

**FOR FURTHER INFORMATION CONTACT:**

Documentation prepared in support of this information collection request is available at [www.reginfo.gov](http://www.reginfo.gov) (this link active on the day following publication of this notice). Select “information Collection Review,” under “Currently under review, use the dropdown menu “Select Agency” and select “Consumer Financial Protection Bureau” (recent submissions to OMB will be at the top of the list). The same documentation is also available at <http://www.regulations.gov>. Requests for additional information should be directed to the Consumer Financial Protection Bureau, (Attention: PRA Office), 1700 G Street NW., Washington, DC 20552, (202) 435–9575, or email: [PRA@cfpb.gov](mailto:PRA@cfpb.gov). Please do not submit comments to this email box.

**SUPPLEMENTARY INFORMATION:**

*Title of Collection:* Consumer and College Credit Card Agreements.

*OMB Control Number:* 3170–XXXX.

*Type of Review:* Request for a new OMB control number for an existing collection without OMB approval.

*Affected Public:* Private sector.

*Estimated Number of Respondents:* 430.

*Estimated Total Annual Burden Hours:* 430.

*Abstract:* Sections 204 and 305 of the Credit Card Accountability Responsibility and Disclosure Act of 2009 (CARD Act) and 12 CFR 226.57(d) and 226.58 require card issuers to submit to the Consumer Financial Protection Bureau (CFPB):

- Agreements between the issuer and a consumer under a credit card account for an open-end consumer credit plan; and
- any college credit card agreements to which the issuer is a party and certain additional information regarding those agreements.

The data collections enable the CFPB to provide consumers with a centralized depository for consumer and college credit card agreements. It also presents information to the public regarding the arrangements between financial institutions and institutions of higher education.

*Request for Comments:* The Bureau issued a 60-day **Federal Register** notice on October 17, 2014, (79 FR 62421). Comments were solicited and continue to be invited on: (a) Whether the collection of information is necessary for the proper performance of the functions of the Bureau, including whether the information will have practical utility; (b) The accuracy of the Bureau’s estimate of the burden of the collection of information, including the

validity of the methods and the assumptions used; (c) Ways to enhance the quality, utility, and clarity of the information to be collected; and (d) Ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology. Comments submitted in response to this notice will be summarized and/or included in the request for Office of Management and Budget (OMB) approval. All comments will become a matter of public record.

Dated: February 3, 2015.

**Ashwin Vasani,**

*Chief Information Officer, Bureau of Consumer Financial Protection.*

[FR Doc. 2015–03084 Filed 2–13–15; 8:45 am]

**BILLING CODE 4810–AM–P**

**DEPARTMENT OF DEFENSE****Department of the Army**

[Docket ID: USA–2015–0007]

**Privacy Act of 1974; System of Records**

**AGENCY:** Department of the Army, DoD.

**ACTION:** Notice to add a new System of Records.

**SUMMARY:** The Department of the Army proposes to add a new system of records, A0025–2 PMG (DFBA) DoD, entitled “Defense Biometric Identification Records System” to facilitate biometric identification (*i.e.*, automated identity verification of individuals by reference to their measurable physiological and/or behavioral characteristics) of U.S. persons who seek access to DoD property, installations, or information; U.S. persons who pose a threat to DoD personnel, assets or missions, or to national security; U.S. persons who are captured, detained, or otherwise encountered by DoD forces during military operations; and U.S. persons for whom DoD has the responsibility to recover or account during or as a result of DoD operations. Information is collected to support DoD military missions, detainee affairs, personnel recovery, force protection, antiterrorism, special operations, stability operations, homeland defense, counterintelligence, and intelligence efforts around the world.

**DATES:** Comments will be accepted on or before March 19, 2015. This proposed action will be effective the day following the end of the comment period unless comments are received

which result in a contrary determination.

**ADDRESSES:** You may submit comments, identified by docket number and title, by any of the following methods:

\* *Federal Rulemaking Portal:* <http://www.regulations.gov>. Follow the instructions for submitting comments.

\* *Mail:* Federal Docket Management System Office, 4800 Mark Center Drive, East Tower, 2nd Floor, Suite 02G09, Alexandria, VA 22350–3100.

*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. Leroy Jones, Jr., Department of the Army, Privacy Office, U.S. Army Records Management and Declassification Agency, 7701 Telegraph Road, Casey Building, Suite 144, Alexandria, VA 22325–3905 or by calling (703) 428–6185.

**SUPPLEMENTARY INFORMATION:** The Department of the Army 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 in **FOR FURTHER INFORMATION CONTACT** or at <http://dpcl.d.defense.gov/>. The proposed system report, as required by 5 U.S.C. 552a(r) of the Privacy Act of 1974, as amended, was submitted on December 16, 2014, to the House Committee on Oversight and Government Reform, the Senate Committee on Governmental Affairs, and the Office of Management and Budget (OMB) pursuant to paragraph 4c of Appendix I to OMB Circular No. A–130, “Federal Agency Responsibilities for Maintaining Records About Individuals,” dated February 8, 1996 (February 20, 1996, 61 FR 6428).

Dated: February 11, 2015.

**Aaron Siegel,**

*Alternate OSD Federal Register Liaison Officer, Department of Defense.*

**A0025–2 PMG (DFBA) DoD****SYSTEM NAME:**

Defense Biometric Identification Records System

**SYSTEM LOCATION:**

Department of Defense, Defense Forensics and Biometrics Agency,

Biometrics Identity Management Activity, 347 West Main Street, Clarksburg, WV 26306-2947.

Any DoD location at which any DoD activity operates biometric data collection and/or storage systems (for which notice is not provided elsewhere) that receives, compares, retains, accesses, uses, or forwards biometric data and related information to or from the above-referenced database.

**CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:**

Individuals covered include members of the U.S. Armed Forces; DoD civilian and contractor personnel; military reserve personnel; Army and Air National Guard personnel; U.S. persons requiring or requesting access to DoD, DoD-controlled, and/or DoD contractor operated, controlled or secured data, information systems, equipment, facilities or installations.

DoD-affiliated U.S. persons who have been declared missing or prisoners of war; DoD-affiliated U.S. persons who are being detained or held hostage by hostile forces, or non-DoD affiliated U.S. persons known or suspected to be held under such circumstances in an area of DoD operations; U.S. persons recovered from hostile control by DoD personnel or as a result of DoD operations; U.S. persons within the purview of the DoD personnel recovery mission which supports U.S. military, DoD civilian, and DoD contractor personnel while hostilities are ongoing.

U.S. persons within the purview of the DoD personnel accounting mission which supports U.S. military, DoD civilian, and DoD contractor personnel once hostilities cease; U.S. persons in DoD custody as a result of military operations overseas or due to maritime intercepts; U.S. persons otherwise encountered by DoD forces during military operations.

U.S. persons lawfully assessed by appropriate authority in accordance with applicable law and policy to pose a potential threat to DoD personnel, installations, assets, information and/or operations.

U.S. persons who are the subject of pending queries against the subject record system.

U.S. persons identified during a biometric screening process as a possible identity match to the subject of an existing record within the system, *i.e.*, data regarding persons for whom DoD has good reason to believe there is potential substantive justification for retention, but have not yet been able to absolutely confirm.

U.S. persons who are misidentified as a possible identity match to the subject

of an existing record within the system (“misidentified persons”).

U.S. persons who are the subject of a redress inquiry that is pending resolution.

**CATEGORIES OF RECORDS IN THE SYSTEM:**

This system includes identity records established to support automated identification, authentication, or verification including biometric information and related biographic, contextual, and other information, reports, and data in paper and/or electronic format.

Records include biometric information, such as images, photos and templates of biological (anatomical and physiological) and/or behavioral characteristics that can be used for automated recognition, including, fingerprints, palm prints, facial images, iris images, DNA, and voice samples.

Biographic information including name, date of birth, place of birth, height, weight, eye color, hair color, race, gender, social security number, and similar relevant information;

Contextual information including organization, telephone number, office symbol, security clearance, level of access, and location of collection.

User information including subject interest codes; user identification codes; globally unique identifiers; data files retained by users; assigned passwords; magnetic tape reel identification; abstracts of computer programs and names and phone numbers of contributors, and similar relevant information;

Information concerning DoD-affiliated persons who are being detained or held hostage by hostile forces, or non-DoD affiliated U.S. persons known or suspected to be held under such circumstances in an area of DoD operations, such as biographic data, casualty reports, and debriefing reports;

Information from and electronic images of international federal, state, tribal, or state issued individual identity documents.

**Note:** This system expressly does not maintain any record or information that is subject to Executive Order 12333, United States intelligence activities; DoDD 5240.01, DoD Intelligence Activities and/or Army Regulation 381-10, U.S. Army Intelligence Activities.

**AUTHORITY FOR MAINTENANCE OF THE SYSTEM:**

10 U.S.C. 113, Secretary of Defense; 10 U.S.C. 3013, Secretary of the Army; Homeland Security Presidential Directive (HSPD)-6, Integration and Use of Screening Information; HSPD-11, Comprehensive Terrorist-Related Screening Procedures; National Security

Presidential Directive (NSPD)-59/HSPD-24, Biometrics for Identification and Screening to Enhance National Security; DoD Instruction (DoDI) 2000.12, DoD Antiterrorism (AT) Program; DoD Instruction 2310.05, Accounting for Missing Persons; DoD Directive (DoDD) 2310.07, Personnel Accounting—Losses Due to Hostile Acts; DoDD 5110.10 Defense Prisoner of War/Missing Office Personnel Office (DPMO); DoDI 5200.08, Security of DoD Installations and Resources and the DoD Physical Security Review Board (PSRB); DoDD 8521.01E, Department of Defense Biometrics; DoDD 8500.01, Cybersecurity; DoD 5200.08-R, Physical Security Program; AR 25-2, Information Assurance; AR 190-8, Enemy Prisoners of War, Retained Personnel, Civilian Internees and Other Detainees; and AR 525-13, Antiterrorism.

**PURPOSE(S):**

To facilitate biometric identification (*i.e.*, automated identity verification of individuals by reference to their measurable physiological and/or behavioral characteristics) of U.S. Persons who seek access to DoD property, installations, or information; U.S. Persons who pose a threat to DoD personnel, assets or missions, or to national security; U.S. Persons who are captured, detained, or otherwise encountered by DoD forces during military operations; and U.S. Persons for whom DoD has the responsibility to recover or account during or as a result of DoD operations. Information is collected to support DoD military missions, detainee affairs, personnel recovery, identification of remains, force protection, antiterrorism, special operations, stability operations, homeland defense, counterintelligence, and intelligence efforts around the world (excluding those intelligence activities identified in the **NOTE** above).

**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 of 1974, as amended, these records contained therein may specifically be disclosed outside the DoD as a routine use pursuant to 5 U.S.C. 552a(b)(3) as follows:

To Federal, State, tribal, local, foreign or international agencies, task forces or organizations, for the purposes of law enforcement, counterterrorism, immigration management and control, force protection, personnel recovery and homeland security as authorized by U.S. Law or Executive Order; or for the

purpose of protecting the territory, people, and interests of the United States of America against breaches of security related to DoD controlled information or facilities.

To those federal agencies that have agreed to provide support to DFBA for purposes of ensuring the continuity of DFBA operations.

To any Federal, State, tribal, local, territorial, foreign, or multinational agency, entity or organization that is engaged in, or is planning to engage in, terrorism screening, or national security threat screening, authorized by the U.S. Government, for the purpose of development, testing, or modification of information technology systems used or intended to be used during or in support of the screening process; whenever practicable, however, DFBA, to the extent possible, will substitute anonymized or de-identified data, such that the identity of the individual cannot be derived from the data.

To any person or entity in either the public or private sector, domestic or foreign, when reasonably necessary to elicit information or cooperation from the recipient for use by DFBA in the performance of an authorized function, such as obtaining information from data sources as to the thoroughness, accuracy, currency, or reliability of the data provided so that DFBA may review the quality and integrity of its records for quality assurance or redress purposes, and may also assist persons misidentified during a screening process.

To any Federal, State, tribal, local, territorial, foreign, multinational agency or task force, or any other entity or person that receives information from the U.S. Government for terrorism screening purposes, or national security threat screening purposes, in order to facilitate DFBA's or the recipient's review, maintenance, and correction of DFBA data for quality assurance or redress purposes, and to assist persons misidentified during a screening process.

To any agency, organization or person for the purposes of (1) performing authorized security, audit, or oversight operations of the DoD, Office of the Provost Marshal General, DFBA, or any agency, organization, or person engaged in or providing information used for terrorism screening, or possible national security threat screening, that is supported by DFBA, and (2) meeting related reporting requirements.

The DoD Blanket Routine Uses set forth at the beginning of the Army's compilation of systems of records notices may apply to this system.

**POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:**

**STORAGE:**

Paper records in file folders and electronic storage media.

**RETRIEVABILITY:**

Name, DNA, biometric template, fingerprints, facial image, iris image.

**SAFEGUARDS:**

Computerized records are maintained in a controlled area accessible only to authorized personnel. Physical entry is restricted by the use of locks and guards, and is permitted only to authorized personnel. Physical and electronic access is restricted to designated individuals requiring such access in the performance of official duties. Access to computerized data is restricted by use of common access cards (CACs), and is permitted only to users with authorized accounts. The system and electronic backups are maintained within controlled facilities that employ physical restrictions and safeguards, such as security guards, identification badges, key cards, and locks.

**RETENTION AND DISPOSAL:**

Records in this system will be retained and disposed of in accordance with the records schedule approved by the National Archives and Records Administration. In general, records in the Automated Biometric Identification System are destroyed seventy-five years after the end of the calendar year in which the record was submitted or last updated, or when they are no longer needed for military operations or DoD business functions, whichever is later.

**SYSTEM MANAGER(S) AND ADDRESS:**

Director, Defense Forensics and Biometrics Agency, 251 18th Street South, Suite 244, Arlington, VA 22202-3532.

**NOTIFICATION PROCEDURE:**

Individuals seeking to determine whether information about themselves is contained in this system should address written inquiries to Director, Defense Forensics and Biometrics Agency, 251 18th Street South, Suite 244, Arlington, VA 22202-3532.

The requester should provide full name, current address and telephone number, and signature.

In addition, the requester must provide a notarized statement or an unsworn declaration made in accordance with 28 U.S.C. 1746, in the following format:

If executed outside the United States: 'I declare (or certify, verify, or state)

under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on (date). (Signature).'

If executed within the United States, its territories, possessions, or commonwealths: 'I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct. Executed on (date). (Signature).'

**RECORD ACCESS PROCEDURES:**

Individuals seeking access to information about themselves contained in this system should address written inquiries to Director, Defense Forensics and Biometrics Agency, 251 18th Street South, Suite 244, Arlington, VA 22202-3532.

The requester should provide full name, current address and telephone number, and signature.

In addition, the requester must provide a notarized statement or an unsworn declaration made in accordance with 28 U.S.C. 1746, in the following format:

If executed outside the United States: 'I declare (or certify, verify, or state) under penalty of perjury under the laws of the United States of America that the foregoing is true and correct. Executed on (date). (Signature).'

If executed within the United States, its territories, possessions, or commonwealths: 'I declare (or certify, verify, or state) under penalty of perjury that the foregoing is true and correct. Executed on (date). (Signature).'

**CONTESTING RECORD PROCEDURES:**

The Army's rule for accessing records, contesting contents, and appealing initial agency determinations are contained in Army Regulation 340-21; 32 CFR part 505; or may be obtained from the system manager.

**RECORD SOURCE CATEGORIES:**

Information in this system may be provided by the individual; from Military Department, Combatant Command, and other DoD component systems; the Department of Justice, including the Federal Bureau of Investigation (FBI), the Department of Homeland Security, the Department of State, and foreign governments in accordance with applicable law, policy, agreements, and published routine uses.

**EXEMPTIONS CLAIMED FOR THE SYSTEM:**

Investigatory material compiled for law enforcement purposes may be exempt pursuant to 5 U.S.C. 552a(k)(2). However, if an individual is denied any right, privilege, or benefit for which he would otherwise be entitled by Federal law or for which he would otherwise be

eligible, as a result of the maintenance of such information, the individual will be provided access to such information except to the extent that disclosure would reveal the identity of a confidential source.

Exempt materials from other sources listed above may become part of the case records in this system of records. To the extent that copies of exempt records from other sources listed above are entered into these case records, the Department of the Army hereby claims the same exemptions, (j)(2) and (k)(2), for the records as claimed by the source systems, specifically to the extent that copies of exempt records may become part of these records from JUSTICE/FBI-019 Terrorist Screening Records System, the Department of the Army hereby claims the same exemptions for the records as claimed at their source (JUSTICE/FBI-019, Terrorist Screening Records System).

An exemption rule for this exemption has been promulgated in accordance with requirements of 5 U.S.C. 553(b)(1), (2), and (3), (c) and (e) and published in 32 CFR part 505. For additional information contact the system manager.

[FR Doc. 2015-03123 Filed 2-13-15; 8:45 am]

BILLING CODE 3710-08-P

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## DEPARTMENT OF ENERGY

[FE Docket No. 14-98-LNG]

### SCT&E LNG, LLC; Amendment of Notice of Application for Long-Term, Multi-Contract Authorization To Export Liquefied Natural Gas to Non-Free Trade Agreement Countries

**AGENCY:** Office of Fossil Energy, DOE.

**ACTION:** Amended notice of application and extension of comment period.

**SUMMARY:** The Office of Fossil Energy (FE) of the Department of Energy (DOE) is amending a notice of application filed by SCT&E LNG, LLC (SCT&E LNG) on July 24, 2014, and published in the *Federal Register* on December 19, 2014 (Notice).<sup>1</sup> The amended notice adds two environmental documents to the record in the SCT&E LNG docket. It also extends the Public Comment Period, ending February 17, 2015, by 20 days, to March 12, 2015, to ensure that interested parties have sufficient opportunity to review the documents in filing any protests, motions to intervene, notices of intervention, or written

comments in response to the Application.

**DATES:** The Public Comment Period, ending February 17, 2015, is extended by 20 days to March 12, 2015. Protests, motions to intervene or notices of intervention, as applicable, requests for additional procedures, and written comments are to be filed using procedures detailed in the Public Comment Procedures section of the Notice (79 FR 75796) no later than 4:30 p.m., Eastern time.

**ADDRESSES:** Interested persons may submit comments by any of the following methods:

#### Electronic Filing by Email

*fergas@hq.doe.gov.*

#### Regular Mail

U.S. Department of Energy (FE-34),  
Office of Oil and Gas Global Security  
and Supply, Office of Fossil Energy,  
P.O. Box 44375, Washington, DC  
20026-4375.

#### Hand Delivery or Private Delivery Services

U.S. Department of Energy (FE-34),  
Office of Oil and Gas Global Security  
and Supply, Office of Fossil Energy,  
Forrestal Building, Room 3E-042,  
1000 Independence Avenue SW.,  
Washington, DC 20585.

#### FOR FURTHER INFORMATION CONTACT:

Larine Moore or Marc Talbert, U.S.  
Department of Energy (FE-34), Office  
of Oil and Gas Global Security and  
Supply, Office of Fossil Energy,  
Forrestal Building, Room 3E-042,  
1000 Independence Avenue SW.,  
Washington, DC 20585, (202) 586-  
9478; (202) 586-7991.

Cassandra Bernstein, U.S. Department of  
Energy, Office of the Assistant  
General Counsel for Electricity and  
Fossil Energy, Forrestal Building,  
1000 Independence Avenue SW.,  
Washington, DC 20585,  
(202) 586-9793.

**SUPPLEMENTARY INFORMATION:** On December 19, 2014, DOE/FE gave notice of receipt of an application (Application), filed on July 24, 2014 (79 FR 75796). The Application, filed under section 3(a) of the Natural Gas Act (NGA), requests long-term, multi-contract authorization to export domestically produced liquefied natural gas (LNG) to any country with which the United States does not have a free trade agreement requiring national treatment for trade in natural gas and with which trade is not prohibited by U.S. law or policy (non-FTA countries). As set forth in the Notice, SCT&E LNG seeks authorization to export the LNG in

a volume up to 12 million metric tons per annum, which SCT&E LNG states is equivalent to approximately 1.6 billion cubic feet (Bcf) per day of natural gas (or 584 Bcf per year). SCT&E LNG seeks authorization to export the LNG by vessel from its proposed LNG terminal, which SCT&E LNG intends to construct, own, and operate on Monkey Island in the Calcasieu Ship Channel in Cameron Parish, Louisiana.<sup>2</sup>

In the prior Notice, DOE/FE invited protests, motions to intervene, notices of intervention, and written comments on the Application during a 60-day Public Comment Period, which is currently scheduled to close no later than 4:30 p.m., Eastern time, February 17, 2015. After publication of the Notice, however, DOE/FE determined that it had inadvertently omitted two environmental documents from the record in the SCT&E LNG docket that potentially bear on SCT&E LNG's requested authorization. Therefore, DOE/FE is amending one section of the Notice, entitled "DOE/FE Evaluation," to add the two documents identified below to the SCT&E LNG docket. Additionally, to provide interested parties with sufficient opportunity to review these documents in filing any protests, motions to intervene, notices of intervention, or written comments, DOE/FE is extending the comment period by 20 days. All other provisions and procedures of the Notice remain the same. The "DOE/FE Evaluation" section of the Notice is now amended to read as follows:

#### FDOE/FE Evaluation

The Application will be reviewed pursuant to section 3(a) of the NGA, 15 U.S.C. 717b(a), and DOE will consider any issues required by law or policy. To the extent determined to be relevant, these issues will include the domestic need for the natural gas proposed to be exported, the adequacy of domestic natural gas supply, U.S. energy security, and the cumulative impact of the requested authorization and any other LNG export application(s) previously approved on domestic natural gas supply and demand fundamentals. DOE may also consider other factors bearing on the public interest, including the impact of the proposed exports on the U.S. economy (including GDP, consumers, and industry), job creation, the U.S. balance of trade, and international considerations; and whether the authorization is consistent

<sup>1</sup> Dep't of Energy, SCT&E LNG, LLC: Application for Long-Term, Multi-Contract Authorization to Export Liquefied Natural Gas to Non-Free Trade Agreement Countries, 79 FR 75796 (Dec. 19, 2014).

<sup>2</sup> Additional details can be found in SCT&E LNG's Application, posted on the DOE/FE Web site at: <http://energy.gov/fe/downloads/scte-lng-llc-14-98-lng>.