schedules; rosters of cadets requesting permission to enroll in independent study, or authorized to drop or add course; listings of course rosters prepared for current semester showing individual's enrollment by course section; reports of reasons for cadet absences or lateness for academic causes; listings of cadets improperly registered in classes.

(3) Themes, research papers, graded recitations, grade reviews, other graded work, laboratory reports, case studies, final and midterm examinations, turnout examinations, validation examinations, and graded reviews of courses in which no final examination is given.

(4) Copies of academic schedules and grades, requests for academic waivers, documentation of academic difficulty, plans outlining courses that must be taken in order to graduate.

(5) Graduate record examination scores, orders of merit scores, cumulative GPA scores, and panel commentaries.

(6) Various cadet grade reports, cards and sheets used in auditing and distributing academic grades.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

10 U.S.C. 8013, Secretary of the Air Force; 10 U.S.C. Chapter 903, U.S. Air Force Academy; and E.O. 9397 (SSN).

PURPOSE(S):

(1) Individual cards on cadets listing name, date of birth, Social Security Number, admission examination scores, course grades and instructor evaluations concerning aptitude, attitude, and performance are used by instructor to evaluate potential cadets for commissioned service and to evaluate potential cadets as future instructors.

(2) Provides both cadets and instructors the schedules of classes and classrooms and an explanation for any deviation from these schedules and is used by the cadets and instructors to provide locator and scheduling information and to provide course offering information, to change current and future semester course enrollments, to reschedule cadets and establish criteria for resectioning cadets in their courses during the academic year.

(3) Used in assigning grade scores to monitor progress of cadets throughout the academic year and to determine grades.

(4) Used for counseling cadets on academic performance by the counselors and advisors. Assists the cadet in planning an academic program that will satisfy graduation requirements.

(5) Used in the applications of graduates competing for the various

fellowships and other post-graduate scholarships by Graduate Scholarship Committee.

(6) Used in auditing and distributing academic grades and are compiled to determine a letter grade for each student in each course.

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' published at the beginning of the Air Force'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:

Stored in card files, on computer magnetic tapes and printouts, and in file folders/notebooks/binders/visible files.

RETRIEVABILITY:

By name or Social Security Number of cadet.

SAFEGUARDS:

Records are accessed by authorized person(s) responsible for servicing the record system in performance of their official duties. Records are stored in locked safes, file containers, cabinets or rooms and on computer storage devices protected by computer system software.

RETENTION AND DISPOSAL:

(1) Destroy after purpose has been served or 10 years after graduation, whichever is sooner.

(2) Destroy at end of academic year or upon completed action, whichever is sooner.

(3) Destroy 3 months after end of the semester in which administered or at the discretion of the course director, return to the cadet for retention as reference and study materials.

(4) Same as (2) above.

(5) Destroy when no longer needed.

(6) Destroy when superseded or when purpose has been served, whichever is sooner.

SYSTEM MANAGER(S) AND ADDRESS:

Dean of Faculty, 2354 Fairchild Drive, Suite 6F26, U.S. Air Force Academy, CO 80840–6200;

Commander, 34th Educational Group, 2354 Fairchild Drive, Suite 6A6, U.S. Air Force Academy, CO 80840–6264; Director of Athletics, 2169 Field House Drive, Suite 111, U.S. Air Force Academy, CO 80840–9500.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether information about themselves is contained in this system should address written inquiries to or visit the Dean of Faculty, 2354 Fairchild Drive, Suite 6F26, U.S. Air Force Academy, CO 80840–6200;

Commander, 34th Educational Group, 2354 Fairchild Drive, Suite 6A6, U.S. Air Force Academy, CO 80840–6264;

Director of Athletics, 2169 Field House Drive, Suite 111, U.S. Air Force

Academy, CO 80840-9500.

RECORD ACCESS PROCEDURES:

Individuals seeking access to information about themselves contained in this system should address written inquiries to or visit the Dean of Faculty, 2354 Fairchild Drive, Suite 6F26, U.S. Air Force Academy, CO 80840–6200;

Commander, 34th Educational Group, 2354 Fairchild Drive, Suite 6A6, U.S.

Air Force Academy, CO 80840–6264; Director of Athletics, 2169 Field House Drive, Suite 111, U.S. Air Force Academy, CO 80840–9500.

CONTESTING RECORD PROCEDURES:

The Air Force rules for accessing records, and for contesting contents and appealing initial agency determinations are published in Air Force Instruction 37–132; 32 CFR part 806b; or may be obtained from the system manager.

RECORD SOURCE CATEGORIES:

Information obtained from source documents such as reports prepared on behalf of the AF by boards, committees, panels, auditors, and educational institutions, individual, instructors, automated system interfaces from course requisites.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

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DEPARTMENT OF DEFENSE

Department of the Army

Environmental Impact Statement (EIS) for Fort Greely Maneuver Area and Air Drop Zone, and Fort Wainwright Maneuver Area

AGENCY: Department of the Army, DoD. **ACTION:** Notice of intent.

SUMMARY: The Military Lands Withdrawal Act, Public Law 99–606, enacted by Congress on November 6, 53602

1986, identified For Greely Maneuver Area, Fort Greely Air Drop Zone, and Fort Wainwright Maneuver Area (also known as the Yukon Maneuver Area) as lands withdrawn from public use until November 6, 2001. The Act requires the Army to publish a Draft EIS for continued or renewed withdrawal of these lands by November 6, 1998. The Department of the Army will be directing the preparation of the EIS for the renewed withdrawal of the Fort Greely Maneuver Area and Air Drop Zone, and Fort Wainwright Maneuver Area. Both sites are located near Fairbanks in interior Alaska. In preparing the Draft EIS, the Army and the Bureau of Land Management (BLM) have mutually agreed to use the legislative environmental impact statement (LEIS) process pursuant to 40 C.F.R. 15061.8 to comply with the requirements of Public Law 99-606. This LEIS will be prepared in cooperation with BLM and will be completed by November 6, 1998, in accordance with Public Law 99-606. Therefore, pursuant to the LEIS process, a Final LEIS (FLEIS) will be prepared and a Notice of Availability of the FLEIS will be published in the Federal Register; however, there will not be a Record of Decision.

Scoping: Federal, state, local agencies and the public are invited to participate in the scoping process for the completion of the renewed withdrawal of Fort Greely Maneuver Area and Air Drop Zone, and Fort Wainright Maneuver Area. The scoping process will identify the significant issues of the proposed renewed withdrawals which will need to be addressed in the LEIS. Scoping meetings will be held in Anchorage, Fairbanks, and Delta Junction, Alaska, within 60 days of the publication of the Notice of Intent in the Federal Register. Notification of the times and locations for the public scoping meetings will be published in local newspapers.

Comments: Written comments identifying issues and concerns to be addressed in the LEIS will be accepted within 60 days of the public scoping meetings. Written comments may be forwarded to: Directorate of Pubic Works, *Attn:* APVR–RPW–EV (Mr. Steve Wilson), 730 Quartermaster Drive, Fort Richardson, AK 99505–6500.

FOR FURTHER INFORMATION CONTACT: Mr. Steve Wilson, Public Works Division, Fort Richardson, at (907) 384– 2710/Fax (907) 384–3047.

SUPPLEMENTARY INFORMATION: The Fort Greely Maneuver Area and Air Drop Zone comprise approximately 623,585 acres near Delta Junction, Alaska.

The Fort Wainwright Maneuver Area comprises approximately 247,952 acres near Fairbanks. Alaska. Both sites were withdrawn from public use from the BLM for military purposes with the enactment of Public Law 99-606 on November 6, 1986. The Act specifies these lands are reserved for use by the Secretary of the Army for military maneuvering, training, artillery firing, aerial gunnery, infantry tactics, equipment development and testing, as well as other defense related purposes. Both sites are used to train in an extremely cold environment and to test the effect of this environment on military equipment. The Fort Greely Maneuver Area and Air Drop Zone, and the Fort Wainwright Maneuver Area are used by the Army, Air Force, and other military units. The Army and BLM jointly manage the natural resources on both sites recognizing the primary military role of these withdrawal lands.

The Department of the Army has determined there is a continuing military requirement for the use of these withdrawal lands to train and maintain military units at the required state of readiness. With the completion of the LEIS, the Army proposes to renew its withdrawal from public use the Fort Greely Maneuver Area and Air Drop Zone, and the Fort Wainwright Maneuver Area. Reasonable and feasible alternatives will be developed as part of the EIS process.

Preliminary planning criteria which have been identified for the completion of the LEIS for both sites include: nonmilitary activities on the withdrawal lands; valid existing rights on the withdrawal lands; consistency with existing plans of adjacent land owners and local governments; natural resource management of the withdrawal lands; public access to portions of the withdrawal lands; and subsistence use of the withdrawal lands. The LEIS will be completed utilizing existing data, information, plans, land use analyses and previously completed EIS's and Environmental Assessments for these withdrawal lands.

Dated: October 9, 1997.

Raymond J. Fatz,

Deputy Assistant Secretary of the Army, (Environment, Safety and Occupational Health) OASA(I,L&E).

[FR Doc. 97–27284 Filed 10–14–97; 8:45 am] BILLING CODE 3710–08–M

DEPARTMENT OF DEFENSE

Defense Logistics Agency

Privacy Act of 1974; Systems of Records

AGENCY: Defense Logistics Agency, DOD.

ACTION: Notice to delete and amend records systems.

SUMMARY: The Defense Logistics Agency proposes to delete two systems of records notices, and amend one system of records notice in its inventory of record systems subject to the Privacy Act of 1974 (5 U.S.C. 552a), as amended.

The records in the systems of records being deleted are being consolidated into an existing system of records. The Defense Logistics Agency is currently using a DoD recommended computer software package to track and monitor access to DLA computer databases and DLA managed installations and activities.

DATES: The amendment and deletions will be effective on November 14, 1997.

ADDRESSES: Send comments to the Privacy Act Officer, Headquarters, Defense Logistics Agency, ATTN: CAAR, 8725 John J. Kingman Road, Suite 2533, Fort Belvoir, VA 22060– 6221.

FOR FURTHER INFORMATION CONTACT: Ms. Susan Salus at (703) 767–6183.

SUPPLEMENTARY INFORMATION: The Defense Logistics Agency notices for systems of records 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 specific changes to the record system being amended are set forth below. The proposed amendments 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 a new or altered systems report.

The Defense Logistics Agency proposes to delete two systems of records notices, and amend one system of records notice in its inventory of record systems subject to the Privacy Act of 1974 (5 U.S.C. 552a), as amended.

The records in the systems of records being deleted are being consolidated into an existing system of records. The Defense Logistics Agency is currently using a DoD recommended computer software package to track and monitor access to DLA computer databases and DLA managed installations and activities.