Discussion

CRADAs are authorized under 15 U.S.C. 3710(a). A CRADA promotes the transfer of technology to the private sector for commercial use, as well as specified research or development efforts that are consistent with the mission of the Federal parties to the CRADA. The Federal party or parties agree with one or more non-Federal parties to share research resources, but the Federal party does not contribute funding.

CRADAs are not procurement contracts. Care is taken to ensure that CRADAs are not used to circumvent the contracting process. CRADAs have a specific purpose and should not be confused with procurement contracts, grants, and other type of agreements.

Under the proposed CRADA, the R&D Center will collaborate with one non-Federal participant. Together, the R&D Center and the non-Federal participant will collect information/data for performance, reliability, maintenance requirements, and other data on LEP.

We anticipate that the Coast Guard’s contributions under the proposed CRADA will include the following:

1. Work with non-Federal participant to develop the test plan to be executed under the CRADA;
2. Provide the test platform, test platform support, facilities, and seek all required approvals for testing under the CRADA;
3. Prepare the test platform for laser testing;
4. Provide laboratory equipment and personnel to complete the testing phases;
5. Collect and analyze data in accordance with the CRADA test plan; and
6. Work with non-Federal participant to develop a Final Report, which will document the methodologies, findings, conclusions, and recommendations of this CRADA work.

We anticipate that the non-Federal participants’ contributions under the proposed CRADA will include the following:

1. Work with R&D Center to develop the test plan to be executed under the CRADA;
2. Provide the technical data package for all equipments, including dimensions, weight, power requirements, and other technical considerations for the additional components to be utilized under this CRADA;
3. Provide for shipment and delivery required for testing under this CRADA;
4. Provide technical oversight, technical equipment, and materials provided for testing under this CRADA; and
5. Provide/pay for travel and other associated personnel costs and other required expenses for the Non-federal participant’s personnel.

The Coast Guard reserves the right to select for CRADA participants all, some, or no proposals submitted for this CRADA. The Coast Guard will provide no funding for reimbursement of proposal development costs. Proposals and any other material submitted in response to this notice will not be returned. Proposals submitted are expected to be unclassified and have no more than five single-sided pages (excluding cover page, DD 1494, JF–12, etc.). The Coast Guard will select proposals at its sole discretion on the basis of:

1. How well they communicate an understanding of, and ability to meet, the proposed CRADA’s goal; and
2. How well they address the following criteria:
   a. Technical capability to support the non-Federal party contributions described; and
   b. Resources available for supporting the non-Federal party contributions described.

Currently, the Coast Guard is considering Metamaterials Technologies USA Inc. for participation in this CRADA. This consideration is based on the fact that Metamaterials Technologies USA Inc. has demonstrated its technical ability as the developer and manufacturer of laser protective materials. However, we do not wish to exclude other viable participants from this or future similar CRADAs.

This is a technology assessment effort. The goal for the Coast Guard of this CRADA is to better understand the advantages, disadvantages, required technology enhancements, performance, costs, and other issues associated with laser protective technology. Special consideration will be given to small business firms/consortia, and preference will be given to business located in the U.S. This notice is issued under the authority of 5 U.S.C. 552(a).

Dated: June 2, 2016.

Dennis C. Evans,
USCG, Commanding Officer, U.S. Coast Guard Research and Development Center.

[FR Doc. 2016–14038 Filed 6–13–16; 8:45 am]

BILLING CODE 9110–04–P

DEPARTMENT OF HOMELAND SECURITY

U.S. Customs and Border Protection
[1651–0105]

Agency Information Collection Activities: Application To Use the Automated Commercial Environment (ACE)


ACTION: 60-Day notice and request for comments; extension and revision of an existing collection of information.

SUMMARY: U.S. Customs and Border Protection (CBP) of the Department of Homeland Security will be submitting the following information collection request to the Office of Management and Budget (OMB) for review and approval in accordance with the Paperwork Reduction Act: Application to Use the Automated Commercial Environment (ACE). CBP is proposing that this information collection be extended with a change to the burden hours resulting from the addition of a new application for brokers, importers, sureties, attorneys and other parties to establish an ACE Portal account to file protests. There are no proposed changes to the existing ACE Portal application for imported merchandise. This document is published to obtain comments from the public and affected agencies.

DATES: Written comments should be received on or before August 15, 2016 to be assured of consideration.

ADDRESSES: Direct all written comments to U.S. Customs and Border Protection, Attn: Tracey Denning, Regulations and Rulings, Office of Trade, 90 K Street NE., 10th Floor, Washington, DC 20229–1177.

FOR FURTHER INFORMATION CONTACT: Requests for additional information should be directed to Tracey Denning, U.S. Customs and Border Protection, Regulations and Rulings, Office of Trade, 90 K Street NE., 10th Floor, Washington, DC 20229–1177, at 202–325–0265.

SUPPLEMENTARY INFORMATION: CBP invites the general public and other Federal agencies to comment on proposed and/or continuing information collections pursuant to the Paperwork Reduction Act of 1995 (Pub. L. 104–13; 44 U.S.C. 3507). The comments should address: (a) Whether the collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility;
challenge a CBP decision regarding imported merchandise and certain other
CBP decisions. Trade members wishing to establish a protest filer account will
need to submit the following data elements:

1. Organization Information
   a. Protest Filer Number (EIN, SSN, or
      CBP Assigned Number)
   b. Organization Name
   c. Organization Type
   d. End of Fiscal Year (month and day)
   e. Mailing Address
2. ACE Account Owner Information
   a. Name
   b. Date of Birth
   c. Email Address
   d. Telephone Number
   e. Fax Number (optional)
   f. Account Owner address if different
      from Company Address
3. Filing Notification Point of Contact
   a. Name
   b. Email address

Current Actions: CBP is proposing that this information collection be
extended with a change to the burden hours resulting from the addition of a
new application for protest filers to establish an ACE Portal account. There
are no proposed changes to the existing ACE Portal application, or changes to
the burden hours, for other ACE accounts.

Type of Review: Extension (with change).

Affected Public: Businesses.

Application to ACE (Import)
Estimated Number of Respondents: 21,100.
Estimated Number of Total Annual Responses: 21,100.
Estimated Time per Response: 33 hours.
Estimated Total Annual Burden Hours: 6,963.

Application to ACE (Export)
Estimated Number of Respondents: 9,000.
Estimated Number of Total Annual Responses: 9,000.
Estimated Time per Response: .066 hours.
Estimated Total Annual Burden Hours: 594.

Application to ACE (Protest)
Estimated Number of Respondents: 3,750.
Estimated Number of Total Annual Responses: 3,750.
Estimated Time per Response: .066 hours.
Estimated Total Annual Burden Hours: 248.