Board is composed of five members appointed by the Secretary of Commerce who are eminent in such fields as information resources management, information technology, and library and information services. The purpose of the meeting is to discuss a business recovery plan for NTIS. The meeting will be closed because premature disclosure of the information to be discussed would likely significantly frustrate implementation of NTIS' business plans.

DATES: The meeting will convene on June 7, 1999, at 2:30 p.m. and adjourn at 3:30 p.m.

ADDRESSES: The meeting will be held in Room 5838 of the Department of Commerce, 14th and Constitution Avenue, NW, Washington, DC 20230.

FOR FURTHER INFORMATION CONTACT: Linda Lucas, NTIS Advisory Board Secretary, National Technical Information Service, 5285 Port Royal Road, Springfield, Virginia 22161 Telephone: (703) 605–6400; Fax (703) 605–6700.

Dated: May 19, 1999.

Ron Lawson.

Director.

[FR Doc. 99–13149 Filed 5–24–99; 8:45 am] BILLING CODE 3510–04–M

COMMODITY FUTURES TRADING COMMISSION

Sunshine Act Meeting

AGENCY HOLDING THE MEETING: Commodity Futures Trading Commission.

TIME AND PLACE: 2:00 p.m., Thursday, June 3, 1999.

PLACE: 1155 21st St., NW., Washington, DC, Lobby Level Hearing Room.

STATUS: Open.

MATTERS TO BE CONSIDERED: Discussion of proposed rules on "Access to Automated Boards of Trade", proposed rules 30.11 and 1.71.

CONTACT PERSON FOR MORE INFORMATION: Jean A. Webb, 202–418–5100.

Catherine D. Dixon,

Assistant Secretary of the Commission. [FR Doc. 99–13389 Filed 5–21–99; 2:32 pm] BILLING CODE 6351–01–M

CONSUMER PRODUCT SAFETY COMMISSION

Sunshine Act Meeting

AGENCY: U.S. Consumer Product Safety Commission, Washington, DC 20207.

TIME AND DATE: Thursday, June 3, 1999 10:00 a.m.

LOCATION: Room 410, East West Towers, 4330 East West Highway, Bethesda, Maryland.

STATUS: Part Open to the Public; Part Closed.

MATTERS TO BE CONSIDERED:

Open to the Public

1. CPSC Vice Chairman

The Commission will elect a Vice Chairman.

Closed to the Public

2. Compliance Status Report

The staff will brief the Commission on the status of various compliance matters.

For a recorded message containing the latest agenda information, call (301) 504–0709.

CONTACT PERSON FOR ADDITIONAL INFORMATION: Sadye E. Dunn, Office of the Secretary, 4430 East West Highway, Bethesda, MD 20207 (301) 504–0800.

Dated: May 21, 1999.

Sadye E. Dunn,

Secretary.

[FR Doc. 99–13429 Filed 5–21–99; 8:45 am]

DEPARTMENT OF DEFENSE

Office of the Secretary

Civilian Health and Medical Program of the Uniformed Services (CHAMPUS); Implementation of Eligibility Requirements in the National Defense Authorization Act for FY 1999 (Pub. L. 105–261)

AGENCY: Office of the Secretary, DoD. **ACTION:** Notice of Extended TRICARE/CHAMPUS Eligibility for Certain Individuals.

SUMMARY: This notice provides the period of extended TRICARE/CHAMPUS eligibility for certain individuals who are entitled to Medicare but who have not purchased Part B of Medicare.

EFFECTIVE DATE: The provisions of this notice are effective October 1, 1998. **ADDRESSES:** TRICARE Management Activity (TMA), Medical Benefits and

Activity (TMA), Medical Benefits and Reimbursement Systems, Aurora, CO 80011–9043.

FOR FURTHER INFORMATION CONTACT: Stephen E. Isaacson, Medical Benefits and Reimbursement Systems, TMA, telephone (303) 676–3572.

SUPPLEMENTARY INFORMATION: Normally, when an individual becomes entitled to

Medicare, he/she loses eligibility for TRICARE/CHAMPUS. Individuals who are entitled to Medicare due to disability or end-stage renal disease (ESRD) can continue their TRICARE/ CHAMPUS eligibility if they: (1) Are under 65 years of age; and (2) are enrolled in Part B of Medicare. A number of individuals have not been aware of the requirement to enroll in Part B of Medicare and did not enroll. As a result, they ordinarily would not have been eligible for TRICARE/ CHAMPUS. These individuals have been notified of this requirement by the Department of Defense, but in order to ensure TRICARE/CHAMPUS coverage until Medicare Part B coverage takes effect, TRICARE/CHAMPUS eligibility has been extended. The Emergency Supplemental Appropriations Act for FY 1998 (Pub. L. 105-174) extended TRICARE/CHAMPUS eligibility for health services provided from May 1, 1998, through September 30, 1998, For those beneficiaries who enrolled in Medicare Part B prior to March 31, 1998, TRICARE/CHAMPUS eligibility was extended to July 1, 1998. Section 704 of the National Defense Authorization Act for FY 1999 (Pub. L. 105-261) further extended TRICARE/ CHAMPUS eligibility for those individuals not enrolled in Medicare Part B for health services provided until July 1, 1999.

We also want to reiterate previously published provisions regarding recoupment of erroneous payments to these beneficiaries, since it is closely related to these provisions. These recoupment provisions provide relief to beneficiaries who have received erroneous payments but who were not eligible for TRICARE/CHAMPUS under either Pub. L. 105-174 or Pub. L. 105-261. On May 20, 1998, we published a final rule (63 FR 27677) implementing Section 743 of the National Defense Authorization Act for FY 1996 (Pub. L. 104-106) that waives the collection of certain erroneous TRICARE/CHAMPUS payments made to these individuals. Specifically, it waives collection of TRICARE/CHAMPUS payments made to individuals entitled to Medicare due to disability or ESRD but who have not purchased Medicare Part B. This waiver authority was effective February 10, 1996, and covers the period beginning January 1, 1967, and ends on the later of July 1, 1996, or the termination date of any special Medicare enrollment period established by law for such individuals. We refer the reader to the above-cited Federal Register for more information regarding this provision.

Dated: May 19, 1999.

L.M. Bynum,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

[FR Doc. 99-13113 Filed 5-24-99; 8:45 am]

BILLING CODE 5001-10-M

DEPARTMENT OF DEFENSE

Department of the Army

Final Environmental Impact Statement on the Disposal and Reuse of the Stratford Army Engine Plant, Stratford, CT

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

SUMMARY: In accordance with Public Law 101–510 (as amended), the Defense Base Closure and Realignment Act of 1990, the Defense Base Closure and Realignment Commission recommended the closure of Stratford Army Engine Plant.

The Final Environmental Impact Statement (FEIS) evaluates the environmental consequences of the disposal and subsequent reuse of the 75 acres.

Alternatives examined in the EIS

include encumbered disposal of the property, unencumbered disposal of the property, and no action. Encumbered disposal refers to transfer of conveyance of property having restrictions on subsequent use as a result of any Armyimposed or legal restraint. Unencumbered disposal refers to transfer or conveyance of property without encumbrances on subsequent use as a result of any Army-imposed or legal restraint. Under the no action alternative, the Army would not dispose of property but would maintain it in caretaker status for an indefinite period. The impacts of reuse are evaluated in terms of land use intensities.

DATES: Review period for the FEIS will end 30 days after the publication of the Notice of Availability in the **Federal Register** by the Environmental Protection Agency.

ADDRESSES: A copy of the Final EIS may be obtained by writing to Mr. Joe Hand, Corps of Engineers, Mobile District (ATTN: PD–EC), P.O. Box 2288, Mobile AL 36628–0001.

FOR FURTHER INFORMATION CONTACT: Mr. Joe Hand at facsimile (334) 690–2721. SUPPLEMENTARY INFORMATION: While disposal of Stratford Army Engine Plant is the Army's primary action, the FEIS also analyzes the impacts of reuse as a secondary action by means of evaluating intensity-based reuse scenarios. The Army's preferred alternative for disposal

of Stratford Army Engine Plant property is encumbered disposal, with encumbrances pertaining to the possible presence of lead-based paint and asbestos-containing material, easements for aviation and public park, groundwater use prohibition, historical resource protection, floodplains obligations, wetlands, land use restrictions and remedial activities and the requirement for a right of reentry for environmental cleanup.

Therefore, based on the analysis found in the FEIS, which will be incorporated in the Record of Decision, it has been determined that no significant environmental or human effects are anticipated from the disposal of the Stratford Army Engine Plant, Stratford, Connecticut.

A public meeting was held at the Council Chambers at Stratford Town Hall on June 4, 1999. Public comments are addressed in the Final EIS.

The Final EIS is available for review at the Stratford Public Library, 2203 Main Street, Stratford, Connecticut 06497.

Dated: May 19, 1999.

Richard E. Newsome,

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

[FR Doc. 99–13216 Filed 5–24–99; 8:45 am] BILLING CODE 3710–08–M

DEPARTMENT OF DEFENSE

Department of the Army

Preparation of an Environmental Impact Statement (EIS) for Enhanced Training and Operations at the National Guard Training Center (NGTC)—Fort Indiantown Gap (FTIG), Pennsylvania

AGENCY: National Guard Bureau (NGB), Department of the Army (DA), DoD. ACTION: Notice of intent.

SUMMARY: This Notice of Intent is for the preparation of a Draft EIS for proposed actions at the NGTC-FTIG. The proposal includes 11 actions, consisting of 42 component projects, identified in the Pennsylvania Army National Guard's (PAARNG's) Range and Training Land Program Plan (RTLPP) and in the Pennsylvania Air National Guard's (PAANG's) Master Plan (MP) for NGTC-FTIG. The proposed actions include: Tracked Vehicle Training Complex (TVTC) Projects (8 projects); Ammunition Supply Point (ASP) Projects (2 projects); Artillery Training Support Projects (2 projects); Multi-Purpose Range Complex (MPRC)

Development Project (1 project); Garrison Improvement Projects (5 projects); Wastewater Treatment Plant (WWTP) and Collection System Project (1 project); Muir Army Airfield (MAAF) Complex Project (8 projects); Air-to-Ground range Projects (4 projects); Regional Equipment Operators Training School (REOTS) Projects (3 projects); Integrated Natural Resources Management Plan (INRMP) Implementation Project (1 project); and Air-Guard Station Projects (7 projects).

The proposed actions are necessary to maintain NGTC-FTIG as an important training asset within the Total Force structure, which includes active and reserve component forces. By implementing the proposed actions, NGTC-FTIG will be better able to meet the specific missions of current military organization users and non-military tenants. Through these actions, the Pennsylvania National Guard (PANG) which includes both the PAARNG and the PAANG, will ensure that NGTC-FTIG will continue to provide the training and support facilities necessary to ensure the installation's long-term viability, sustainability, and value as a major NGB installation. A summary of impact analysis of previously completed EAs will be incorporated into the DEIS. **ADDRESSES:** Interested parties can furnish written comments or materials to Lieutenant Colonel (LTC) Richard Shertzer, NGTC-FTIG EIS Project Officer, Environmental Section, 1119 Utility Road, Annville, Pennsylvania 17003–5002. Commercial telephone number is (717) 861-2548; or to LTC Christopher Cleaver, NGTC-FTIG Public Affairs Officer, PADMVA Headquarters, Building 0-47, Annville, Pennsylvania 17003-5002. Commercial telephone

number is (717) 861–8468. SUPPLEMENTARY INFORMATION:

Alternatives to the proposed actions to be analyzed are: Alternative 1, Preferred Project Alternative—under this alternative, the 11 proposed projects identified would be implemented, including a restricted maneuver TVTC, an east-to-west oriented MPRC, and a 6,000-foot military runway. On-going operations would continue, as modified by the proposed action. Alternative 2, Competing Build Alternative—under this alternative, the proposed actions are scaled down or modified versions of some or all of the proposed projects. Alternative 3, No Action Alternative under this alternative, none of the proposed upgrade or facility construction actions called for in the PAARNG Range and Training Land Program Plan (RTLPP) and the PAANG Master Plan (MP) would be