information technology; *e.g.*, permitting electronic submission of responses.

All comments must be submitted in English, or if not, accompanied by an English translation. Comments will be posted as received to https://www.cftc.gov. You should submit only information that you wish to make available publicly. If you wish the Commission to consider information that you believe is exempt from disclosure under the Freedom of Information Act, a petition for confidential treatment of the exempt information may be submitted according to the procedures established in § 145.9 of the Commission's regulations.¹

The Commission reserves the right, but shall have no obligation, to review, pre-screen, filter, redact, refuse or remove any or all of your submission from https://www.cftc.gov that it may deem to be inappropriate for publication, such as obscene language. All submissions that have been redacted or removed that contain comments on the merits of the ICR will be retained in the public comment file and will be considered as required under the Administrative Procedure Act and other applicable laws, and may be accessible under the Freedom of Information Act.

Burden Statement: The Commission is revising its burden estimate for OMB control number 3038-0076 to account for the amendments described above. Specifically, the Commission believes that the burden under this clearance will increase because the 15 DCOs subject to these requirements will be required under § 39.24(b)(11) to create and maintain minutes of each RMC meeting, and under § 39.24(b)(12) to document and provide to the RMC, at a minimum, a summary of the topics discussed and the main points raised during each meeting of the RWG. The Commission estimates a DCO will spend an average of four hours creating minutes of each RMC meeting and four hours documenting a summary of the topics discussed and the main points raised during each meeting of the RWG, which includes attending the meeting, taking notes, and putting the notes into the required format following the meeting. The Commission estimates that a DCO's RMC and RWG will each need to hold an average of six meetings per year to satisfy the § 39.24(b)(11) and (12) requirements that a DCO's RMC and RWG address all matters that could materially affect the risk profile of the DCO. Based upon the above, the estimated hour burden for this collection is calculated as follows:

Estimated number of respondents: 15.2

Estimated number of reports per respondent: 18.

Åverage number of hours per report:

Estimated gross annual reporting burden: 1,080.

There are no capital costs or operating and maintenance costs associated with this collection.

(Authority: 44 U.S.C. 3501 et seq.)

Dated: July 3, 2023.

Christopher Kirkpatrick,

Secretary of the Commission.

[FR Doc. 2023-14358 Filed 7-12-23; 8:45 am]

BILLING CODE 6351-01-P

DEPARTMENT OF DEFENSE

Department of the Army

Notice of Intent To Grant Exclusive Patent License to TauMat, LLC; Silver Spring, MD

AGENCY: Department of the Army, DoD. **ACTION:** Notice of intent.

SUMMARY: The Department of the Army hereby gives notice of its intent to grant to TauMat, LLC; a company having its principal place of business at 10010 Portland Place, Silver Spring, MD 20901, an exclusive license.

DATES: Written objections must be filed not later than 15 days following publication of this announcement.

ADDRESSES: Send written objections to U.S. Army Combat Capabilities Development Command Army Research Laboratory, Partnerships Support Office, FCDD–RLB–SS/Wendy Leonard, Building 4402, 6468 Integrity Ct., Aberdeen Proving Ground, MD 21005–5425 or email to ORTA@arl.army.mil.

FOR FURTHER INFORMATION CONTACT:

Wendy Leonard, (410) 278–1646, E-Mail: wendy.a.leonard.civ@army.mil. SUPPLEMENTARY INFORMATION: The Department of the Army plans to grant an exclusive license to TauMat, LLC in

the following fields of use related to:

- Cooling and thermal energy storage associated with electronic and photonic devices.
- Cooling and thermal energy storage associated with battery/electrical storage devices during charging and discharging.

pertaining to the following;

- —"Solid-State Martensitic Transformation Phase Change Material Components for Thermal Energy Storage and Transient Heat Transfer Systems", ARL 19–02, US Patent Application No. 16/910,652, Filing Date: 06/24/2020, U.S. Publication No. 2020/0407615A1, Publication Date: 12/31/2020.
- —"Solid-State Thermal Energy Storage Substrates and Methods for Same.", ARL 22–04P, US Provisional Patent Application No. 63/521,035, Filing Date: 06/14/2023.

The prospective exclusive license may be granted unless within fifteen (15) days from the date of this published notice, the U.S. Army Combat Capabilities Development Command Army Research Laboratory receives written objections including evidence and argument that establish that the grant of the license would not be consistent with the requirements of 35 U.S.C. 209(e) and 37 CFR 404.7(a)(1)(i). Competing applications completed and received by the U.S. Army Combat Capabilities Development Command Army Research Laboratory within fifteen (15) days from the date of this published notice will also be treated as objections to the grant of the contemplated exclusive license.

Objections submitted in response to this notice will not be made available to the public for inspection and, to the extent permitted by law, will not be released under the Freedom of Information Act, 5 U.S.C. 552.

James W. Satterwhite Jr.,

 $Army \, Federal \, Register \, Liaison \, Officer. \\ [FR \, Doc. \, 2023-14890 \, Filed \, 7-12-23; \, 8:45 \, am]$

BILLING CODE 5001-03-P

DEPARTMENT OF DEFENSE

Office of the Secretary

Notice of Five-Year Extension of Defense Health Agency Evaluation of Non-United States Food and Drug Administration Approved Laboratory Developed Tests Demonstration Project

AGENCY: Office of the Secretary, Department of Defense (DoD).

ACTION: Notice.

² The Commission notes that while new $\S\,39.24(d)$ provides that a DCO may satisfy the equirements of paragraphs (b)(11), (b)(12), (c)(1)(iv), and (c)(3) by having rules that permit it to clear only fully collateralized positions, such DCOs are included in the total estimated number of respondents because these DCOs would still be required to develop and disclose governance arrangements required by the other provisions of § 39.24. The Commission's estimate is therefore conservative to the extent that these DCOs are not required to prepare and maintain minutes of each RMC meeting, and document and provide to the RMC, at a minimum, a summary of the topics discussed and the main points raised during each meeting of the RWG.

¹ 17 CFR 145.9