CORPORATION FOR NATIONAL AND COMMUNITY SERVICE

Privacy Act of 1974; System of Records

AGENCY: Corporation for National and Community Service.

ACTION: Notice of new system of records.

SUMMARY: In accordance with the Privacy Act of 1974, as amended, the Office of External Affairs of the Corporation for National and Community Service (operating as AmeriCorps) proposes to establish a new system of records titled “CNCS–05–OEA–SNPE Social Network and Public Engagement System of Records.” This system of records allows AmeriCorps to maintain information that individuals share voluntarily with AmeriCorps when they engage in activities promoted by AmeriCorps or interact with AmeriCorps via social networks. It also allows AmeriCorps to retain individuals’ user account information, when login is required for access to the services provided by AmeriCorps’ websites.

DATES: You may submit comments on or before June 12, 2023. Unless timely comments are received that would require a revision, this new system of records will become effective on June 12, 2023.

ADDRESSES: You may submit comments identified by system name and number by any of the following methods:

1. Electronically through regulations.gov. Once you access regulations.gov, find the web page for this SORN by searching for CNCS–05–OEA–SNPE. Follow the instructions on the website for submitting comments.

2. By email at privacy@cns.gov.

3. By mail: AmeriCorps, Attn: Bilal Razzaq, Chief Privacy Officer, OIT, 250 E Street SW, Washington, DC 20525.

4. By hand delivery or courier to AmeriCorps at the address for mail between 9:00 a.m. and 4:00 p.m. Eastern Standard Time, Monday through Friday, except for Federal holidays. Please note that all submissions received may be posted without change to regulations.gov, including any personal information. Commenters should be careful to include in their comments only information that they wish to make publicly available.

FOR FURTHER INFORMATION CONTACT: If you have general questions about the system of records, please contact ZhuoHong Liu at zliu@cns.gov, by phone at 202–938–7868, or mail them to the address in the ADDRESSES section above. Please include the system of records’ name and number.

SUPPLEMENTARY INFORMATION:

I. Background

In accordance with the Privacy Act of 1974, 5 U.S.C. 552a, AmeriCorps’ Office of External Affairs proposes to establish a new agency-wide system of records titled “CNCS–05–OEA–SNPE Social Network and Public Engagement System of Records.” This system will help AmeriCorps interact with the public in meaningful ways, encourage the wide sharing of information about AmeriCorps’ programs, promote public engagement in AmeriCorps’ programs, and recruit more volunteers to participate in community service. The information will also be used for program analytics and administrative purposes to ensure quality control, performance, and improve program management processes.

II. Privacy Act

The Privacy Act codifies fair information practice principles in a statutory framework governing the means by which Federal Government agencies collect, maintain, use, and disseminate individuals’ records. The Privacy Act applies to information that is maintained in a “system of records.” A “system of records” is a group of any records under the control of an agency from which information is retrieved by the name of an individual or by some identifying number, symbol, or other identifying particular assigned to the individual. In the Privacy Act, an individual is defined to encompass U.S. citizens and lawful permanent residents.

AmeriCorps will share information from the system in accordance with the requirements of the Privacy Act. A full list of routine uses is included in the routine uses section of the document published with this notice.

In accordance with 5 U.S.C. 552a(r), AmeriCorps has provided a report of this system of records to the Office of Management and Budget and to Congress.


SYSTEM NAME AND NUMBER:


SECURITY CLASSIFICATION:

Unclassified.

SYSTEM LOCATION:

This system of record is maintained by the Office of External Affairs, Department of Chief Executive Officer, AmeriCorps, 250 E Street SW, Washington, DC 20525.

SYSTEM MANAGER(S):

(1) Deputy Director, Office of External Affairs, Department of Chief Executive Officer, 250 E Street SW, Washington, DC 20525; (2) Administrative Officer, Office of External Affairs, Department of Chief Executive Officer, 250 E Street SW, Washington, DC 20525.

AUTHORITY FOR MAINTENANCE OF THE SYSTEM:


PURPOSE(S) OF THE SYSTEM:

The information is being collected in the system to support AmeriCorps’ external interactions concerning its programs. The Agency uses social network platforms and its websites to increase its collaboration and transparency with the public, as well as with employees, members, grantees, contractors, and others who are interested in AmeriCorps’ programs and services. The system will enable AmeriCorps to effectively expand its public outreach, interact with the public in meaningful ways, and encourage wide sharing of information about AmeriCorps’ programs. AmeriCorps will also use the information for program analytics, program segmentation research, and administrative purposes to ensure quality control, program performance, and improving management processes.

CATEGORIES OF INDIVIDUALS COVERED BY THE SYSTEM:

The system contains records about these categories of individuals: users of social networks who interact with AmeriCorps through the Agency’s website, or through various social network outlets, including but not limited to third-party sites, services such as Meta, YouTube, LinkedIn, or other social media platforms. Other covered individuals may include those who sign on to various parts of AmeriCorps’ website with a user identity, including but not limited to...
sites and services such as Meta and Twitter. These may be public
individuals, members and grantees of
AmeriCorps programs, and AmeriCorps
employees and contractors.

CATEGORIES OF RECORDS IN THE SYSTEM:

This may include name, username,
email address, IP addresses, location,
passwords, authentication, business
affiliation, demographic information,
videos, photos, shipment address when
the public individual requests free
program promotion materials from
AmeriCorps website, and other general
user information.

RECORD SOURCE CATEGORIES:

The information in the records is
obtained from individuals who
voluntarily interact with AmeriCorps
through its website or social network
sites and services, or who engage in the
public outreach programs run by
AmeriCorps’ Office of External Affairs.

ROUTINE USES OF RECORDS MAINTAINED IN THE
SYSTEM, INCLUDING CATEGORIES OF USERS AND
PURPOSES OF SUCH USES:

In addition to those disclosures
generally permitted under 5 U.S.C.
552a(b), all or a portion of the records
or information contained in this system
of records may be disclosed outside of
AmeriCorps as a routine use pursuant to
5 U.S.C. 552a(b)(3) under the
circumstances or for the purposes
described below, to the extent such
disclosures are compatible with the
purposes for which the information was
collected:

A. To the U.S. Department of Justice
(DOJ), including the U.S. Attorneys
Offices, or other Federal agencies
conducting litigation or proceedings
before any court, adjudicative, or
administrative body, when it is relevant
or necessary to the litigation or
proceeding and one of the following is
a party to the litigation or has an interest
in such litigation:

(1) AmeriCorps;

(2) Any employee or former employee
of AmeriCorps in his/her official
capacity;

(3) Any employee or former employee
of AmeriCorps in his/her individual
capacity, but only when DOJ or
AmeriCorps has agreed to represent the
employee; or

(4) The United States or any agency
thereof.

B. To a congressional office in
response to an inquiry from that
congressional office which is made at
the request of the individual to whom
the record pertains.

C. To the National Archives and
Records Administration or General
Services Administration, pursuant to
records management inspections
conducted under the authority of 44

D. To an agency or organization for
the purpose of performing audit or
oversight operations as authorized by
law, but only such information as is
necessary and relevant to the audit or
oversight function.

E. To the Executive Office of the
President in response to an inquiry from
that office made at the request of the
subject of a record, or a third party on
that person’s behalf, or for a purpose
compatible with the reason for which
the records are collected or maintained.

F. To an official of another Federal
agency to provide information needed
in the performance of official duties
related to reconciling or reconstructing
data files or to enable that agency to
respond to an inquiry by the individual
to whom the record pertains.

G. To State, Territorial, and local
governments and tribal organizations to
provide information needed in response
to a court order and/or for discovery
purposes related to litigation, when the
disclosure is compatible with the
purpose for which the records were
compiled.

H. To appropriate agencies, entities,
and persons when:

(1) AmeriCorps suspects or has
confirmed that there has been a breach
of the system of records;

(2) AmeriCorps has determined that
as a result of the suspected or confirmed
breach there is a risk of harm to
individuals, AmeriCorps (including its
information systems, programs, and
operations), the Federal Government, or
national security; and

(3) The disclosure made to such
agencies, entities, and persons is
reasonably necessary to assist
AmeriCorps in connection with its
efforts to respond to the suspected or
confirmed breach or to prevent,
minimize, or remedy such harm.

I. To another Federal agency or
Federal entity, when AmeriCorps
determines that information from this
system of records is reasonably
necessary to assist the recipient agency
or entity in:

(1) Responding to a suspected or
confirmed breach; or

(2) Preventing, minimizing, or
remedying the risk of harm to
individuals, the recipient agency or
entity (including its information
systems, programs, and operations), the
Federal Government, or national
security, resulting from a suspected or
confirmed breach.

J. To an appropriate Federal, State,
Tribal, local, international, or foreign
law enforcement agency or other
appropriate authority charged with
investigating or prosecuting a violation
or enforcing or implementing a law,
rule, regulation, or order, when a record,
either on its face or in conjunction with
other information, indicates a violation
or potential violation of law, which
includes criminal, civil, or regulatory
violations and such disclosure is proper
and consistent with the official duties of
the person making the disclosure.

K. To a court, magistrate, or
administrative tribunal in the course of
presenting evidence, including
disclosures to opposing counsel or
witnesses in the course of civil
discovery, litigation, or settlement
negotiations or in connection with
criminal law proceedings, when it is
relevant and necessary to the litigation
or proceeding.

L. To contractors and their agents,
grantees, experts, consultants, and
others performing or working on a
contract, service, grant, cooperative
agreement, or other assignment for
AmeriCorps, when necessary to
accomplish an agency function related
to this system of records. Individuals
provided information under this routine
use are subject to the same requirements
and limitations on disclosure as are
applicable to AmeriCorps officers and
employees.

M. To appropriate third parties
contracted by AmeriCorps to investigate
a complaint or appeal filed by an
employee or applicant, or to facilitate
and conduct mediation or other
alternative dispute resolution (ADR)
procedures or programs.

N. To any official or designee charged
with the responsibility to conduct
qualitative assessments at a designated
statistical agency and other well
established and trusted public or private
research organizations, academic
institutions, or agencies for an
evaluation, study, research, or other
analytical or statistical purpose.

Disclosure to Consumer Reporting
Agencies: None.

POLICIES AND PRACTICES FOR STORAGE OF
RECORDS:

AmeriCorps stores records in this
system electronically. The records may
be stored on magnetic disc, tape, and
digital media.

POLICIES AND PRACTICES FOR RETRIEVAL OF
RECORDS:

Records may be retrieved by full-text
search or email address.

POLICIES AND PRACTICES FOR RETENTION AND
DISPOSAL OF RECORDS:

These records are retained
indefinitely until they are scheduled
with the National Archives and Records Administration and are eligible for disposition under those schedules.

ADMINISTRATIVE, TECHNICAL, AND PHYSICAL SAFEGUARDS:

AmeriCorps safeguards records in this system according to applicable laws, rules, and policies, including all applicable AmeriCorps automated systems security and access policies. AmeriCorps has strict controls in place to minimize the risk of compromising the information that is being stored. Access to the computer system containing the records in this system is limited to those individuals who have a need to know the information for the performance of their official duties and who have appropriate clearances or permissions.

RECORD ACCESS PROCEDURES:

In accordance with 45 CFR part 2508—Implementation of the Privacy Act of 1974, as amended, individuals wishing to access their own records that are stored within the system of records may contact the FOIA Officer/Privacy Act Officer by sending (1) an email to FOIA@cns.gov or (2) a letter addressed to the System Manager, Attention: Privacy Inquiry. Individuals who make a request must include enough identifying information (i.e., full name, current address, date, and signature) to locate their records, indicate that they want to access their records, and be prepared to confirm their identity, as required by 45 CFR part 2508.

CONTESTING RECORD PROCEDURES:

All requests to contest or amend information maintained in the system will be directed to the FOIA Officer/Privacy Act Officer. Individuals who make a request must include enough identifying information to locate their records, in the manner described above in the Record Access Procedures section. Requests should state clearly and concisely what information is being contested, the reasons for contesting it, and the proposed amendment to the information.

NOTIFICATION PROCEDURES:

Any individual desiring to contest or amend information not subject to exemption may contact the FOIA Officer/Privacy Act Officer via the contact information in the Record Access Procedures section. Individuals who make a request must include enough identifying information to locate their records, indicate that they want to be notified whether their records are included in the system, and be prepared to confirm their identity as required by 45 CFR part 2508.

EXEMPTIONS PROMULGATED FOR THE SYSTEM:

None.

HISTORY:

None.

Gina Cross,
Senior Agency Official for Privacy and Chief Operating Officer.

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BILLING CODE P

DEPARTMENT OF DEFENSE
Department of the Army

Draft Legislative Environmental Impact Statement Addressing Land Withdrawal Extension at Fort Wainwright, Alaska

AGENCY: Department of the Army, DOD.

ACTION: Notice of availability.

SUMMARY: The Department of the Army (Army) announces the availability of a Draft Legislative Environmental Impact Statement (LEIS) to address continued military use of the Yukon Training Area, near Fort Wainwright, Alaska, and Donnelly Training Area East and Donnelly Training Area West, near Delta Junction, Alaska. The current land withdrawal will expire on November 6, 2026, unless Congress enacts legislation to extend it. The Draft LEIS evaluates reasonable alternatives, potential environmental impacts, and key issues of concern. The LEIS will inform proposed legislation presented to Congress and Congress’ decision regarding the Proposed Action. Comments received on the Draft LEIS will be fully considered and submitted as part of the legislative proposal. The comment period will last 60 days and will include virtual or in-person public meetings.

DATES: Comments must be received by July 11, 2023.

ADDRESSES: Please send written comments to Mr. Matt Sprau, Environmental Planning Branch Chief, at: Directorate of Public Works, ATTN: AMIM–AKP–E (M. Sprau), 1046 Marks Road #4500, Fort Wainwright, AK 99703–4500; email: usarmy.wainwright.id-pacific.mbx.leis@army.mil.

FOR FURTHER INFORMATION CONTACT:

Please contact Mr. Grant Sattler, Public Affairs Office, at: AMIM–AKG–PA (Sattler), 1060 Gaffney Road #5900, Fort Wainwright, AK 99703–5900; telephone: (907) 353–6701; email: alan.g.sattler.civ@army.mil.

SUPPLEMENTARY INFORMATION: In October 1999, Congress—through the Military Lands Withdrawal Act (Public Law (Pub. L.) 106–65)—withdrew 869,862 acres of public land comprising Yukon Training Area, Donnelly Training Area East, and Donnelly Training Area West from all forms of appropriation under public land laws and reserved the acreage for use by the Army. The withdrawal extended to November 6, 2026. The Army determined there is a continuing military need for this land and is requesting to extend its use of the three training areas, which are federal lands managed by the Bureau of Land Management (BLM) that Congress has withdrawn and reserved for military use.

The Engle Act (Pub. L. 85–337; title 43, sections 155–158, United States Code) requires land withdrawals in excess of 5,000 acres to be authorized by Congress through legislation. The U.S. Department of the Interior (DOI) has authority to process federal land withdrawal applications (title 43, part 2300, Code of Federal Regulations (CFR)). The Military Lands Withdrawal Act requires the Army to notify the Secretary of the Interior and Congress regarding whether there is a continuing military need for the withdrawn land. If there is such a need, the Army and DOI shall submit a legislative proposal to Congress no later than May 1, 2025.

BLM, a subordinate agency within DOI, agreed to participate in the LEIS process as a cooperating agency.

Fort Wainwright is in the interior of Alaska. It is located in the Fairbanks North Star Borough and is home to U.S. Army Garrison—Alaska and to units of the 11th Airborne Division. The Yukon Training Area covers approximately 246,277 acres and is located approximately 16 miles east-southeast of Fairbanks and immediately east of Eleison Air Force Base. Donnelly Training Areas East and West are located near Fort Greely. These areas are situated in the Tanana River Valley in central Alaska, approximately 80 miles southeast of Fort Wainwright, near the city of Delta Junction in the Southeast Fairbanks Census Area. Donnelly Training Area East is approximately 51,590 acres and Donnelly Training Area West is approximately 571,995 acres.

The purpose of the Proposed Action is to obtain an extension of the land withdrawal of the three training areas for 25 years or more, until such time as the Army determines it no longer needs the land for military purposes. The Army requires the continued use of the training areas on withdrawn land to carry on and fulfill its mission in Alaska. Access to the withdrawn land enables the Army to produce a force trained to...