal Register for a period of no less than 30 days and for broad dissemination for written public comment. Commission staff is responsible for compiling written public comment and forwarding it to the Commission’s Federal Co-Chair (Mr. George J. Cannelos).

The Federal Co-Chair then adopts a final version of the Work Plan, which includes, to the degree the Federal Co-Chair deems appropriate, modifications, additions and deletions based on the policy and program recommendations of the full Commission and public comment. The final version of the Work Plan is adopted by the Commission, forwarded to the Secretary of Commerce and through the Secretary of Commerce to the Federal Office of Management and Budget (OMB), on behalf of the Federal Co-Chair. The Work Plan is also disseminated widely to Commission program partners including, but not limited to the Bureau of Indian Affairs (BIA), the Economic Development Administration (EDA), and the United States Department of Agriculture—Rural Development (USDA–RD).

The Work Plan authorizes the Federal Co-Chair to enter into grant agreements, award grants and contracts and obligate the federal funds identified by appropriation below.

In past Federal fiscal year the Commission would provide a draft Work Plan for Commissioners’ review, discussion, and forwarding to the Federal Register and public posting in the early fall or late winter. A revised final version of the plan would then be released by the Federal Co-Chair in late spring or early summer. However, due to the Continuing Resolution (CR) that affected federal appropriations in FY 07, and which was not passed until February 15, 2007, the publication of