

Authority: This notice is provided pursuant to section 10(c) of the ESA (16 U.S.C. 1531 *et seq.*) and NEPA regulations (40 CFR 1506.6).

Dated: July 27, 2022.

Angela Somma,

Chief, Endangered Species Division, Office of Protected Resources, National Marine Fisheries Service.

[FR Doc. 2022-16473 Filed 8-1-22; 8:45 am]

BILLING CODE 3510-22-P

DEPARTMENT OF COMMERCE

National Oceanic and Atmospheric Administration

[RTID 0648-XC215]

Atlantic Highly Migratory Species; Meeting of the Atlantic Highly Migratory Species Advisory Panel

AGENCY: National Marine Fisheries Service (NMFS), National Oceanic and Atmospheric Administration (NOAA), Commerce.

ACTION: Notice of public meeting and webinar/conference call.

SUMMARY: NMFS will hold a 2-day Atlantic Highly Migratory Species (HMS) Advisory Panel (AP) meeting in September 2022. The intent of the meeting is to consider options for the conservation and management of Atlantic HMS. The meeting is open to the public.

DATES: The AP meeting and webinar will be held on Wednesday, September 7, from 9 a.m. to 5 p.m., and on Thursday, September 8, from 9 a.m. to 3 p.m.

ADDRESSES: The meeting will be held at the DoubleTree by Hilton Silver Spring Hotel, 8777 Georgia Avenue, Silver Spring, MD 20910. The meeting will also be accessible via WebEx webinar/conference call. Conference call and webinar access information are available at: <https://www.fisheries.noaa.gov/event/september-2022-hms-advisory-panel-meeting>.

Participants accessing the webinar are strongly encouraged to log/dial in 15 minutes prior to the meeting. NMFS will show the presentations via webinar and allow public comment during identified times on the agenda.

FOR FURTHER INFORMATION CONTACT: Peter Cooper at (301) 427-8503 or Peter.Cooper@noaa.gov.

SUPPLEMENTARY INFORMATION: Atlantic HMS fisheries (tunas, billfish, swordfish, and sharks) are managed under the authority of the Magnuson-Stevens Fishery Conservation and Management Act (Magnuson-Stevens

Act; 16 U.S.C. 1801 *et seq.*) and the Atlantic Tunas Convention Act (16 U.S.C. 971 *et seq.*). The 2006 Consolidated Atlantic HMS Fishery Management Plan (FMP) and its amendments are implemented by regulations at 50 CFR part 635.

The Magnuson-Stevens Act requires the establishment of APs and requires NMFS to consult with and consider the comments and views of AP members during the preparation and implementation of FMPs or FMP amendments (16 U.S.C. 1854(g)(1)(A)-(B)). NMFS meets with the HMS AP approximately twice each year to consider potential alternatives for the conservation and management of Atlantic tunas, swordfish, billfish, and shark fisheries, consistent with the Magnuson-Stevens Act.

For this meeting, we anticipate discussing:

- Recreational fishing topics in a roundtable format, with topics including NOAA's Saltwater Recreational Fisheries Policy and the HMS Marine Recreational Information Program Regional Implementation Plan;

- A climate vulnerability analysis for Atlantic HMS; and

- The proposed designation of a new national marine sanctuary in the Hudson Canyon.

We also anticipate inviting other NMFS offices to provide updates, if available, on their activities relevant to HMS fisheries. Additional information on the meetings and a copy of the draft agenda will be posted prior to the meeting at: <https://www.fisheries.noaa.gov/event/september-2022-hms-advisory-panel-meeting>.

In-person access to the meeting by the public may be limited depending on the Centers for Disease Control and Prevention's COVID-19 Community Level for Montgomery County, MD at the time of the meeting. All members of the public will have virtual access to the meeting available via webinar and status updates of in-person public access to the meeting will be available on the NMFS website (see **ADDRESSES**).

Dated: July 27, 2022.

Jennifer M. Wallace,

Acting Director, Office of Sustainable Fisheries, National Marine Fisheries Service.

[FR Doc. 2022-16474 Filed 8-1-22; 8:45 am]

BILLING CODE 3510-22-P

DEPARTMENT OF COMMERCE

Patent and Trademark Office

Agency Information Collection Activities; Submission to the Office of Management and Budget (OMB) for Review and Approval; Comment Request; Patent Cooperation Treaty

AGENCY: United States Patent and Trademark Office, Department of Commerce.

ACTION: Notice of information collection; request for comment.

SUMMARY: The United States Patent and Trademark Office (USPTO), as required by the Paperwork Reduction Act of 1995, invites comments on the extension and revision of an existing information collection: 0651-0021 Patent Cooperation Treaty. The purpose of this notice is to allow 60 days for public comment preceding submission of the information collection to OMB.

DATES: To ensure consideration, comments regarding this information collection must be received on or before October 3, 2022.

ADDRESSES: Interested persons are invited to submit written comments by any of the following methods. Do not submit Confidential Business Information or otherwise sensitive or protected information.

- *Email:* InformationCollection@uspto.gov. Include "0651-0021 comment" in the subject line of the message.

- *Federal Rulemaking Portal:* <http://www.regulations.gov>.

- *Mail:* Justin Isaac, Office of the Chief Administrative Officer, United States Patent and Trademark Office, P.O. Box 1450, Alexandria, VA 22313-1450.

FOR FURTHER INFORMATION CONTACT: Request for additional information should be directed to Rafael Bacares, 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 571-272-3276; or by email at Rafael.Bacares@uspto.gov with "0651-0021 comment" in the subject line. Additional information about this information collection is also available at <http://www.reginfo.gov> under "Information Collection Review."

SUPPLEMENTARY INFORMATION:

I. Abstract

This collection of information is required by the Patent Cooperation Treaty (PCT), which became operational in June 1978 and is administered by the International Bureau (IB) of the World

Intellectual Property Organization (WIPO) in Geneva, Switzerland. The provisions of the PCT have been implemented by the United States in part IV of title 35 of the U.S. Code (chapters 35–37) and subpart C of title 37 of the Code of Federal Regulations (37 CFR 1.401–1.499). The purpose of the PCT is to provide a standardized filing format and procedure that allows an applicant to seek protection for an invention in several countries by filing one international application in one location, in one language, and paying one initial set of fees.

The information in this collection is used by the public to submit a patent application under the PCT and by the United States Patent and Trademark Office (USPTO), to fulfill its obligation to process, search, and examine the application as directed by the treaty. The USPTO acts as the Receiving Office (RO/US) for international applications filed by residents and nationals of the United States. These applicants send most of their correspondence directly to the USPTO, but they may also file certain documents directly with the IB. The USPTO serves as an International Searching Authority (ISA) to perform searches and issue international search

reports (ISR) and the written opinions of international applications. The USPTO also issues international preliminary reports on patentability (IPRP Chapter II) when acting as an International Preliminary Examining Authority (IPEA).

II. Method of Collection

The survey may be submitted electronically or in paper form via postal mail.

III. Data

OMB Control Number: 0651–0021.

Forms: (IB = International Bureau; IPEA = International Preliminary Examination; RO = Receiving Office; SB = Specimen Book).

- PCT/IB/372 (Notice of Withdrawal)
- PCT/IPEA/401 (Demand and Fee Calculation Sheet)
- PCT/RO/101 (Request and Fee Calculation Sheet)
- PCT/RO/134 (Indications Relating to Deposited Microorganism or Other Biological Material)
- PTO–1382 (Transmittal Letter to the United States Receiving Office (RO/US))
- PTO–1390 (Transmittal Letter to the United States Designated/Elected

Office (DO/E.O./US) Concerning a Filing Under 35 U.S.C. 371)

- PTO/SB/64/PCT (Petition for Revival of an International Application for Patent Designating the U.S. Abandoned Unintentionally Under 37 CFR 1.137(b))

Type of Review: Extension and revision of a currently approved information collection.

Affected Public: Private sector; individuals or households.

Respondent's Obligation: Required to obtain or retain benefits.

Estimated Number of Annual Respondents: 420,816 respondents.

Estimated Number of Annual Responses: 420,816 responses.

Estimated Time per Response: The USPTO estimates that the responses in this information collection will take the public approximately between 15 minutes (0.25 hours) and 4 hours to complete. 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: 358,269 hours.

Estimated Total Annual Respondent Hourly Cost Burden: \$155,847,015.

TABLE 1—TOTAL BURDEN HOURS AND HOURLY COSTS TO PRIVATE SECTOR RESPONDENTS

Item No.	Item	Estimated annual respondents	Responses per respondent	Estimated annual responses	Estimated time for response (hour)	Estimated burden (hour/year)	Rate ¹	Estimated annual total cost
		(a)	(b)	(a) × (b) = (c)	(d)	(c) × (d) = (e)	(f)	(e) × (f) = (g)
1	Request and Fee Calculation Sheet (Annex and Notes).	56,768	1	56,768	1	56,768	\$435	\$24,694,080
2	Description/claims/drawings/abstracts.	56,768	1	56,768	3	170,304	435	74,082,240
3	Application Data Sheet (35 U.S.C. 371 applications).	105,124	1	105,124	0.38 (23 mins)	39,947	435	17,376,945
4	Transmittal Letter to the United States Receiving Office (RO/US).	16,163	1	16,163	0.25 (15 mins)	4,041	435	1,757,835
5	Transmittal Letter to the United States Designated/Elected Office (DO/EO/US) Concerning a Submission Under 35 U.S.C. 371.	89,616	1	89,616	0.25 (15 mins)	22,404	435	9,745,740
6	PCT/Model of Power of Attorney.	14,022	1	14,022	0.25 (15 mins)	3,506	435	1,525,110
7	PCT/Model of General Power of Attorney.	1,400	1	1,400	0.25 (15 mins)	350	435	152,250
8	Indications Relating to a Deposited Microorganism.	1	1	1	0.25 (15 mins)	1	435	435
9	Response to invitation to correct defects.	16,651	1	16,651	2	33,302	435	14,486,370
10	Request for rectification of obvious errors.	950	1	950	0.50 (30 mins)	475	435	206,625
11	Demand and Fee Calculation Sheet (Annex and Notes).	198	1	198	1	198	435	86,130
12	Amendments (Article 34)	141	1	141	1	141	435	61,335

¹ 2021 Report of the Economic Survey, published by the Committee on Economics of Legal Practice of the American Intellectual Property Law

Association (AIPLA); pg. F–27. The USPTO uses the average billing rate for intellectual property attorneys in private firms which is \$435 per hour.

(<https://www.aipla.org/home/news-publications/economic-survey>.)

TABLE 1—TOTAL BURDEN HOURS AND HOURLY COSTS TO PRIVATE SECTOR RESPONDENTS—Continued

Item No.	Item	Estimated annual respondents (a)	Responses per respondent (b)	Estimated annual responses (a) × (b) = (c)	Estimated time for response (hour) (d)	Estimated burden (hour/year) (c) × (d) = (e)	Rate ¹ (f)	Estimated annual total cost (e) × (f) = (g)
13	Fee Authorization	51,091	1	51,091	0.25 (15 mins)	12,773	435	5,556,255
14	Requests to transmit copies of international application.	601	1	601	0.25 (15 mins)	150	435	65,250
15	Withdrawal of international application.	59	1	59	0.25 (15 mins)	15	435	6,525
16	English Translations after thirty months from priority date.	2,043	1	2,043	2	4,086	435	1,777,410
17	Petition for Revival of an International Application for Patent Designating the U.S. Abandoned Unintentionally Under 37 CFR 1.137(a).	668	1	668	1	668	435	290,580
18	Petitions to the Commissioner for international applications.	28	1	28	4	112	435	48,720
19	Petitions to the Commissioner in national stage examination.	207	1	207	4	828	435	360,180
20	Acceptance of an unintentionally delayed claim for priority (37 CFR 1.78(a)(3)).	122	1	122	2	244	435	106,140
21	Request for the restoration of the right of priority.	124	1	124	3	372	435	161,820
	Totals	412,745	412,745	350,685	152,547,975

TABLE 2—TOTAL BURDEN HOURS AND HOURLY COSTS TO INDIVIDUAL AND HOUSEHOLD RESPONDENTS

Item No.	Item	Estimated annual respondents (a)	Responses per respondent (b)	Estimated annual responses (a) × (b) = (c)	Estimated time for response (hour) (d)	Estimated burden (hour/year) (c) × (d) = (e)	Rate ² (f)	Estimated annual total cost (e) × (f) = (g)
1	Request and Fee Calculation Sheet (Annex and Notes).	1,216	1	1,216	1	1,216	\$435	\$528,960
2	Description/claims/drawings/abstracts.	1,216	1	1,216	3	3,648	435	1,586,880
3	Application Data Sheet (35 U.S.C. 371 applications).	1,703	1	1,703	0.38 (23 mins)	647	435	281,445
4	Transmittal Letter to the United States Receiving Office (RO/US).	344	1	344	0.25 (15 mins)	86	435	37,410
5	Transmittal Letter to the United States Designated/Elected Office (DO/EO/US) Concerning a Submission Under 35 U.S.C. 371.	1,248	1	1,248	0.25 (15 mins)	312	435	135,720
6	PCT/Model of Power of Attorney.	471	1	471	0.25 (15 mins)	118	435	51,330
7	PCT/Model of General Power of Attorney.	47	1	47	0.25 (15 mins)	12	435	5,220
8	Indications Relating to a Deposited Microorganism.	1	1	1	0.25 (15 mins)	1	435	435
9	Response to invitation to correct defects.	466	1	466	2	932	435	405,420
10	Request for rectification of obvious errors.	55	1	55	0.50 (30 mins)	28	435	12,180
11	Demand and Fee Calculation Sheet (Annex and Notes).	21	1	21	1	21	435	9,135
12	Amendments (Article 34)	21	1	21	1	21	435	9,135
13	Fee Authorization	1,094	1	1,094	0.25 (15 mins)	274	435	119,190

TABLE 2—TOTAL BURDEN HOURS AND HOURLY COSTS TO INDIVIDUAL AND HOUSEHOLD RESPONDENTS—Continued

Item No.	Item	Estimated annual respondents (a)	Responses per respondent (b)	Estimated annual responses (a) × (b) = (c)	Estimated time for response (hour) (d)	Estimated burden (hour/year) (c) × (d) = (e)	Rate ² (f)	Estimated annual total cost (e) × (f) = (g)
14	Requests to transmit copies of international application.	30	1	30	0.25 (15 mins)	8	435	3,480
15	Withdrawal of international application.	2	1	2	0.25 (15 mins)	1	435	435
16	English Translations after thirty months from priority date.	47	1	47	2	94	435	40,890
17	Petition for Revival of an International Application for Patent Designating the U.S. Abandoned Unintentionally Under 37 CFR 1.137(a).	50	1	50	1	50	435	21,750
18	Petitions to the Commissioner for international applications.	4	1	4	4	16	435	6,960
19	Petitions to the Commissioner in national stage examination.	6	1	6	4	24	435	10,440
20	Acceptance of an unintentionally delayed claim for priority (37 CFR 1.78(a)(3)).	12	1	12	2	24	435	10,440
21	Request for the restoration of the right of priority.	17	1	17	3	51	435	22,185
	Total	8,071		8,071		7,584		3,299,040

Estimated Total Annual Respondent Non-hourly Cost Burden: \$367,468,926.

There are no capital start-up, maintenance costs, or recordkeeping costs associated with this information collection. However, USPTO estimates that the total annual (non-hour) cost burden for this information collection, in the form of translations, drawings, filing fees, and postage is \$367,468,926.

Translations

Applicants entering the national stage in the U.S. are required to file an English translation of the international application if the international application was filed in another language and was not published under PCT Article 21(2) in English. A processing fee is required for accepting an English translation after 30 months from the priority date. This requirement may carry additional costs for the

applicant to contract for a translation of the documents in questions. The USPTO believes that the average length of the document to be translated is 10 pages and that it will cost approximately \$140 per page for the translation, for an average translation cost of \$1,400 per document.

The USPTO estimates that it will receive approximately 2,475 English translations after 30 months from the priority date annually, for a total of \$3,465,000 per year for English translations of non-English language documents for PCT applications.

Drawings

Applicants may also incur costs for drawings that are submitted as part of PCT applications. Some applicants may produce their own drawings, while others may contract out the work to various patent illustration firms. For the

purpose of estimating burden for this collection, the USPTO will consider all applicants to have their drawings prepared by these firms.

Estimates for the drawings can vary greatly, depending on the number of figures that need to be produced, the total number of pages for the drawings, and the complexity of the drawings. Because there are many variables involved, the USPTO is using a estimate of \$1,150 based on experience with domestic filings.

The USPTO expects that it will receive 55,177 sets of drawings with a total of \$63,453,550 per year.

Filing Fees

There are fees associated with submitting the information in this collection, for a total of \$300,472,525 per year, as outlined in Table 3 below.

TABLE 3—FILING FEES/NON-HOUR COST TO RESPONDENTS

Item No.	Item	Estimated annual responses (a)	Filing fee (\$) (b)	Non-hourly cost burden (a) × (b) = (c)
1	Request and Fee Calculation Sheet (Annex and Notes—International Filing Fee)	551	\$1,437	\$791,787

² Ibid.

TABLE 3—FILING FEES/NON-HOUR COST TO RESPONDENTS—Continued

Item No.	Item	Estimated annual responses	Filing fee (\$)	Non-hourly cost burden
		(a)	(b)	(a) × (b) = (c)
1	Request and Fee Calculation Sheet (Annex and Notes—International Filing Fee electronically filed without ePCT or PCT-EASY zip file).	18,603	1,329	24,723,387
1	Request and Fee Calculation Sheet (Annex and Notes—International Filing Fee electronically filed with ePCT or PCT-EASY zip file).	39,782	1,221	48,573,822
2	[PCT National Stage] Claims—extra independent (over three) (Large entity)	8,710	480	4,180,800
2	[PCT National Stage] Claims—extra independent (over three) (Small entity)	3,151	240	756,240
2	[PCT National Stage] Claims—extra independent (over three) (Micro entity)	120	120	14,400
2	[PCT National Stage] Claims—extra total (over 20) (Large entity)	12,466	100	1,246,600
2	[PCT National Stage] Claims—extra total (over 20) (Small entity)	7,462	50	373,100
2	[PCT National Stage] Claims—extra total (over 20) (Micro entity)	263	25	6,575
2	[PCT National Stage] Claim—multiple dependent (Large entity)	617	860	530,620
2	[PCT National Stage] Claim—multiple dependent (Small entity)	431	430	185,330
2	[PCT National Stage] Claim—multiple dependent (Micro entity)	68	215	14,620
3	National Stage Application Size Fee—for each additional 50 sheets that exceed 100 sheets (Large entity).	4,106	420	1,724,520
3	National Stage Application Size Fee—for each additional 50 sheets that exceed 100 sheets (Small entity).	2,428	210	509,880
3	National Stage Application Size Fee—for each additional 50 sheets that exceed 100 sheets (Micro entity).	36	105	3,780
4	Transmittal fee (Large entity)	66,305	260	17,239,300
4	Transmittal fee (Small entity)	23,311	130	3,030,430
4	Transmittal fee (Micro entity)	1,248	65	81,120
11	Demand and Fee Calculation Sheet (Annex and Notes)	219	216	47,304
14	Transmitting application to Intl. Bureau to act as receiving office (Large entity)	392	260	101,920
14	Transmitting application to Intl. Bureau to act as receiving office (Small entity)	272	130	35,360
14	Transmitting application to Intl. Bureau to act as receiving office (Micro entity)	30	65	1,950
16	English translation after thirty months from priority date (Large entity)	1,078	140	150,920
16	English translation after thirty months from priority date (Small entity)	965	70	67,550
16	English translation after thirty months from priority date (Micro entity)	47	35	1,645
18	Search fee—regardless of whether there is a corresponding application (see 35 U.S.C. 361(d) and PCT Rule 16) (Large entity).	7,943	2,180	17,315,740
18	Search fee—regardless of whether there is a corresponding application (see 35 U.S.C. 361(d) and PCT Rule 16) (Small entity).	15,311	1,090	16,688,990
18	Search fee—regardless of whether there is a corresponding application (see 35 U.S.C. 361(d) and PCT Rule 16) (Micro entity).	1,179	545	642,555
18	Supplemental search fee when required, per additional invention (Large entity)	267	2,180	582,060
18	Supplemental search fee when required, per additional invention (Small entity)	520	1,090	566,800
18	Supplemental search fee when required, per additional invention (Micro entity)	44	540	23,760
19	Basic National Stage Fee (Large entity)	78,180	320	25,017,600
19	Basic National Stage Fee (Small entity)	27,641	160	4,422,560
19	Basic National Stage Fee (Micro entity)	1,757	80	140,560
19	National Stage Search Fee—U.S. was the ISA or IPEA and all claims satisfy PCT Article 33(1)–(4).	662	0	0
19	National Stage Search Fee—U.S. was the ISA (Large entity)	2,817	140	394,380
19	National Stage Search Fee—U.S. was the ISA (Small entity)	6,262	70	438,340
19	National Stage Search Fee—U.S. was the ISA (Micro entity)	262	35	9,170
19	National Stage Search Fee—search report prepared and provided to USPTO (Large entity).	72,877	540	39,353,580
19	National Stage Search Fee—search report prepared and provided to USPTO (Small entity).	20,560	270	5,551,200
19	National Stage Search Fee—search report prepared and provided to USPTO (Micro entity).	1,325	135	178,875
19	National Stage Search Fee—all other situations (Large entity)	5,626	700	3,938,200
19	National Stage Search Fee—all other situations (Small entity)	2,804	350	981,400
19	National Stage Search Fee—all other situations (Micro entity)	385	175	67,375
19	National Stage Examination Fee—all other situations (Large entity)	77,908	800	62,326,400
19	National Stage Examination Fee—all other situations (Small entity)	27,228	400	10,891,200
19	National Stage Examination Fee—all other situations (Micro entity)	1,704	200	340,800
19	Preliminary examination fee—U.S. was the ISA (Large entity)	260	640	166,400
19	Preliminary examination fee—U.S. was the ISA (Small entity)	690	320	220,800
19	Preliminary examination fee—U.S. was the ISA (Micro entity)	85	160	13,600
19	Preliminary examination fee—U.S. was not the ISA (Large entity)	145	800	116,000
19	Preliminary examination fee—U.S. was not the ISA (Small entity)	93	400	37,200
19	Preliminary examination fee—U.S. was not the ISA (Micro entity)	1	200	200
19	Supplemental examination fee per additional invention (Large entity)	7	640	4,480
19	Supplemental examination fee per additional invention (Small entity)	21	320	6,720
19	Supplemental examination fee per additional invention (Micro entity)	1	160	160

TABLE 3—FILING FEES/NON-HOUR COST TO RESPONDENTS—Continued

Item No.	Item	Estimated annual responses (a)	Filing fee (\$) (b)	Non-hourly cost burden (a) × (b) = (c)
19	Search fee, examination fee or oath of declaration after thirty months from priority date (Large entity).	25,628	160	4,100,480
19	Search fee, examination fee or oath of declaration after thirty months from priority date (Small entity).	11,903	80	952,240
19	Search fee, examination fee or oath of declaration after thirty months from priority date (Micro entity).	306	40	12,240
20	Acceptance of an unintentionally delayed claim for priority, or for filing a request for the restoration of the right of priority.	275	2,100	577,500
Totals		585,338	300,472,525

Postage Costs

Although the USPTO prefers that the items in this information collection be submitted electronically, responses may be submitted by mail through the United States Postal Service (USPS). The USPTO estimates that 2% of the 420,816 items will be submitted in the mail resulting in 8,416 mailed items. The USPTO estimates that the average postage cost for a mailed submission, using a Priority Mail 2-day flat rate legal envelope, will be \$9.25. Therefore, the USPTO estimates the total mailing costs for this information collection at \$77,848.

IV. Request for Comments

The USPTO is soliciting public comments to:

- (a) Evaluate whether the collection of information is necessary for the proper performance of the functions of the Agency, including whether the information will have practical utility;
- (b) Evaluate the accuracy of the Agency’s estimate of the burden of the collection of information, including the validity of the methodology and assumptions used;
- (c) Enhance the quality, utility, and clarity of the information to be collected; and
- (d) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

All comments submitted in response to this notice are a matter of public record. USPTO will include or summarize each comment in the request to OMB to approve this information collection. Before including an address, phone number, email address, or other personally identifiable information (PII)

in a comment, be aware that the entire comment—including PII—may be made publicly available at any time. While you may ask in your comment to withhold PII from public view, USPTO cannot guarantee that it will be able to do so.

Justin Isaac,
Acting Information Collections Officer, Office of the Chief Administrative Officer, United States Patent and Trademark Office.
[FR Doc. 2022–16530 Filed 8–1–22; 8:45 am]
BILLING CODE 3510–16–P

DEPARTMENT OF DEFENSE

Office of the Secretary

[Docket ID: DoD–2022–OS–0092]

Proposed Collection; Comment Request

AGENCY: Chief Information Officer (CIO), Department of Defense (DoD).

ACTION: 60-Day information collection notice.

SUMMARY: In compliance with the *Paperwork Reduction Act of 1995*, the Office of the DoD CIO announces a proposed public information collection and seeks public comment on the provisions thereof. Comments are invited on: 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; the accuracy of the agency’s estimate of the burden of the proposed information collection; ways to enhance the quality, utility, and clarity of the information to be collected; and ways to minimize the burden of the information collection on respondents, including through the use of automated collection techniques or other forms of information technology.

DATES: Consideration will be given to all comments received by October 3, 2022.

ADDRESSES: You may submit comments, identified by docket number and title, by any of the following methods:

Federal eRulemaking Portal: <http://www.regulations.gov>. Follow the instructions for submitting comments.

Mail: Department of Defense, Office of the Assistant to the Secretary of Defense for Privacy, Civil Liberties, and Transparency, Regulatory Directorate, 4800 Mark Center Drive, Attn: Mailbox 24, Suite 08D09, Alexandria, VA 22350–1700.

Instructions: All submissions received must include the agency name, docket number and title for this **Federal Register** document. The general policy for comments and other submissions from members of the public is to make these submissions available for public viewing on the internet at <http://www.regulations.gov> as they are received without change, including any personal identifiers or contact information.

FOR FURTHER INFORMATION CONTACT: To request more information on this proposed information collection or to obtain a copy of the proposal and associated collection instruments, please write to Director of Defense Industrial Base Cybersecurity Program and Director of DoD CIO Cybersecurity Policy and Partnerships, ATTN: Kevin Dulany, Washington, DC 20301, or call: 703–604–3167.

SUPPLEMENTARY INFORMATION:

Title; Associated Form; and OMB Number: DoD’s Defense Industrial Base Cybersecurity Program Point of Contact Information; OMB Control Number 0704–0490.

Needs and Uses: DoD’s Defense Industrial Base (DIB) Cyber Security (CS) Program enhances and supports DoD’s capabilities to safeguard information that resides on, or transits,