A. An eligible member's dependents who would otherwise be eligible to receive health care in a military treatment facility under 10 U.S.C. 1072(a)(2) if the eligible member was still on active duty will remain eligible for such health care in the same manner from a military treatment facility during the applicable period of eligibility listed below.

B. An eligible member's dependents who would otherwise be eligible to receive health care from civilian facilities or providers under 10 U.S.C. 1079(a) if the eligible member was still on active duty will remain eligible for such health care from civilian facilities or providers under the same rates and conditions during the applicable period of eligibility listed below.

The period of eligibility for dependents under this Demonstration, beginning on the date on which the member is separated, is as follows:

A. For members separated with less than six years of active service, 60 days.

B. For members separated with six or more years of active service, 120 days.

The demonstration project is designed to test an approach for addressing the potential inequity where departing service member health care eligibility is intact but not comparable eligibility for their dependents. The Department's effective response to potential disruption or loss of access to medical care for dependents requires careful review of operational and administrative mechanisms that can ease this hardship during the transition from active duty to civilian status. The demonstration of covering dependents of separating service members is proposed for the purpose of:

A. Assessing the facility for the MHS to provide extended health care coverage for dependents.

B. Determining whether the 60 or 120 days of health care eligibility for dependents is cost-effective, necessary, and beneficial to DoD.

C. Minimizing the uncertainty associated with the transition of separating members to civilian status.

D. Identifying any extraordinary outof-pocket expenses for dependents.

E. Identifying potential problems associated with the transition process in regards to impaired access, beneficiary satisfaction, and adequacy of providers.

The military departments and Coast Guard will identify beneficiaries eligible for this demonstration program. Eligibility information will be transmitted by the military departments and the Coast Guard to the Defense Manpower Data Center that will establish and maintain beneficiary eligibility data as the Defense Enrollment and Eligibility Record System (DEERS). TRICARE Management Activity (TMA) will notify the managed care support care contractors of this change. DoD's objective is to achieve a level of participation sufficient to test new strategies and will conduct this demonstration worldwide. Demonstration participants will include dependents of separated service members who remain eligible for TRICARE under DoD's transitional health care program. Demonstration participants are eligible for enrollment in TRICARE Prime.

This support is an important element in the welfare of service members and their dependents called to a significant and immediate change in life circumstances. It will prevent undue financial hardships for departing service members and their families during transition from military to civilian life. Information and experience gained as part of this demonstration will provide the foundation for longer-term solutions in the event of future reserve activation or an increase in military forces.

## **B. Description of Demonstration Project**

(1) Location of Project: The number of service members routinely separated from active duty coupled with the demobilization of over 73,000 reservists and national guardsmen in support of Enduring Freedom and Noble Eagle will result in the demand for transitional health care services in many geographical areas in CONUS and overseas. Therefore, to achieve a level of participation sufficient to test new strategies, this demonstration will occur nationwide.

(2) *Project Components:* The Demonstration will cover all health care services rendered to eligible beneficiaries beginning January 1, 2002.

Dated: June 6, 2002.

## Patricia L. Toppings,

Alternate OSD Federal Register Liaison Officer, Department of Defense. [FR Doc. 02–14708 Filed 6–11–02; 8:45 am] BILLING CODE 5001–08–P

## DEPARTMENT OF DEFENSE

#### Office of the Secretary

Defense Intelligence Agency, Advisory Board, Standing Committee of Emerging Chemical and Biological Technology Advisory Committee of Experts Close Panel Meeting

**AGENCY:** Department of Defense, Defense Intelligence Agency. **ACTION:** Notice. **SUMMARY:** Pursuant to the provisions of Subsection (d) of Section 10 of Public Law 92–463, as amended by Section 5 of Public Law 92–409, notice is hereby given that a closed meeting of the DIA Advisory Board, Standing Committee on Emerging Chemical and Biological Technology Advisory Committee of Experts was held as follows:

**DATES:** 5 & 6 June 2002 (0800am–1700pm).

ADDRESSES: Washington, DC 20009.

FOR FURTHER INFORMATION CONTACT: Mr. Jack A. McNulty, Director, DIA Advisory Board, Standing Committee on Emerging Chemical and Biological Technology Advisory Committee of Experts, Washington, DC 20340–1328, (202) 231–3507.

**SUPPLEMENTARY INFORMATION:** The entire meeting was devoted to the discussion of classified information as defined in Section 552b(c)(I), Title 5 of the United States Code, and therefore was closed to the public. The Board received briefings on and discussed several current critical intelligence issues and advised the Director, DIA, on related scientific and technical matters.

Dated: June 6, 2002.

## Patricia L. Toppings,

Alternate OSD Federal Register Liaison Officer, Department of Defense. [FR Doc. 02–14705 Filed 6–11–02; 8:45 am] BILLING CODE 5001–08–M

## DEPARTMENT OF DEFENSE

#### Office of the Secretary

#### **Defense Science Board**

**AGENCY:** Department of Defense. **ACTION:** Notice of advisory committee meeting.

**SUMMARY:** The Defense Science Board (DSB) Task Force on B–52 Re-Engining will meet in closed session on June 25, 2002, at the Institute for Defense Analysis, 4850 Mark Center Drive, Alexandria, VA. This Task Force will review and advise on key aspects of the policy and technology issues associated with re-engining the USAF B–52 fleet.

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. At this meeting, the Defense Science Board Task Force will review the Department's policy and technology associated with re-engining the B–52 fleet. Re-engining has been undertaken for several weapons systems in the recent past, to include the KC–135 tanker fleet, and currently, the RC-135 fleet. Given the projected retention of the B-52 for several decades into the future, the Task Force will examine and assess the operational and supportability of B-52 re-engining from the perspectives of: Effective operational weapons system employment, to include tanker demands; efficient ground and flight operations, to include fuel consumption factors; engine reliability and systems performance; technical and supportability risks of remaining with the TF-33 engine for future decades; streamlined support concepts from a best value viewpoint, to include total contractor support options; implementation issues, to include conventional as well as innovative acquisition and financing options; contracting and legal considerations-to include termination issues; and affordability of re-engining as compared to life extension concepts.

In accordance with section 10(d) of the Federal Advisory Committee Act, Pub. L. No. 92–463, as amended (5 U.S.C. App. II), it has been determined that this Defense Science Board Task Force meeting concerns matters listed in 5 U.S.C. 552b(c)(1) and that, accordingly, the meeting will be closed to the public.

Dated: June 6, 2002.

## Patricia L. Toppings,

Alternate OSD Federal Register Liaison Officer, Department of Defense. [FR Doc. 02–14706 Filed 6–11–02; 8:45 am]

BILLING CODE 5001–08–M

## DEPARTMENT OF DEFENSE

## **Department of the Air Force**

Acceptance of Group Application Under Public Law 95–202 and Department of Defense Directive (DoDD) 1000.20 "Uniformed Aviation Industry Contract Technical Specialists Assigned to Extended Duty at Ladd Field, AK, To Test Army Air Force Airplanes as Part of the Cold Weather Test Detachment From February 1, 1942, Through February 22, 1944"

Under the provisions of Section 401, Public Law 95–202 and DoD Directive 1000.20, the Department of Defense Civilian/Military Service Review Board has accepted an application on behalf of the group known as: "Uniformed Aviation Industry Contract Technical Specialists Assigned to Extended Duty at Ladd Field, Alaska, to Test Army Air Force Airplanes as Part of the Cold Weather Test Detachment from February 1, 1942, through February 22, 1944." Persons with information or documentation pertinent to the determination of whether the service of this group should be considered active military service to the Armed Forced of the United States are encouraged to submit such information or documentation within 60 days to the DoD Civilian/Military Service Review Board, 1535 Command Drive, EE-Wing, 3rd Floor, Andrews AFB, MD 20762– 7002. Copies of documents or other materials submitted cannot be returned.

## Pamela D. Fitzgerald,

Air Force Federal Register Liaison Officer. [FR Doc. 02–14725 Filed 6–11–02; 8:45 am] BILLING CODE 5001–05–P

## DEPARTMENT OF DEFENSE

## Department of the Air Force

## HQ USAF Scientific Advisory Board

**AGENCY:** Department of the Air Force, DoD.

**ACTION:** Notice of meeting.

**SUMMARY:** Pursuant to Public Law 92–463, notice is hereby given of the forthcoming meeting of the PBA Study Panel Chairs. The study results also will be briefed to the Chief of Staff of the Air Force (CSAF) during this period. Much of the discussion and work will be carried on at the Top Secret and SCI levels, and the studies will also be discussing substantial amounts of contractor-proprietary information. The meeting will be closed to the public in accordance with Section 552b of Title 5, USC, specifically subparagraphs (c)(1) and (4) thereof.

DATES: 17–28 June 2002.

**ADDRESSES:** The Arnold and Mabel Beckman Center, Irvine, CA.

**FOR FURTHER INFORMATION CONTACT:** The Air Force Scientific Advisory Board Secretariat at (703) 697–4811.

Pamela D. Fitzgerald, Air Force Federal Register Liaison Officer. [FR Doc. 02–14726 Filed 6–11–02; 8:45 am] BILLING CODE 5001–05–P

#### DEPARTMENT OF DEFENSE

## Department of the Army

# Privacy Act of 1974; System of Records

**AGENCY:** Department of the Army, DoD. **ACTION:** Notice to alter a system of records. **SUMMARY:** The Department of the Army is altering a system of records notice in its existing inventory of record systems subject to the Privacy Act of 1974, (5 U.S.C. 552a), as amended.

The alteration consists of adding a new category of individuals covered, a new category of records, and a new purpose for the information being collected on the Vietnam War Era Service Survey Questionnaire.

**DATES:** This proposed action will be effective without further notice on July 12, 2002 unless comments are received which result in a contrary determination.

ADDRESSES: Records Management Division, U.S. Army Records Management and Declassification Agency, ATTN: TAPC–PDD–RP, Stop 5603, 6000 6th Street, Ft. Belvoir, VA 22060–5603.

FOR FURTHER INFORMATION CONTACT: Ms. Janice Thornton at (703) 806–4390 or DSN 656–4390 or Ms. Christie King at (703) 806–3711 or DSN 656–3711.

**SUPPLEMENTARY INFORMATION:** The Department of the Army systems of records notices 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 proposed system report, as required by 5 U.S.C. 552a(r) of the Privacy Act of 1974, as amended, was submitted on May 14, 2002, to the House Committee on 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 6427).

Dated: June 6, 2002.

#### Patricia L. Toppings,

Alternate OSD Federal Register Liaison Officer, Department of Defense.

## A0870-5 DAMH

#### SYSTEM NAME:

Army History Files (February 22, 1993, 58 FR 10002).

#### CHANGES:

\* \* \*

## CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Add to entry "; and individuals who respond to the Army's Vietnam War Era Service Survey Questionnaire."