enrolled property to baseline conditions at the end of the Agreement, as defined in the Agreement. The Agreement specifies the beneficial management activities to be carried out on the enrolled property, and schedule for implementing those activities. The Agreement is expected to promote the recovery of CCC coho salmon and CCC steelhead within the Applicant’s Kellogg Ranch.

The Agreement requires that the Applicant maintain baseline condition for the covered species habitat on the enrolled property. NMFS has reviewed the baseline condition for the enrolled property as it is defined in the Agreement. The Agreement also contains a monitoring component that requires the Applicant to ensure compliance with the terms and conditions of the Agreement, and that the baseline levels of habitat for the covered species occurs on the enrolled property. Results of the monitoring efforts will be provided to NMFS by the Applicant in an annual report for the duration of the 25-year permit term.

Upon approval of this Agreement, and consistent with the NMFS’s Safe Harbor Policy, NMFS will issue an Enhancement of Survival Permit to the Applicant. The Enhancement of Survival Permit will authorize the Applicant to take CCC coho salmon and CCC steelhead incidental to the implementation of the covered activities specified in the Agreement, incidental to other lawful uses of the enrolled property, and to return to baseline conditions if desired at the end of the Agreement. In addition to meeting other criteria, actions to be performed under the Enhancement of Survival Permit must not jeopardize the existence of Federally listed species.

This notice is provided pursuant to section 10(c) of the ESA. NMFS will evaluate the application, associated documents, and comments submitted to determine whether the application meets the requirements of section 10(a) of the ESA and Federal regulations. The final permit decision will not be made until after the end of the 30-day comment period. NMFS will publish notice of its final action in the Federal Register.

Dated: June 12, 2018.
Angela Somma,
Chief, Endangered Species Division, Office of Protected Resources, National Marine Fisheries Service.

[FR Doc. 2018–12916 Filed 6–15–18; 8:45 am]
BILLING CODE 3510–22–P

DEPARTMENT OF COMMERCE
United States Patent and Trademark Office

Post Patent Public Submissions

ACTION: Proposed collection; comment request.


DATES: Written comments must be submitted on or before August 17, 2018.

ADDRESSES: You may submit comments by any of the following methods:
• Email: InformationCollection@uspto.gov. Include “0651–0067 comment” in the subject line of the message.
• Mail: Marcie Lovett, Records and Information Governance Division Director, Office of the Chief Technology 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 Raul Tamayo, Senior Legal Advisor, Office of Patent Legal Administration, United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313–1450; by telephone at 571–272–7728; or by email to Raul.Tamayo@uspto.gov with “0651–0067 comments” in the subject line.

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) is required by 35 U.S.C. 131 to examine an application for patent and, when appropriate, issue a patent. The provisions of 35 U.S.C. 301 and 37 CFR 1.501 govern the ability of a person to submit into the file of an issued patent (1) prior art consisting of patents or printed publications which the person making the submission believes to have a bearing on the patentability of any claim of the issued patent and (2) statements of the owner of the issued patent filed in a proceeding before a Federal court or the USPTO in which the owner of the issued patent took a position on the scope of any claim of the issued patent.

The public may use this information collection to aid in ascertaining the patentability and/or scope of the claims of the issued patent. The USPTO may use this information during subsequent reissue or reexamination proceedings. The USPTO’s use of the statements of the patent owners (1) above will be limited to determining the meaning of a patent claim in ex parte reexamination proceedings that already have been ordered and in inter partes review and post grant review proceedings that already have been instituted.

II. Method of Collection

 Electronically via the USPTO’s electronic filing system (EFS–Web). By facsimile, mail or hand delivery, if the submitter chooses to submit the information in paper form.

III. Data

OMB Number: 0651–0067.

IC Instruments and Forms: PTO/SB/42.

Type of Review: Extension of a Currently Existing Collection.

Affected Public: Individuals or households; businesses or other for-profits; and not-for-profit institutions.

Estimated Number of Respondents: 100 response per year.

Estimated Time per Response: The USPTO estimates that it will take the public 10 hours to respond to the items in this collection. This includes the time to gather the necessary information, create the document, and submit the completed request to the USPTO.

Estimated Total Annual Respondent Burden Hours: 1,000 hours.

Estimated Total Annual Respondent (Hour) Cost Burden: $438,000. The USPTO expects that attorneys will completed the instruments associated with this information collection. The professional hourly rate for intellectual property attorneys in private firms is $438. Using this hourly rate, the USPTO estimates that the total respondent cost burden for this collection is $438,000 per year.
IV. Request for Comments

Comments submitted in response to this notice will be summarized or included in the request for OMB approval of this information collection. They will also become a matter of public record.

Comments are invited on:

(a) Whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have practical utility;

(b) The accuracy of the agency’s estimate of the burden (including hours and cost) of the proposed collection of information;

(c) Ways to enhance the quality, utility, and clarity of the information to be collected; and

(d) Ways to minimize the burden of the collection of information on respondents, e.g., the use of automated collection techniques or other forms of information technology.

Marcie Lovett,
Records and Information Governance
Division Director, OCTO United States Patent and Trademark Office.

[FR Doc. 2018–13023 Filed 6–15–18; 8:45 am]
BILLING CODE 3510–16–P

DEPARTMENT OF DEFENSE

Department of the Navy

Notice of Intent To Grant Exclusive Patent License; Integrated Composite Construction Systems, LLC

AGENCY: Department of the Navy, DoD.

ACTION: Notice; correction.

SUMMARY: The Department of the Navy published a document in the Federal Register on February 27, 2018, announcing an intent to grant to Integrated Composite Construction Systems, LLC, a revocable, nonassignable, exclusive license. The scope of the intent to license has been revised.


Correction

In the Federal Register of February 27, 2018, make the following revision:

1. In the first and second column, on page 8462, revise the SUMMARY caption to read as follows:

SUMMARY: The Department of the Navy hereby gives notice of its intent to grant to Integrated Composite Construction Systems, LLC., a revocable, nonassignable, exclusive license to practice in the field of use of fabrication of silicon carbide nanoparticles and nanorods for use in high performance concrete, in the United States, the Government-owned invention described in U.S. Patent No. 9,120,679: Silicon Carbide Synthesis, Navy Case No. 101,536./U.S. Patent No. 9,051,186: Silicon Carbide Synthesis from Agricultural Waste, Navy Case No. 101,536./and any continuations, divisionals, or re-issues thereof.

DATES: Anyone wishing to object to the grant of this license must file written objections along with supporting evidence, if any, not later than July 3, 2018.

Dated: June 12, 2018.

E.K. Baldini,
Lieutenant Commander, Judge Advocate General’s Corps, U.S. Navy, Federal Register Liaison Officer.

[FR Doc. 2018–12980 Filed 6–15–18; 8:45 am]
BILLING CODE 3810–FF–P

DEPARTMENT OF EDUCATION

[Docket ID ED–2017–IES–0150]

Privacy Act of 1974; System of Records

AGENCY: Institute of Education Sciences, Department of Education.

ACTION: Notice of a new system of records.

SUMMARY: In accordance with the Privacy Act of 1974, as amended (Privacy Act), the Department of Education (Department) publishes this notice of a new system of records entitled “Impact Evaluation of Academic Language Intervention (18–13–43).” This system contains individually identifying information provided by individuals and school districts that participate in the impact evaluation. The information in this system will be used to conduct a rigorous study of the effectiveness of an academic language intervention on English Learner (EL) students’ and disadvantaged non-EL students’ language and reading skills.

DATES: Submit your comments on this new system of records notice on or before July 18, 2018.

This new system of records will become applicable upon publication in

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