Appvion withdrew its request for an administrative review in its entirety. No other party requested a review.

Recission of Review

Pursuant to 19 CFR 351.213(d)(1), the Department will rescind an administrative review, in whole or in part, if the party that requested the review withdraws its request within 90 days of the publication of the notice of initiation of the requested review. In this case, Appvion withdrew its request within the 90-day deadline, and no other party requested an administrative review of the CVD order. Therefore, in accordance with 19 CFR 351.213(d)(1), we are rescinding the administrative review of LWTP from the PRC covering the period January 1, 2012, through December 31, 2012.

Assessment

The Department will instruct U.S. Customs and Border Protection (CBP) to assess CVDs on all entries of LWTP from the PRC during the period of review, January 1, 2012, through December 31, 2012, at rates equal to the cash deposit of estimated CVDs required at the time of entry, or withdrawal from warehouse, for consumption, in accordance with 19 CFR 351.212(c)(1)(i). The Department intends to issue appropriate assessment instructions to CBP 15 days after publication of this notice.

Notifications

This notice serves as a final reminder to importers of their responsibility under 19 CFR 351.402(f)(2) to file a certificate regarding the reimbursement of CVDs prior to liquidation of the relevant entries during this review period. This notice also serves as a final reminder to parties subject to administrative protective order (APO) of their responsibility concerning the return or destruction of proprietary information disclosed under APO in accordance with 19 CFR 351.305(a)(3). Timely written notification of the return/destruction of APO materials or conversion to judicial protective order is hereby requested. Failure to comply with the regulations and terms of an APO is a violation which is subject to sanction.

This notice is issued and published in accordance with sections 751(a)(1) and 777(b)(1) of the Tariff Act of 1930, as amended, and 19 CFR 351.213(d)(4).

Dated: May 6, 2014.

Christian Marsh,
Deputy Assistant Secretary for Antidumping and Countervailing Duty Operations.

BILLING CODE 3510–05–P

DEPARTMENT OF COMMERCE

United States Patent and Trademark Office

Information Collection: Submissions Regarding Correspondence and Regarding Attorney Representation (Trademarks)

ACTION: Notice.

SUMMARY: The United States Patent and Trademark Office (USPTO), as part of its continuing effort to reduce paperwork and respondent burden, invites the general public and other Federal agencies to comment on the revision of this continuing information collection, as required by the Paperwork Reduction Act of 1995, Public Law 104–13 (44 U.S.C. 3506(c)(2)(A)).

DATES: Written comments must be submitted on or before July 14, 2014.

ADDRESSES: You may submit comments by any of the following methods:

• Email: InformationCollection@uspto.gov. Include “0651–0056 comment” in the subject line of the message.

• Mail: Susan K. Fawcett, Records Officer, Office of the Chief Information Officer, United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313–1450.


FOR FURTHER INFORMATION CONTACT:

Requests for additional information should be directed to the attention of Catherine Cain, Attorney Advisor, Office of the Commissioner for Trademarks, United States Patent and Trademark Office, P.O. Box 1451, Alexandria, VA 22313–1451, by telephone at 571–272–8946, or by email to Catherine.Cain@uspto.gov. Additional information about this collection is also available at http://www.reginfo.gov under “Information Collection Review.”

SUPPLEMENTARY INFORMATION:

I. Abstract

The United States Patent and Trademark Office (USPTO) administers the Trademark Act, 15 U.S.C. 1051 et seq., which provides for the Federal registration of trademarks, service marks, collective marks and service marks, collective membership marks, and certification marks. Individuals and businesses that use or intend to use such marks in commerce may file an application to register their marks with the USPTO.

Such individuals and businesses may also submit various communications to the USPTO regarding their pending applications or registered trademarks, including providing additional information needed to process a pending application, filing amendments to the applications, or filing the papers necessary to keep a trademark in force. In the majority of circumstances, individuals and businesses retain attorneys to handle these matters. As such, these parties may also submit communications to the USPTO regarding the appointment of attorneys of record to represent applicants in the application process or, in the case of applicants or registrants who are not domiciled in the United States, the appointment of domestic representatives on whom may be served notices or process in proceedings affecting the mark, the revocation of an attorney’s or domestic representative’s appointment, and requests for permission to withdraw from representation.

The rules implementing the Act are set forth in 37 CFR Part 2. In addition to governing the registration of trademarks, the Act and rules also govern the appointments and revocations of attorneys and domestic representatives and provide the specifics for filing requests for permission to withdraw as the attorney of record. The information in this collection is available to the public.

The information in this collection can be submitted in paper format or electronically through the Trademark Electronic Application System (TEAS). The information in this collection can be collected in three different formats: Paper format, electronically using TEAS forms with dedicated data fields, or electronically using the TEAS Global Form format. The TEAS Global Form format permits the USPTO to collect information electronically when a TEAS form having dedicated data fields is not yet available.

This collection currently has two TEAS forms and two TEAS Global Forms. There are no official paper forms for the items in this collection. Individuals and businesses can submit their own paper forms, following the USPTO’s rules and guidelines to ensure that all of the necessary information is provided.
II. Method of Collection

The forms in this collection are available in electronic format through the USPTO Web site. TEAS Global Forms: Change of Domestic Representative’s Address, Replacement of Attorney of Record with Another Already Appointed Attorney, and Request to Withdraw as Domestic Representative. Type of Review: Regular submission (Renewal of Existing Collection with Changes).

III. Data

Title of Collection: Submissions Regarding Correspondence and Regarding Attorney Representation. OMB Number: 0651-0056.

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<tr>
<th>Item No.</th>
<th>Item</th>
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<th>Estimated annual responses</th>
<th>Estimated annual burden hours</th>
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Estimated Total Annual Respondent Cost Burden: $4,100,060.

The USPTO expects that the information in this collection will be prepared by attorneys at an estimated rate of $389 per hour.

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</table>

Estimated Total Annual (Non-Hour) Respondent Cost Burden: There are no filing fees or capital start-up, maintenance, operation, or recordkeeping costs associated with this information collection. However, this collection does have postage costs associated with it.

Applicants incur postage costs when submitting the information in paper format to the USPTO by mail through the United States Postal Service. The USPTO estimates that the majority (98%) of the paper forms are submitted to the USPTO via first-class mail. The USPTO estimates that 5086 paper submissions will be mailed, for a total non-hour respondent cost burden of $2,492.00.
beginning April 28, 2014 in a 2-phase plan, as previously highlighted in a Department of Transportation notice that published in the Federal Register on March 5, 2014 (79 FR 12563–12564). Based on the response to the March 5, 2014 notice, and extensive discussion and cooperation between the Office of the Secretary of Defense (OSD) and the Department of Transportation, OSD has approved a modification to U.S. Air Force Space Command’s planned implementation of CNAV. The public should consider these broadcasts to be “use at one’s own risk,” since a fully operational command and control and signal monitoring infrastructure is not yet in place.


SUPPLEMENTARY INFORMATION: The CNAV message broadcasts planned to begin in April 2014 will be implemented on all operational GPS satellites capable of transmitting the L2C and L5 signals. Currently, seven GPS IIR–M satellites broadcast L2C and four GPS IIF satellites broadcast L2C and L5. On average, users may expect at least one L2C-broadcasting satellite to be in view at all times. The CNAV message content will initially include Broadcast Message Types (MT) 10, 11, 30, and 33 (as defined in Interface Specification (IS–GPS–200G and IS–GPS–705C, see http://www.gps.gov/technical/icwg/) in lieu of the currently transmitted MT–0. The Air Force intends to broadcast L2C messages with the health bit set “healthy,” as was the case during a June 2013 test. L5 messages will be set “unhealthy,” but as greater experience with the L5 broadcast and implementation of signal monitoring is achieved, this status will be reviewed and revisited. Should it be determined to set the L5 health bit to “healthy,” advance notification will be made to the public. The CNAV data uploads will be integrated into current operations, but initially uploads to each appropriate satellite will occur only twice per week. In December 2014, CNAV uploads are planned to be at the normal rate of once per day for each appropriate satellite. Consequently, users should expect L2C and L5 signals with CNAV messages to provide increased user range error compared to legacy civil signals between April and December 2014. After December 2014, the user range error of the L2C and L5 signals with CNAV messages is expected to meet or exceed that of legacy signals. However, availability will remain low and CNAV-derived user position accuracy may be poor until more L2C and L5 capable satellites are operational. Future tests and implementation of the remaining CNAV message types will be announced under separate Federal Register notices.

The pre-operational CNAV messages are being made available for user familiarization and for equipment development. The messages will be formatted in accordance with IS–GPS–200G and IS–GPS–705C; however, a pre-operational signal means the availability and other characteristics of the broadcast signal may not comply with all requirements of the relevant Interface Specifications. The signals should be employed at the users’ own risk and should not be used for safety-of-life or other critical purposes.

Aaron Siegel, Alternate OSD Federal Register Liaison Officer, Department of Defense. [FR Doc. 2014–10917 Filed 5–12–14; 8:45 am] BILLSING CODE 5001–06–P

DEPARTMENT OF DEFENSE
Office of the Secretary

Global Positioning System Pre-Operational Civil Navigation Message

AGENCY: Office of the Secretary of Defense, Office of Public Affairs, DoD.

ACTION: GPS notice.

SUMMARY: The purpose of this notification is to inform users of an upcoming event related to the Global Positioning System (GPS) satellite constellation. U.S. Air Force Space Command will begin providing pre-operational, Civil Navigation Message (CNAV) populated L2C and L5 signals.