Comment 11: There was a concern regarding the seller of a company being held responsible for a period of time when a company has been sold.

Response: We removed the requirement for the seller to have responsibility after the sale. MTMC will require the new owner to certify their acceptance of the carrier's liabilities and obligations.

Comment 12: Carriers want to submit a combined or consolidated financial statement.

Response: We will only accept standalone financial statements in the name of the company that holds the approval. MTMC continues to believe that carriers should qualify on their own strength and merit (i.e., company, can stand independently). However, for reporting purposes, a carrier may submit one document that reflects several companies separate financial information, as long as the financial information is reported on each individual company's name and reflects that company's account information. Each individual company must meet the ratio minimums as detailed in this document. In other words, we want to see the health of the individual companies. MTMC will not accept truly consolidated reports where there is no separation from one company to another.

Paperwork Reduction Act.

The Paperwork Reduction Act, 44 U.S.C. 3501 et seq., does not apply because no new information requirements or records keeping responsibilities are imposed on offerors, contractors, or members of the public.

Regulatory Flexibility Act.

This change is related to public contracts and is designed to streamline and strengthen the DOD personal property carrier qualification program. This change is not considered rulemaking within the meaning of the Regulatory Flexibility Act, 5, U.S.C. 601–612.

Patricia K. Hunt.

Col. USAF, DCS, Passenger and Personal Property.

[FR Doc. 02–6582 Filed 3–18–02; 8:45 am] **BILLING CODE 3710–08–M**

DEPARTMENT OF DEFENSE

Department of the Army

Intent To Grant an Exclusive License of a U.S. Government-Owned Patent

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

SUMMARY: In accordance with 35 U.S.C. 209(e) and 37 CFR 404.7(a)(I)(i), announcement is made of the intent to grant an exclusive, royalty-bearing, revocable license to U.S. patent application number 09/961,405 filed September 25, 2001, and PCT application number PCT/US01/29848 filed September 25, 2001, entitled "Critical Care Platform for Litters" to Impact Instrumentation, Inc. with its principal place of business at 27 Fairfield Pl., West Caldwell, NJ 07006. ADDRESSES: Commander, U.S. Army

ADDRESSES: Commander, U.S. Army Medical Research and Material Command, ATTN: Command Judge Advocate, MCMR–JA, 504 Scott Street, Fort Detrick, Frederick, Maryland 21702–5012.

FOR FURTHER INFORMATION CONTACT: For patent issues, Ms. Elizabeth Arwine, Patent Attorney, (301) 619–7808. For licensing issues, Dr. Paul Mele, Office of Research & Technology Assessment, (301) 619–6664, both at telefax (301) 619–5034.

SUPPLEMENTARY INFORMATION: Anyone wishing to object to the grant of this license has to file written objections along with supporting evidence, if any, by April 3, 2002. Written objections are to be filed with the Command Judge Advocate, U.S. Army Medical Research and Materiel Command, 504 Scott Street, Fort Detrick, Maryland 21702–5012.

Luz D. Ortiz,

Army Federal Register Liaison Officer. [FR Doc. 02–6581 Filed 3–18–02; 8:45 am] BILLING CODE 3710–08–M

DEPARTMENT OF DEFENSE

Department of the Army

Privacy Act of 1974; System of Records

AGENCY: Department of the Army, DoD. **ACTION:** Notice to Amend a System of Records.

SUMMARY: The Department of the Army is amending a system of records notice in its existing inventory of records systems subject to the Privacy Act of 1974.

DATES: This proposed action will be effective without further notice on April 18, 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 specific changes to the records system being amended are set forth below followed by the notice, as amended, published in its entirety. 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 system report.

Dated: March 13, 2002.

L.M. Bynum,

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

A0600-8 ARPC

SYSTEM NAME:

Individual Ready, Standby, and Retired Reserve Personnel Information System (December 23, 1997, 62 FR 67055).

CHANGES:

* * * * *

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Delete entry and replace with 'Members of the U.S. Army Reserve in the categories of Individual Ready Reserve, Standby and Retired Reserve assigned to a reserve unit and not serving on extended active duty in an entitled reserve status.'

CATEGORIES OF RECORDS IN THE SYSTEM:

Delete entry and replace with 'Military occupational specialty data; qualification records, application for appointments, voluntary reduction; award recommendations, academic reports; retirement points, transcripts of military records efficiency reports; change of name; birth certificates, citizenship statements and status; absence without leave and desertion records; FBI reports; transcripts of military records; waiver of disqualifications, efficiency appeals; promotions, reductions, recommendations, approvals and declinations, announcements, notifications, pay entitlements, and other military service data.'

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

Delete entry and replace with '10 U.S.C. 3013, Secretary of the Army; Army Regulation 135-18, The Active Guard Reserve (AGR) Program; Army Regulation 135-91, Service Obligations, Methods of Fulfillment Participation Requirements and Enforcement Procedures; Army Regulation 135-100, Appointment of Commissioned and Warrant Officers of the Army; Army Regulation 135–133, Ready Reserve Screening Qualification Records System, and Change of Address Reports; Army Regulation 135-155, Promotion of Commissioned Officers and Warrant Officers other than General Officers; Army Regulation 135–75, Separation of Officers; Army Regulation 140-10, Assignments, Attachments, Details and Transfers; Army Regulation 140–111, U.S. Army Reserve Reenlistment Programs; Army Regulation 140-158, Enlisted Personnel Classification, Promotion and Reduction; Army Regulation 140-185, Training and Retirement Point Credits and Unit Level Strength Accounting Records; and E.O. 9397 (SSN).

STORAGE:

Delete entry and replace with 'Optical digital imagery, computer output microfiche, computer magnetic tapes and discs, selected data stored on platters, disc fiche and electronic storage media.'

SAFEGUARDS:

Delete entry and replace with 'Records or maintained in secured buildings and are accessed only by authorized personnel who are trained and cleared for access, in the performance of their duties. Established procedures for the control of computer access are in place and periodically reviewed and updated to prevent unwarranted access."

RETENTION AND DISPOSAL:

Delete entry and replace with 'Reserve component evaluations, reserve officer promotion eligibility rosters, reserve officer and enlisted centralized and semi-centralized selection board reporting files destroy after 2 years. Reserve enlisted promotion eligibility rosters destroy after 1 year. Reserve officer numerical promotion lists destroy upon separation of soldier or when superseded or obsolete. Active duty for special work files maintain until funds are disbursed or when no longer needed. Reserve officer nominations and confirmation files are permanent. Equivalent training

authorization approvals maintain for 5 years then destroy. Reserve officer career management files are forwarded to the appropriate personnel section if, individual transfers within the Army Reserves, enters on active duty or the National Guard, upon final separation from the Army Reserves destroy."

A0600-8 ARPC

SYSTEM NAME:

Individual Ready, Standby, and Retired Reserve Personnel Information System.

SYSTEM LOCATION:

U.S. Army Reserve Personnel Center, 1 Reserve Way, St. Louis, MO 63132– 5200.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

Members of the U.S. Army Reserve in the categories of Individual Ready Reserve, Standby and Retired Reserve assigned to a reserve unit and not serving on extended active duty in an entitled reserve status.

CATEGORIES OF RECORDS IN THE SYSTEM:

Military occupational specialty data; qualification records, application for appointments, voluntary reduction; award recommendations, academic reports; retirement points, transcripts of military records efficiency reports; change of name; birth certificates, citizenship statements and status; absence without leave and desertion records; FBI reports; transcripts of military records; waiver of disqualifications, efficiency appeals; promotions, reductions, recommendations, approvals and declinations, announcements, notifications, pay entitlements, and other military service data.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:

10 U.S.C. 3013, Secretary of the Army; Army Regulation 135-18, The Active Guard Reserve (AGR) Program; Army Regulation 135-91, Service Obligations, Methods of Fulfillment Participation Requirements and Enforcement Procedures; Army Regulation 135-100, Appointment of Commissioned and Warrant Officers of the Army; Army Regulation 135–133, Ready Reserve Screening Qualification Records System, and Change of Address Reports; Army Regulation 135-155, Promotion of Commissioned Officers and Warrant Officers other than General Officers; Army Regulation 135-75, Separation of Officers; Army Regulation 140–10, Assignments, Attachments, Details and Transfers; Army Regulation 140-111,

U.S. Army Reserve Reenlistment Programs; Army Regulation 140–158, Enlisted Personnel Classification, Promotion and Reduction; Army Regulation 140–185, Training and Retirement Point Credits and Unit Level Strength Accounting Records; and E.O. 9397 (SSN).

PURPOSE(S):

To maintain personnel data on members assigned to individual ready, standby, and retired Army Reserves; to select and order individuals to military active duty training, to identify personnel for promotion; to determine those not qualified for retention in the reserve forces; to issue annual statement of retirement credits; to select qualified members for potential assignment to active Army units and reserve component units in the event of mobilization.

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

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

STORAGE:

Optical digital imagery, computer output microfiche, computer magnetic tapes and discs, selected data stored on platters, disc fiche and electronic storage media.

RETRIEVABILITY:

By individual's name and Social Security Number.

SAFEGUARDS:

Records or maintained in secured buildings and are accessed only by authorized personnel who are trained and cleared for access, in the performance of their duties. Established procedures for the control of computer access are in place and periodically reviewed and updated to prevent unwarranted access.

RETENTION AND DISPOSAL:

Reserve component evaluations, reserve officer promotion eligibility rosters, reserve officer and enlisted centralized and semi-centralized selection board reporting files destroy after 2 years. Reserve enlisted promotion eligibility rosters destroy after 1 year. Reserve officer numerical promotion lists destroy upon separation of soldier or when superseded or obsolete. Active duty for special work files maintain until funds are disbursed or when no longer needed. Reserve officer nominations and confirmation files are permanent. Equivalent training authorization approvals maintain for 5 years then destroy. Reserve officer career management files are forwarded to the appropriate personnel section if, individual transfers within the Army Reserves, enters on active duty or the National Guard, upon final separation from the Army Reserves destroy.

SYSTEM MANAGER(S) AND ADDRESS:

Commander, U.S. Army Reserve Personnel Center, 1 Reserve Way, St. Louis, MO 63132–5200.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether information about themselves is contained in this system should address written inquiries to the Commander, U.S. Army Reserve Personnel Center, 1 Reserve Way, St. Louis, MO 63132–5200.

For verification purposes, individual should provide full name, Social Security Number, current address and telephone number, and signature.

RECORD ACCESS PROCEDURES:

Individuals seeking access to information about themselves contained in this system should address written inquiries to the Commander, U.S. Army Reserve Personnel Center, 1 Reserve Way, St. Louis, MO 63132–5200.

For verification purposes, individual should provide full name, Social Security Number, current address and telephone number, and signature.

CONTESTING RECORD PROCEDURES:

The Army's rules for accessing records, and for 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:

From the Official Military Personnel File and the Military Personnel Records Jacket.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

[FR Doc. 02–6545 Filed 3–18–02; 8:45 am]
BILLING CODE 5001–08–P

DEPARTMENT OF DEFENSE

Department of the Army; Corps of Engineers

Intent To Prepare a Draft Supplemental Final Environmental Impact Statement, Portland District, Columbia and Lower Willamette Rivers Federal Navigation Channel Improvements, Oregon and Washington

AGENCY: Department of the Army, U.S. Army Corps of Engineers, DoD.

ACTION: Notice of intent.

SUMMARY: The U.S. Army Corps of Engineers (Corps), Portland District, intends to prepare a supplement to the Final Integrated Feasibility Report/ Environmental Impact Statement (IFR/ EIS Supplement) for the Columbia and Lower Willamette Rivers Federal Navigation Channel, Oregon and Washington. The final IFR/EIS, which was published in 1999, identified a plan of action to deepen the Columbia and Lower Willamette Federal navigation project by 3 feet, and construct ecosystem restoration features. This supplement will address new information that has been developed since the 1999 report, including information that resulted from the **Endangered Species Act consultation** with National Marine Fisheries Service and US Fish and Wildlife Service and for water quality certification.

The IFR/EIS is being supplemented to add new information that has been generated since the final report in 1999. It will include information from the recently transmitted biological assessment prepared by the Corps for the National Marine Fisheries Service and US Fish and Wildlife Service. Several additional ecosystem restoration features are proposed to be implemented to benefit the recovery of listed threatened and endangered fish. As a result of these actions the lower river disposal plan will be re-evaluated to shift from ocean disposal at the Deep Water disposal site to creation of ecosystem restoration features in the estuary. The construction volumes will also be updated utilizing December 2001 and January 2002 hydrographic surveys. Other items will be updated from a cost perspective due to new information collected since 1999, including a reduction in rock excavation and utility relocations. Project economics will be re-examined to evaluate the sensitivity of the fleet and commodity forecasts in the EIS When the costs and benefits are re-examined the benefit-to-cost ratio will be reevaluated.

The alternatives under consideration are the same as those measures evaluated in the 1999 IFR/EIs. Elements of the plan of action may include dredging of sands, rock removal by mechanical means as well as blasting, disposal of material at in-water, shoreline and upland disposal sites, and ecosystem restoration features. Information updates will include the disposal plan in the lower river, and new ecosystem restoration proposals. This plan will shift disposal material from ocean disposal at the Deep Water disposal site to creation of the restoration features in the estuary.

FOR FURTHER INFORMATION CONTACT: Please contact Mr. Robert E. Willis, Chief, Environmental Resources Branch, US Army Corps of Engineers, Portland District, CENWP-PM-E, PO Box 2946, Portland, OR 92708–2946, phone (503)

808-4760.

SUPPLEMENTARY INFORMATION: The proposed action is being considered under the authority of resolution of the House of Representatives, Committee on Public Works and Transportation, adopted August 3, 1989. The action ultimately may involve some measures similar to those selected in 1999. The Supplement will identify a plan of action which (1) evaluates the specific engineering, environmental, and economic effects of proposed alternatives for improving the authorized channel as compared to the without-project condition (no action alternative); (2) identifies a plan which maximizes National Economic Development (NED) benefits while protecting environmental resources in accordance with Federal laws and statutes; (3) recommends a plan for construction if economic, environmental, and engineering justification is met and the plan is supported by the sponsor. Alternatives being considered to the proposed action are the same as those analyzed in the 1999 report. The Supplement will consider information gained from the expert panel held during the consultation process and data collection for smelt and sturgeon conducted in conjunction with the Federal and State resource agencies. Based on preliminary consideration to date, the following have been some of the significant issues requiring analysis in the Supplement: smelt, sturgeon, Dungeness crab concerns, wetlands and mitigation required due to wetland losses. The Corps welcomes input to the Supplement from affected Federal, State and local agencies, Indian tribes, and other interested organizations and parties. The Environmental Protection