Background
The Office of Strategy and Special Initiatives Training and Technical Assistance Cooperative Agreement Application is completed by organizations interested in applying to provide training and technical assistance services to Corporation grantees and subgrantees in topic areas related to program quality, compliance, and performance measurement. The application is completed electronically using eGrants, the Corporation’s Web-based grants management system.

Current Action
The Corporation seeks to compete and revise the current application to reflect changes in the Web-based user interface for eGrants, give background information on the Corporation’s new Strategy Office, and clarify guidance on the cost effectiveness and accountability of services provided.

The information collection will otherwise be used in the same manner as the existing application. The Corporation also seeks to continue using the current application until the revised application is approved by OMB. The current application is due to expire on September 30, 2011.

Type of Review: Renewal.
Agency: Corporation for National and Community Service.
Title: Application Instructions Training and Technical Assistance Cooperative Agreements.
OMB Number: 3045–0105.
Affected Public: Current/prospective grantees and subgrantees.
Agency Number: 3045–0105.

DEPARTMENT OF DEFENSE
Office of the Secretary
[Docket ID: DoD–2011–05–0045]
Defense Transportation Regulation, Part IV
AGENCY: United States Transportation Command (USTRANSCOM), DoD.
ACTION: Notice.

SUMMARY: DOD has issued draft business rules for the electronic payment of Nontemporary Storage (NTS) invoices in the Defense Transportation Regulation (DTR) Part IV (DTR 4500.9R). This process proposes mandatory use of the DOD Third Party Payment System (TPPS) as the transaction and payment system for all NTS Transportation Service Providers (TSP). Implementation of electronic payments for NTS at all Military Services and Coast Guard installations is the goal of the Defense Personal Property Program (DP3). The initial rollout of the TPPS and the electronic payment process for NTS is scheduled for August, 2011.

DATES: Comments must be received on or before June 24, 2011.

ADDRESSES: Do not submit comments directly to the point of contact under FOR FURTHER INFORMATION CONTACT or mail your comments to any address other that what is shown below. Doing so will delay the posting of the submission. You may submit comments, identified by docket number and title, by any of the following methods:

• Federal eRulemaking Portal: http://www.regulations.gov. Follow the instructions for submitting comments.

Instructions: All submissions received must include the agency name and docket number 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: Mr. Jim Teague, United States Transportation Command, TCJ5/4–PI, 508 Scott Drive, Scott Air Force Base, IL 62225–5357; (618) 256–9605.

SUPPLEMENTARY INFORMATION: Request comments be submitted in the identified matrix-format posted with the business rules. In furtherance of DOD’s goal to develop and implement an efficient personal property program, Electronic Billing and Payment Business Rules were developed by the Military Services, DFAS and SDDC. In addition, the proposed electronic billing processes will compliment the future implementation of the Defense Personal Property Program (DP3) Phase III NTS capabilities within the Defense Personal Property System (DPS). The proposed NTS TPPS business rules are available for review on the USTRANSCOM Web site at http://www.transcom.mil/dtr/part-iv/nts.cfm.

Any subsequent modification(s) to the business rules beyond the above stated changes will be published in the Federal Register and incorporated into the Defense Transportation Regulation (DTR) Part IV (DTR 4500.9R). These program requirements do not impose a legal requirement, obligation, sanction or penalty on the public sector, and will not have an economic impact of $100 million or more.

Additional Information
A complete version of the DTR is available via the internet on the USTRANSCOM homepage at http://www.transcom.mil/dtr/part-iv.cfm.

Dated: April 20, 2011.
Morgan F. Park,
Alternate OSD Federal Register Liaison Officer, Department of Defense.

BILLING CODE 5001–06–P
DEPARTMENT OF DEFENSE
Office of the Secretary
Closed Meeting of the Threat Reduction Advisory Committee
AGENCY: Office of the Under Secretary of Defense (Acquisition, Technology and Logistics), DoD.
ACTION: Federal Advisory Committee meeting notice.

SUMMARY: Under the provisions of the Federal Advisory Committee Act of 1972 (5 U.S.C., Appendix, as amended) and the Sunshine Act of 1976 (5 U.S.C. 552b, as amended) the Department of Defense announces the following Federal advisory committee meeting of the Threat Reduction Advisory Committee (Hereafter referred to as “the Committee”).

DATES: Wednesday, May 11, 2011, from 8 a.m. to 4 p.m.

ADDRESSES: ANSER Conference Center, Platt Conference Room, 2900 S. Quincy St., Suite 800, Arlington, VA 22206.
FOR FURTHER INFORMATION CONTACT:
Contact Mr. William Hostyn, Defense Threat Reduction Agency/SP–ACP, 8725 John J. Kingman Road, MS 6201, Fort Belvoir, VA 22060–6201; E-mail: william.hostyn@dtra.mil; Phone: (703) 767–4453; Fax: (703) 767–5701.

SUPPLEMENTARY INFORMATION:
Purpose of Meeting: To obtain, review and evaluate classified information related to the Committee's mission to advise on technology security, combating weapons of mass destruction (WMD), counterterrorism and counterproliferation.

Agenda: Beginning at 8 a.m. through the end of the meeting, the Committee will present Working Group findings at the secret level in the morning and will receive secret level briefings on counterterrorism, counterproliferation and WMD world events in the morning and afternoon.

Meeting Accessibility: Pursuant to 5 U.S.C. 552b, as amended, and 41 CFR 102–3.155, the Department of Defense has determined that the meeting shall be closed to the public. The Undersecretary of Defense (Acquisition, Technology and Logistics), in consultation with the DoD FACA Attorney, has determined in writing that this meeting be closed to the public because the discussions fall under the purview of Title 5, United States Code, Section 552b(c)(1) and are inextricably intertwined with the unclassified material that they cannot reasonably be segregated into separate discussions without disclosing secret or classified material.

Committee’s Designated Federal Officer or Point of Contact: Mr. William Hostyn, Defense Threat Reduction Agency/SP/SP, 8725 John J. Kingman Road, MS 6201, Fort Belvoir, VA 22060–6201; E-mail: william.hostyn@dtra.mil; Phone: (703) 767–4453; Fax: (703) 767–5701.

Written Statements: Pursuant to 41 CFR 102–3.105(j) and 102–3.140, the public or interested organizations may submit written statements to the membership of the Committee at any time or in response to the stated agenda of a planned meeting. Written statements should be submitted to the Committee’s Designated Federal Officer; the Designated Federal Officer’s contact information can be obtained from the GSA’s FACA Database—https://www.fido.gov/facadatabase/public.asp.

Written statements that do not pertain to a scheduled meeting of the Committee may be submitted at any time. However, if individual comments pertain to secret level briefings being discussed at a planned meeting then these statements must be submitted no later than five business days prior to the meeting in question. The Designated Federal Officer will review all submitted written statements and provide copies to all committee members.

Dated: April 20, 2011.
Morgan F. Park, Alternate OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 2011–9950 Filed 4–22–11; 8:45 am]
BILLING CODE 5001–06–P

DEPARTMENT OF DEFENSE

Department of the Army, Corps of Engineers

Intent To Prepare an Environmental Impact Statement for Update of the Shoreline Management Plan and Supplement to the Master Plan, Eufaula Lake, OK

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

ACTION: Notice of intent.

SUMMARY: The purpose of the Environmental Impact Statement (EIS) is to address alternatives and environmental impacts associated with an update of the Shoreline Management Plan (SMP) and supplement to the Master Plan (MP), Eufaula Lake, Oklahoma. The EIS would likewise evaluate alternative and environmental impacts associated with specific proposals for recreational development facilities on Federal lands at Eufaula Lake as identified through the SMP update and MP supplement process.


FOR FURTHER INFORMATION CONTACT: Mr. Stephen L. Nolen, (918) 669–7660, fax: (918) 669–7546, e-mail: Stephen.L.Nolen@usace.army.mil.

SUPPLEMENTARY INFORMATION: The Tulsa District, U.S. Army Corps of Engineers seeks to provide an update to the existing SMP and to supplement portions of the existing MP for Eufaula Lake, OK. Eufaula Lake is a multipurpose reservoir impounded by Eufaula Dam on the Canadian River at river mile 27.0, about 12 miles east of Eufaula in McIntosh County, OK. Land and water resources at the lake are managed by the Tulsa District in accordance with regulations governing U.S. Army Corps of Engineers civil works projects. At Eufaula Lake, private shoreline uses to include private boat docks and vegetation modification are managed under a permit system dependent upon shoreline allocation classifications specified in the SMP in accordance with Engineer Regulation 1130–2–406. Reviews and updates to SMPs are periodically provided and the last update to the Eufaula Lake SMP occurred in 1998. Similarly, land resources at Eufaula Lake are managed in accordance with MP requirements as described in Engineer Pamphlet 1130–2–550. In the land allocation portion of the SMP, all project lands are assigned categories which are used for determination of appropriate uses for these lands. The last update to the Eufaula Lake MP occurred in 1977. Owing to the elapsed time since last updates, changed conditions, and the need to assess lake-wide cumulative effects, the Tulsa District seeks to update the Eufaula Lake SMP and supplement the MP by updating the land allocation portion. Actions appropriate for updating these plans and preparing the EIS for the same will occur concurrently.

As the SMP and MP update processes involve public participation and input, it is possible that specific proposals for recreational or other development features involving project shorelines and/or lands may be received by the Tulsa District. For proposals that have advanced to a planning stage of sufficient detail to allow for proposal-specific alternative and impact analysis, the EIS would include these analyses. For reasonably-foreseeable development proposals that have not advanced to the point where proposal-specific analyses are possible, these will be assessed under cumulative impacts but will require additional analysis under the National Environmental Policy Act (NEPA) prior to their implementation at Eufaula Lake.

Reasonable alternatives to be considered include varying combinations of allocation classifications for both project shorelines and Federal lands at Eufaula Lake to include the no action alternative of retaining allocations in both the SMP and MP as they currently exist. For proposal-specific actions, alternatives would include varying development plans and features as well as the no action alternative.

Issues to be addressed in the EIS include but are not limited to: (1) Socioeconomic impacts associated with allocation classification and specific development proposals, (2) matters pertaining to shoreline impacts, (3)