of automated collection techniques or other forms of information technology. DATES: Consideration will be given to all comments received by July 1, 1996.

ADDRESSES: Written comments and recommendations on the proposed information collection should be sent to the Office of the Under Secretary of Defense (Personnel and Readiness), OASD (Force Management Policy/Military Personnel Policy/Compensation), ATTN: LTC William Foster, OASD(MPP)COMP, Pentagon Rm. 2B279, Washington, DC 20301–4000.

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 at (703) 693–1068.

Title, Associated Form, and OMB Number: Validation of Public or Community Service Employment Performed by Retired Personnel Retired Under the Temporary Early Retirement Authority (TERA) for Increased Retirement Compensation, DD Form 2676, OMB Number 0704–0357.

Needs and Uses: Public Law 102–484, Section 4464 required the Department of Defense to develop policy and procedures to validate and credit increased retirement compensation for qualifying public and community service employment performed by retired personnel of the Armed Forces under the early retirement program.

Affected Public:

- a. Individuals or Households.
- b. State, Local or Tribal Governments.
- c. Not-for-Profit Institutions.

  Annual Burden Hours: 800 hours.

  Number of Respondents: 4,800.

  Responses per Respondent: 1.

  Average Burden per Response: 10 minutes.

*Frequency:* On occasion annually thereafter.

# SUPPLEMENTARY INFORMATION:

**Summary of Information Collection** 

This information is needed to support the information collection requirements of Public Law 102–484 which established the Temporary Early Retirement Authority (TERA). TERA is a DoD force reduction tool. It authorizes Service members who are short of their 20 year retirement to accumulate credit by finding employment with local governments and non-profit organizations. The DD Form 2676 "Validation of Public or Community Service Employment" was developed as part of a systematic employment

reporting mechanism. Employers certify public or community service employment and retired members submit the employment validation form, DD Form 2676 to the Defense Manpower Data Center for processing.

Dated: April 24, 1996.
Patricia L. Toppings,
Alternate OSD Federal Register Liaison
Officer, Department of Defense.
[FR Doc. 96–10580 Filed 4–29–96; 8:45 am]
BILLING CODE 5000–04–M

### Department of the Air Force

Notice of Intent To Prepare an Environmental Assessment for the Disposal and Reuse of Ontario Air National Guard Station, Ontario, CA

The United States Air Force (Air Force) is issuing this notice to advise the public that the Air Force intends to prepare an Environmental Assessment (EA) to assess the potential environmental impacts of disposal and reuse of Ontario Air National Guard Station (ANGS), Ontario, California.

The EA will address the potential environmental impact of disposal of the property to public or private entities, as well as the potential environmental impact of all reasonable reuse alternatives.

To provide a forum for public officials and the community to provide information and comments, a scoping meeting will be held in Ontario, California, on May 2, 1996, and the scoping period will extend to 31 May 1996. Notice of the time and location of this meeting will be provided at a later date, and publicized in the community. The purpose of this meeting is to help identify issues that need to be assessed and discussed in the EA. During this meeting, the Air Force will discuss the proposal to dispose of Ontario ANGS, describe the process involved in preparing an EA, and ask for help in identifying alternative uses for Ontario ANGS and any significant environmental impacts that may result from its disposal by the Air Force. In soliciting disposal and reuse alternatives, the Air Force will consider all reasonable alternatives offered by any federal, state, or local government agency, and any federally-sponsored or private entity or individual.

To ensure sufficient time to adequately consider public comments concerning environmental issues and disposal and reuse alternatives to be included in the EA, the Air Force recommends that comments and reuse proposals be presented at the upcoming scoping meeting or forwarded to the

address listed below at the earliest possible date. The Air Force will, however, accept additional comments at any time during the environmental impact analysis process.

Please direct written comments or requests for further information concerning the Ontario ANGS disposal and reuse EA to: Mr. George Gauger, AFCEE/ECM, 3207 North Road, Brooks AFB, TX 78235–5363, 210/536–6545 or 210/536–3839.

Patsy J. Conner,

Air Force Federal Register Liaison Officer. [FR Doc. 96–10653 Filed 4–29–96; 8:45 am] BILLING CODE 3910–01–W

### **Defense Logistics Agency**

Finding of No Significant Impact for the Defense Logistics Agency Early Base Realignment and Closure (BRAC) Action

**AGENCY:** Defense Logistics Agency (DLA), Department of Defense. **ACTION:** Notice.

**SUMMARY:** The Defense Logistics Agency (DLA) prepared a programmatic environmental assessment pursuant to the Council on Environmental Quality Regulations (40 CFR Parts 1500-1508) for implementing the procedural provisions of the National Environmental Policy Act (42 U.S.C. 4321 et seq.) which evaluated the potential environmental and socioeconomic effects associated with realigning designated missions and personnel to enduring DLA activities pursuant to recommendations by the BRAC Commission and related discretionary action plans. The environmental assessment resulted in a finding of no significant environmental or socioeconomic impact.

EFFECTIVE: April 30, 1996.

FOR FURTHER INFORMATION CONTACT: Captain F.G. Leeder, USN, Staff Director, Public Affairs, Defense Logistics Agency, 8725 John J. Kingman Road, Suite 2533, Attn: CAAV, Ft. Belvoir, VA 22060–6220, (703) 767–6200.

**SUPPLEMENTARY INFORMATION:** In summary, the DLA proposed action, identified as the preferred alternative, is to:

- Disestablish the Defense Contract Management District (DCMD) South located in Marietta, GA, and redistribute its mission workload to the two enduring DCMDs, DCMD East in Boston, MA, and DCMD West in El Segundo, CA.
- Relocate the Defense Contract Management Command International

from Gentile Air Force Base, Dayton, OH, to the DLA complex at Fort Belvoir, VA

- Relocate the Defense Distribution Depot missions that remain after the disestablishment of the depots at Charleston, SC; Oakland, ČA; Pensacola, FL; and Tooele, UT, to the following receiving Defense Distribution Depots: Jacksonville, FL; San Joaquin, CA; San Diego, CA; Red River, TX; Norfolk, VA; Sesquehanna, PA; Barstow, CA; Puget Sound, WA; Cherry Point, NC, and Military services depot/supply activities at the Navy Trident Refit Facility, Kings Bay, GA; Naval Aviation Depot, North Island, San Diego, CA; and Sierra Army Depot, Herlong, CA, using existing facilities and materiel storage and procession capacity.
- Close the Defense Clothing Factory, Philadelphia, PA, and reassign the flag manufacturing mission, consisting of 21 personnel, to the Defense Personnel Support Center, already located on the same site.
- Disestablish the Defense Fuel Support Point, Escanaba, MI, and return the facility to the U.S. Air Force for disposal.
- Close 13 Defense Reutilization and Marketing Offices (DRMOs) located on closing military installations and relocate residual missions to the enduring DRMOs. Dispose of surplus and hazardous property by reutilization, transfer, donation, sale, or ultimate disposal (disposal service contract) prior to the DRMO relocation or disestablishment.

The only alternatives considered were the proposed action, which was the preferred alternative, and the no action alternative. No other alternatives were considered reasonable because of their inability to satisfy BRAC Commission directives or DLA mission requirements. Any other alternative would entail extensive renovation of existing facilities, leasing of off-base facilities, and/or construction of new facilities. Additionally, customer support would be diminished and costs to conduct business would be substantially increased.

The environmental assessment showed that implementing the proposed action would result in only minimal or no environmental or socioeconomic impact. A small but positive would be realized through a net reduction in DLA's consumption of natural resources, thereby lessening negative environmental effects associated with routine support of Armed Forces activities. Analysis of the consequences of the proposed action at the program level does not indicate the need for mitigation measures. Accordingly, an

Environmental Impact Statement will not be prepared.

A public comment period regarding the environmental assessment will begin at the time of publication of this notice and will conclude 30 days following. Copies of the environmental assessment are available for inspection at the address listed above. Interested parties may contact the DLA Public Affairs Office at (703) 767–6200.

Dated: April 24, 1996.

Jan B. Reitman,

Staff Director (Environmental and Safety Policy).

[FR Doc. 96–10609 Filed 4–29–96; 8:45 am] BILLING CODE 3620–01–M

## **DEPARTMENT OF ENERGY**

# Federal Energy Regulatory Commission

[Docket No. ER96-1150-000]

## Wheeled Electric Power Company; Notice of Issuance of Order

April 25, 1996.

On February 23, 1996, as amended March 18, 1996, Wheeled Electric Power Company (WEPC) submitted for filing a rate schedule under which WEPC will engage in wholesale electric power and energy transactions as a marketer. WEPC also requested waiver of various Commission regulations. In particular, WEPC requested that the Commission grant blanket approval under 18 CFR Part 34 of all future issuances of securities and assumptions of liability by WEPC.

On April 17, 1996, pursuant to delegated authority, the Director, Division of Applications, Office of Electric Power Regulation, granted requests for blanket approval under Part 34, subject to the following:

Within thirty days of the date of the order, any person desiring to be heard or to protest the blanket approval of issuances of securities or assumptions of liability by WEPC should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214).

Absent a request for hearing within this period, WEPC is authorized to issue securities and assume obligations or liabilities as a guarantor, indorser, surety, or otherwise in respect of any security of another person; provided that such issuance or assumption is for some lawful object within the corporate

purposes of the applicant, and compatible with the public interest, and is reasonably necessary or appropriate for such purposes.

The Commission reserves the right to require a further showing that neither public nor private interests will be adversely affected by continued approval of WEPC's issuances of securities or assumptions of liability.

Notice is hereby given that the deadline for filing motions to intervene or protests, as set forth above, is May 17, 1996.

Copies of the full text of the order are available from the Commission's Public Reference Branch, 888 First Street, N.E. Washington, D.C. 20426.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 96–10635 Filed 4–29–96; 8:45 am] BILLING CODE 6717–01–M

#### [Docket No. EG96-59-000, et al.]

# Enpak Power (Private) Company, et al.; Electric Rate and Corporate Regulation Filings

April 22, 1996.

Take notice that the following filings have been made with the Commission:

1. Enpak Power (Private) Company [Docket No. EG96–59–000]

On April 18, 1996, Enpak Power (Private) Company ("Enpak"), with its principal office at Nasr Chambers, Block 19, Markaz F–7, Islamabad, Pakistan, filed with the Federal Energy Regulatory Commission an application for determination of exempt wholesale generator status pursuant to Part 365 of the Commission's Regulations.

Enpak states that it is a private unlimited liability company organized under the laws of the Islamic Republic of Pakistan. Enpak will be engaged directly and exclusively in owning an approximately 782 MW fuel oil-fired electric generating facility located in the Province of Punjab, Pakistan. Electric energy produced by the facility will be sold at wholesale to the Water and Power Development Authority, a Pakistan statutory entity that is the largest electric power supplier in the Province of Punjab. Enpak may, in the future, sell electricity at retail in a foreign country, although no such sales are presently contemplated. In no event will any electric energy be sold to consumers in the United States.

Comment date: May 14, 1996, in accordance with Standard Paragraph E at the end of this notice. The Commission will limit its consideration