

and recommendations to the Executive Director of the U.S. Army Center of Military History and to the Secretary of the Army.

Agenda: August 15–16: The subcommittee is chartered to provide independent advice and recommendations to the Secretary of the Army on the educational, doctrinal, and research policies and activities of U.S. Army educational programs. At this meeting the subcommittee will review the Army historical program and discuss ways to improve the provision of historical support to the Army. The subcommittee will also discuss ways to increase cooperation between the historical and military professions in advancing the purpose of the Army Historical Program and furthering the mission of the U.S. Army Center of Military History to promote the study and use of military history in both civilian and military schools.

Public Accessibility to the Meeting: Pursuant to 5 U.S.C. 552b, as amended, and 41 CFR 102–3.140 through 102–3.165, and subject to the availability of space, this meeting is open to the public. Seating is on a first to arrive basis. Attendees are requested to submit their name, affiliation, and daytime phone number seven business days prior to the meeting to Mr. Crecca, via electronic mail, the preferred mode of submission, at the address listed in the **FOR FURTHER INFORMATION CONTACT** section. Members of the public attending the subcommittee meetings will not be permitted to present questions from the floor or speak to any issue under consideration by the subcommittee.

Because the meeting of the subcommittee will be held in a Federal Government facility on a military post, security screening is required. A photo ID is required to enter post. Please note that security and gate guards have the right to inspect vehicles and persons seeking to enter and exit the installation. The Fort Eustis Club is fully handicapped accessible. Wheelchair access is available in front at the main entrance of the building. For additional information about public access procedures, contact Mr. Crecca, the subcommittee's Alternate Designated Federal Officer, at the email address or telephone number listed in the **FOR FURTHER INFORMATION CONTACT** section.

Written Comments or Statements: Pursuant to 41 CFR 102–3.105(j) and 102–3.140 and section 10(a)(3) of the Federal Advisory Committee Act, the public or interested organizations may submit written comments or statements to the subcommittee, in response to the

stated agenda of the open meeting or in regard to the subcommittee's mission in general. Written comments or statements should be submitted to Mr. Crecca, the subcommittee Alternate Designated Federal Officer, via electronic mail, the preferred mode of submission, at the address listed in the **FOR FURTHER INFORMATION CONTACT** section. Each page of the comment or statement must include the author's name, title or affiliation, address, and daytime phone number. The Alternate Designated Federal Officer will review all submitted written comments or statements. Written comments or statements being submitted in response to the agenda set forth in this notice must be received by the Alternate Designated Federal Officer at least seven business days prior to the meeting to be considered by the subcommittee. Written comments or statements received after this date may not be provided to the subcommittee until its next meeting.

Pursuant to 41 CFR 102–3.140d, the subcommittee is not obligated to allow a member of the public to speak or otherwise address the subcommittee during the meeting. Members of the public will be permitted to make verbal comments during the subcommittee meeting only at the time and in the manner described below. If a member of the public is interested in making a verbal comment at the open meeting, that individual must submit a request, with a brief statement of the subject matter to be addressed by the comment, at least seven business days in advance to the subcommittee's Alternate Designated Federal Officer, via electronic mail, the preferred mode of submission, at the address listed in the **FOR FURTHER INFORMATION CONTACT** section. The Alternate Designated Federal Officer will log each request, in the order received, and in consultation with the Subcommittee Chair, determine whether the subject matter of each comment is relevant to the Subcommittee's mission and/or the topics to be addressed in this public meeting. A 15-minute period near the end of the meeting will be available for verbal public comments. Members of the public who have requested to make a verbal comment and whose comments have been deemed relevant under the process described above, will be allotted no more than three minutes during the period, and will be invited to speak in the order in which their requests were

received by the Alternate Designated Federal Officer.

Brenda S. Bowen,

Army Federal Register Liaison Officer.

[FR Doc. 2019–16146 Filed 7–29–19; 8:45 am]

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DEPARTMENT OF DEFENSE

Defense Acquisition Regulations System

[Docket Number DARS–2019–0021; OMB Control Number 0704–0478]

Information Collection Requirement; Defense Federal Acquisition Regulation Supplement (DFARS); Cyber Incident Reporting and Cloud Computing; Submission for OMB Review; Comment Request

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

ACTION: Notice.

SUMMARY: The Defense Acquisition Regulations System has submitted to OMB for clearance, the following proposal for collection of information under the provisions of the Paperwork Reduction Act.

DATES: Consideration will be given to all comments received by August 29, 2019.

SUPPLEMENTARY INFORMATION:

A. Title and OMB Number

Safeguarding Covered Defense Information, Cyber Incident Reporting, and Cloud Computing; OMB Control Number 0704–0478.

B. Needs and Uses

Offerors and contractors must report cyber incidents on unclassified networks or information systems, within cloud computing services, and when they affect contractors designated as providing operationally critical support, as required by statute.

C. Annual Burden

Number of Respondents: 2,017.
Responses per Respondent: 17.35.
Annual Responses: 34,974.
Average Burden per Response: .29 hours.

Annual Burden Hours: 10,071.
Reporting Frequency: On Occasion.
Affected Public. Businesses or other for-profit and not-for-profit institutions.
Respondent's Obligation: Required to obtain or retain benefits.

Frequency: On occasion.

Type of Request: Renewal of a currently approved collection.

D. Public Comments

A 60-day notice was published in the **Federal Register** at 84 FR 23532 on May 22, 2019. One respondent provided four comments, which are summarized below along with responses; however, the comments did not change the estimate of the burden.

Comment: To ensure proper safeguarding of contractors' attributional/proprietary information, the respondent recommends that the contractor submitting the information be: (1) Afforded an opportunity to review and propose redactions prior to release; (2) permitted to apply protective markings to information after its submission to the Government; and (3) allotted additional time to pursue any administrative or legal remedies in the event that the Government plans to disclose information that the contractor has otherwise proposed to be withheld.

Response: DFARS 252.204–7012, Safeguarding Covered Defense Information and Cyber Incident Reporting, authorizes DoD to release information that is obtained from the contractor (or derived from information obtained from the contractor) under this clause that is not created by or for DoD. It further states that: (1) The Government will protect against the unauthorized use or release of information obtained from the contractor (or derived from information obtained from the contractor) under this clause that includes contractor attributional/proprietary information; and (2) in making an authorized release of such information, the Government will implement appropriate procedures to minimize the contractor attributional/proprietary information that is included in such authorized release, seeking to include only that information that is necessary for the authorized purpose(s) for which the information is being released. A foundational element of the mandatory reporting requirement is the recognition that the information being shared between the parties may include extremely sensitive information that requires protection. Information regarding the Government's safeguarding of information received from the contractors that require protection can be referenced in the DoD Privacy Impact Assessment (PIA). The PIA provides detailed procedures for handling personally identifiable information (PII), attributional information about the strengths or vulnerabilities of specific covered contractor information systems, information providing a perceived or real competitive advantage on future procurement action, and contractor

information marked as proprietary or commercial or financial information (see OMB Control Number 0704–0489, DoD's Defense Industrial Base (DIB) Cybersecurity (CS) Activities Cyber Incident Reporting). Additionally, 32 CFR part 236 implements mandatory information sharing requirements of 10 U.S.C. 391 and 393 by requiring DoD contractors to report key information regarding cyber incidents, and to provide access to equipment or information enabling DoD to conduct forensic analysis to determine if or how DoD information was impacted in a cyber incident. The rule's implementation of these requirements is tailored to minimize the sharing of unnecessary information (whether sensitive or not), including by carefully tailoring the information required in the initial incident reports (32 CFR 236.4(c)), by expressly limiting the scope of the requirement to provide DoD with access to only such information that is "necessary to conduct a forensic analysis," and by affirmatively requiring the Government to safeguard any contractor attributional/proprietary information that has been shared (or derived from information that has been shared) against any unauthorized access or use. In the event that the contractor believes that there is information that meets the criteria for mandatory reporting, but the contractor desires not to share that information due to its sensitivity, then the contractor should immediately raise that issue to the DoD points of contact (*i.e.*, contracting officer, contracting officer's representative, or requiring activity) for the contract(s) governing the activity in question.

Comment: The respondent commented that the "rapidly reporting" requirement at DFARS 252.204–7012(c)(1)(2) is extremely burdensome on contractors. The respondent recommends either extending the period to report or, otherwise, amending the clause to explain that the 72-hour reporting period begins to run once a contractor knows or should have known that covered defense information (CDI) was adversely impacted or it is "highly likely" that CDI was adversely impacted. The respondent also recommends that a medium assurance certificate need not be required for initial reporting, since this limits the person(s) within the entity who may report and may impede the ability to report within the requisite time period.

Response: The contractor is required to report known or potential cyber incidents within 72 hours of discovery. Timeliness in reporting cyber incidents is a key element in cybersecurity and

provides the clearest understanding of the cyber threat targeting DoD information. The 72-hour period has proven to be an effective balance of the need for timely reporting while recognizing the challenges inherent in the initial phases of investigating a cyber incident. Contractors should report available information within the 72-hour period and provide updates if more information becomes available. The requirement to have medium assurance certificates is important to communicate securely with DoD and to securely access DoD's reporting website.

Comment: The respondent commented that there is often ambiguity as to what is considered CDI under specific contracts, which ought to be resolved by the Government, as agency personnel are best suited to identify the CDI being provided to a contractor and make appropriate notifications. The respondent recommended that DoD develop processes and procedures for engaging with contractors on the designation of information as CDI during the solicitation process or otherwise before the contract is finalized.

Response: Processes already exist for the contractor to engage with DoD personnel to request clarification regarding CDI, both during the solicitation phase and during contract performance.

Comment: The respondent commented that certain commands within the Department have created contract-specific requirements mandating that contractors apply the protections and reporting requirements of DFARS 252.204–7012—including the reporting and record-keeping obligations—to categories of information much broader than CDI. The respondent recommends that commercial-item contractors and contractors that do not possess CDI, regardless of contract-specific cybersecurity requirements, be exempt from the reporting and recordkeeping requirements. The respondent further suggests that agencies be required to obtain approval from a centralized office within the Department and to explain the basis for requiring protections in excess of what is required by DFARS 252.204–7012.

Response: Covered defense information is a term used to identify information that requires protection under DFARS clause 252.204–7012 that means unclassified controlled technical information or other information that requires safeguarding or dissemination controls pursuant to and consistent with law, regulations, and Governmentwide policies. When the acquisition of commercial items or services involves

covered defense information, DFARS clause 252.204–7012 and any additional contract-specific cybersecurity requirements incorporated by the requiring activity will apply to both the solicitation and resulting contract. DFARS 252.204–7012 requires the contractor to provide adequate security on any unclassified information system that is owned, or operated by or for, the contractor and that processes, stores, or transmits covered defense information. Covered defense information, when provided to the contractor, by or on behalf of DoD in support of the performance of the contract, must be marked or otherwise identified in the contract, task order, or delivery order. If a contractor has reason to question whether the information requires protection under this clause, the contractor should consult with the cognizant contracting officer for clarification. DoD agencies follow the Department's policies for information protection contained in DoD Manual (DoDM) 5200.01 Vol 4, DoD Information Security Program: CUI, and in DoD Instruction (DoDI) 5230.24, Distribution Statements on Technical Documents. As these policies have been in place for several years, the Department does not require a centralized office to oversee their execution.

E. Desk Officer

Comments and recommendations on the proposed information collection should be sent to Ms. Jasmeet Seehra, DoD Desk Officer, at Oira_submission@omb.eop.gov. Please identify the proposed information collection by DoD Desk Officer and the Docket ID number and title of the information collection.

You may also submit comments, identified by docket number and title, to: *Federal eRulemaking Portal*: <http://www.regulations.gov>. Follow the instructions for submitting comments.

F. DoD Clearance Officer

Ms. Angela James. Written requests for copies of the information collection proposal should be sent to Ms. James at whs.mc-alex.esd.mbx.dd-dod-information-collections@mail.mil.

Jennifer Lee Hawes,

Regulatory Control Officer, Defense Acquisition Regulations System.

[FR Doc. 2019–16149 Filed 7–29–19; 8:45 am]

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DEPARTMENT OF EDUCATION

Applications for New Awards; Technical Assistance and Dissemination To Improve Services and Results for Children With Disabilities—Planning Grants for Increasing Instructional Time and Reducing Administrative Burdens

AGENCY: Office of Special Education and Rehabilitative Services, Department of Education.

ACTION: Notice; correction.

SUMMARY: On July 15, 2019, we published in the **Federal Register** a notice inviting applications (NIA) for new awards for fiscal year (FY) 2019 for Technical Assistance and Dissemination To Improve Services and Results for Children With Disabilities—Planning Grants for Increasing Instructional Time and Reducing Administrative Burdens program, Catalog of Federal Domestic Assistance (CFDA) number 84.326A. The NIA published with the incorrect application period, which should be 45 days instead of 30. We are also correcting the award size, which should be a range from \$150,000 to \$250,000, which updates the estimated number of awards from 10 to a range of 6 to 10.

DATES: This correction is applicable July 30, 2019.

FOR FURTHER INFORMATION CONTACT:

David Egnor, U.S. Department of Education, 400 Maryland Avenue SW, Room 5163, Potomac Center Plaza, Washington, DC 20202–5108. Telephone: (202) 245–7334. Email: David.Egnor@ed.gov.

If you use a telecommunications device for the deaf (TDD) or a text telephone (TTY), call the Federal Relay Service (FRS), toll free, at 1–800–877–8339.

SUPPLEMENTARY INFORMATION: On July 15, 2019, we published in the **Federal Register** an NIA for new awards for FY 2019 for Technical Assistance and Dissemination To Improve Services and Results for Children With Disabilities—Planning Grants for Increasing Instructional Time and Reducing Administrative Burdens (84 FR 33762). In the NIA, an error was made regarding the application period, which should be 45 days instead of 30. With this correction, the deadline for transmittal of applications is August 29, 2019. In addition, we are correcting the award size from \$150,000 to a range between \$150,000 to \$250,000. This correction to the award size is necessary because planning costs may vary from State to State. Consequently, the estimated number of awards are corrected from 10

to a range of 6 to 10. Applicants are not limited to a maximum award size of \$150,000 for a project period of 12 months.

Corrections

In FR Doc. 2019–14890 appearing on page 33762 in the **Federal Register** on July 15, 2019, the following corrections are made:

1. On page 33762, under **DATES** at the bottom of the middle column, we are revising the Deadline for Transmittal of Applications so that the date reads as follows: August 29, 2019.

2. On page 33764, in section II. Award Information, in the right column, we are revising Maximum Award to read as follows:

Award Size: We recognize that planning costs may vary from State to State and anticipate awarding planning grants that range from \$150,000 to \$250,000 for a single budget period of 12 months.

3. On page 33764, in section II. Award Information, in the right column, we are revising Estimated Number of Awards to read as follows: Estimated Number of Awards: 6–10.

Program Authority: 20 U.S.C. 1463 and 1481.

Accessible Format: Individuals with disabilities can obtain this document and a copy of the application package in an accessible format (e.g., Braille, large print, audiotape, or compact disc) on request to the program contact person listed under **FOR FURTHER INFORMATION CONTACT**.

Electronic Access to This Document: The official version of this document is the document published in the **Federal Register**. You may access the official edition of the **Federal Register** and the Code of Federal Regulations at www.govinfo.gov. At this site you can view this document, as well as all other documents of this Department published in the **Federal Register**, in text or Portable Document Format (PDF). To use PDF you must have Adobe Acrobat Reader, which is available free at this site.

You may also access documents of the Department published in the **Federal Register** by using the article search feature at www.federalregister.gov. Specifically, through the advanced search feature at this site, you can limit your search to documents published by the Department.

Johnny W. Collett,

Assistant Secretary for Special Education and Rehabilitative Services.

[FR Doc. 2019–16135 Filed 7–29–19; 8:45 am]

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