POLICY JUSTIFICATION

Israel – Planning, Design, and Construction Services

The Government of Israel has requested a possible purchase of defense services for the continued construction of two infantry training bases and a storage and logistics base for a reserve-armored division. The U.S. Army Corps of Engineers will provide planning, design, acquisition, construction administration, and management services for this program. The estimated cost is \$350 million.

The construction of the proposed bases is part of United States assistance to Israel in support of the Wye River Memorandum, a Middle East Peace agreement signed on October 23, 1998 (hereafter referred to as the "Wye River Accords").

This proposed sale will contribute to the foreign policy and national security of the United States by helping to improve the security of a friendly country which has been, and continues to be, an important force for political stability and economic progress in the Middle East.

The implementation of the Wye River Accords necessitates that certain Israeli Defense Forces' military facilities, along with their respective units, be relocated from occupied territory in the West Bank. By providing military facilities in Israel, the proposed sale of defense construction services will assist Israel in relocating these military units. As the proposed sale will provide only facilities for relocating military units, it should have no adverse impact on the regional military balance.

The proposed sale partially implements United States commitments made to Israel in connection with the Wye River Accords.

The prime contractors for these additional facilities will be selected under a separate solicitation. There are no known offset agreements proposed in connection with this potential sale.

Implementation of this proposed sale will require the assignment of 25 U.S. Government representatives to Israel for six years. There will be technical specialists on temporary basis to participate in training, program management and technical review.

There will be no adverse impact on U.S. defense readiness as a result of this proposed sale.

[FR Doc. 04–21322 Filed 9–22–04; 8:45 am] BILLING CODE 5001–06–C

DEPARTMENT OF DEFENSE

Office of the Secretary

Defense Science Board

AGENCY: Department of Defense. **ACTION:** Notice of Advisory Committee location change.

SUMMARY: On Wednesday, July 14, 2004 (69 FR 42135) the Department of Defense announced closed meetings, of the Defense Science Board (DSB) Task Force on Critical Homeland Infrastructure Protection. The location of the October 4–5, 2004 meetings has been changed from SAIC, 4001 N.

Fairfax Drive, Arlington, VA, 22201, to Altria Corp. Services, 120 Park Avenue, NY, 10017.

Dated: September 17, 2004.

L.M. Bynum,

Alternate OSD Federal Register Liaison Officer, Department of Defense. [FR Doc. 04–21320 Filed 9–22–04; 8:45 am] BILLING CODE 5001–06–M

DEPARTMENT OF DEFENSE

Office of the Secretary

Defense Science Board; Notice of Meeting

ACTION: Notice of advisory committee meeting.

SUMMARY: The Defense Science Board Task Force on High Performance Microchip Supply will meet in closed session on September 21-22, 2004, at Strategic Analysis Inc., 3601 Wilson Boulevard, Arlington, VA. The Task Force will assess the implications of the movement of manufacturing capability and design of high performance microchips and will address the Department of Defense's (DoD) ability to obtain radiation hardened microchips, the ability to produce limited quantities of special purpose microchips in a timely and secure manner, and the ability to produce microchips in a timely manner to meet emerging needs.

The mission of the Defense Science Board is to advise the Secretary of Defense and the Under Secretary of Defense for Acquisition, Technology & Logistics on scientific and technical matters as they affect the perceived needs of the Department of Defense. Specifically, the Task Force will look at root causes associated with the migration of the manufacturing capability of high performance semiconductors; policies or technology investments that DoD, either alone or in conjunction with other U.S. Government agencies, can pursue which will influence the migration of manufacturing to foreign shores; alternatives to the creation of trusted foundries based on U.S. territory; whether testing is a viable alternative and if so, the level of assurance testing will provide to guarantee that only intended functions are built into the microchip; alternative manufacturing techniques which may allow overseas fabrication of the microchips and subsequent interconnect development in the U.S.; and further technologies which the U.S. may invest in to replace the current microchip technology

In accordance with section 10(d) of the Federal Advisory Committee Act, Pub. L. 92–463, as amended (5 U.S.C. app. 2), it has been determined that these Defense Science Board Task Force meeting concern matters listed in 5 U.S.C. 552b(c)(1) and that, accordingly, the meetings will be closed to the public.

Due to scheduling difficulties, there is insufficient time to provide timely notice required by section 10(a)(2) of the Federal Advisory Committee Act and subsection 101–6.1015(b) of the GSA Final Rule on Federal Advisory Committee Management, 41 CFR part 101–6, which further requires publication at least 15 calendar days prior to the meeting.

Dated: September 17, 2004.

L.M. Bynum,

[FR Doc. 04–21321 Filed 9–22–04; 8:45 am] **BILLING CODE 5001–06–M**

DEPARTMENT OF DEFENSE

United States Marine Corps

Privacy Act of 1974; System of Records

AGENCY: United States Marine Corps,

ACTION: Notice to delete records systems.

SUMMARY: The U.S. Marine Corps (USMC) is deleting two systems of records notices from its inventory of records systems subject to the Privacy Act of 1974, as amended (5 U.S.C. 552a).

DATES: The deletion will be effective on October 25, 2004 unless comments are received that would result in a contrary determination.

ADDRESSES: Send comments to Headquarters, U.S. Marine Corps, FOIA/ PA Section (CMC–ARSE), 2 Navy Annex, Room 1005, Washington, DC 20380–1775.

FOR FURTHER INFORMATION CONTACT: Ms. Tracy D. Ross at (703) 614–4008.

SUPPLEMENTARY INFORMATION: The U.S. Marine Corps' records system notices for records systems 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 U.S. Marine Corps proposes to delete two systems of records notices from its inventory of record systems subject to the Privacy Act of 1974 (5 U.S.C. 552a), as amended. The deletions are not within the purview of subsection (r) of the Privacy Act of 1974 (5 U.S.C. 552a), as amended, which requires the submission of new or altered systems reports.

Dated: September 17, 2004.

L.M. Bynum,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

MMN00002

SYSTEM NAME:

Listing of Retired Marine Corps Personnel (August 17, 1999, 64 FR 44698).

REASON:

Records are now under the cognizance of the Defense Finance and Accounting Service (DFAS) and are being maintained under the DFAS Privacy Act system of records notice T7347b, entitled 'Defense Military Retiree and Annuity Pay System'.

MMN00016

SYSTEM NAME:

Accident and Injury Reporting System (April 26, 2002, 67 FR 20746).

REASON:

Records are now being maintained under the Department of the Navy Privacy Act system of records NM05100–4, entitled 'WESS Occupational>Injuries/Illnesses System'. This notice applies to all organizational elements of the Department of the Navy (DON), including the Marine Corps.

[FR Doc. 04–21326 Filed 9–22–04; 8:45 am] BILLING CODE 5001–06–M

DEPARTMENT OF DEFENSE

Department of the Air Force

Proposed Collection; Common Request

AGENCY: Department of the Air Force. **ACTION:** Notice.

In compliance with section 3506(c)(2)(A) of the Paperwork Reduction Act of 1995, the Headquarters Air Force Services Agency (HQ AFSVA) announces a continuation of use to the existing Air Force Form (AF) 3211, Customer Comment Card and seeks public comment of the provisions thereof. Comments are invited on: (a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed information collection; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the information collection on respondents, including through the use of automated collection techniques or other forms of information technology.

DATES: Consideration will be given to all comments received by November 12, 2004.

ADDRESSES: Written comments and recommendations on the proposed information collection should be sent to HQ AFSVA/SVOHL, Lodging Branch, 10100 Reunion Place, Suite 401, San Antonio, TX 78216–4138, ATTN: TSgt Pamela D. Cook.

FOR FURTHER INFORMATION CONTACT: To request more information on this proposed information collection or to obtain a copy of the proposal and associated collection instruments, please write to the above address or call HQ AFSVA/SVOHL at (210) 652–8875 or by fax at (210) 652–7041.

Title, Form Number, and OMB Number: Customer Comments, AF Form
3211, OMB Number 0701–0146.

Needs and Uses: Each guest of Air Force Lodging and its contract lodging operations are provided access to AF Form 3211. The AF Form 3211 gives each guest the opportunity to comment on facilities and services received. Completion and return of the form is optional. The information collection requirement is necessary for Wing leadership to assess the effectiveness of their Lodging program.

Affected Public: AFI 34–246, Air Force Lodging Program, specifies who is an authorized guest in Air Force