(this link will only become active on the day following publication of this notice) or by contacting Michel Smyth by telephone at 202–693–4129, TTY 202–693–8064, (these are not toll-free numbers) or sending an email to DOL_PRA_PUBLIC@dol.gov.

Respondents: Tribal Governments.

FOR FURTHER INFORMATION CONTACT: Contact Michel Smyth by telephone at 202–693–4129, TTY 202–693–8064, (these are not toll-free numbers) or sending an email to DOL_PRA_PUBLIC@dol.gov.

SUPPLEMENTARY INFORMATION: This ICR seeks approval under the PRA for revisions to the Weekly Claims and Extended Benefits Data and Weekly Initial and Continued Weeks Claimed information collection requirements. This data collection is necessary for the determination of the beginning, continuance, or termination of an Extended Benefit (EB) period in any State that determines the EB trigger rate. In addition, data on initial and continued claims are used to help determine economic indicators. The revisions are related to the Final Rule titled, “Federal-State Unemployment Compensation Program: Implementing the Total Unemployment Rate as an Extended Benefits Indicator and Amending for Technical Corrections,” that appears elsewhere today in the Federal Register. The Final Rule deletes regulations 20 CFR 615.15 paragraphs (c) and (d) that pertain to records and reports a State agency must submit. The reporting instructions for the proper and timely submission of data are provided in ET Handbook No. 401 that governs Unemployment Compensation required reporting. Social Security Act section 303(a)(6) and Federal-State Extended Unemployment Compensation Act of 1970 section 203, as amended authorize this information collection. See 42 U.S.C. 303(a)(6) and Public Law 91–373, section 203.

This information collection is subject to the PRA. A Federal agency generally cannot conduct or sponsor a collection of information, and the public is generally not required to respond to an information collection, unless it is approved by the OMB under the PRA and displays a currently valid OMB Control Number. In addition, notwithstanding any other provisions of law, no person shall generally be subject to penalty for failing to comply with a collection of information that does not display a valid Control Number. See 5 CFR 1320.5(a) and 1320.6. The OMB obtains OMB approval for this information collection under Control Number 1250–0028. The current approval is scheduled to expire on October 31, 2018; however, the OMB notes that existing information collection requirements submitted to the OMB receive a month-to-month extension while they undergo review. New requirements would only take effect upon OMB approval. For additional substantive information about this ICR, see the related notice published in the Federal Register on July 7, 2015 (80 FR 38747) and the Final Rule published today under RIN 1205–AB62.

Interested parties are encouraged to send comments to the OMB, Office of Information and Regulatory Affairs at the address shown in the Federal Register notice within thirty (30) days of publication of this notice in the Federal Register. The OMB notes that the request for public comments is limited to the information collection requirements; the ETA provided an opportunity for public comment on the underlying regulatory provisions when it published a Proposed Rule in the Federal Register on October 24, 2014 (79 FR 63589). In order to help ensure appropriate consideration, comments on the ICR should mention OMB Control Number 1205–0028. The OMB is particularly interested in comments that:

- Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
- Evaluate the accuracy of the agency’s estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
- Enhance the quality, utility, and clarity of the information to be collected; and
- 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.

Agency: DOL–ETA.

Title of Collection: Weekly Claims and Extended Benefits Data and Weekly Initial and Continued Weeks Claimed.

OMB Control Number: 1205–0028.

Affected Public: State, Local, and Tribal Governments.

Total Estimated Number of Respondents: 53.

Total Estimated Number of Responses: 5,512.

Total Estimated Annual Time Burden: 3,675 hours.

Total Estimated Annual Other Costs Burden: $0.


Michel Smyth,
Departmental Clearance Officer.

[FR Doc. 2016–18418 Filed 8–23–16; 8:45 am]
BILLING CODE 4510–FW–P

NATIONAL AERONAUTICS AND SPACE ADMINISTRATION

[Notice (16–058)]

Notice of Intent To Grant an Exclusive License

AGENCY: National Aeronautics and Space Administration.

ACTION: Notice of intent to grant exclusive license.

SUMMARY: This notice is issued in accordance with 35 U.S.C. 209(e) and 37 CFR 404.7(a)(1)(ii). The National Aeronautics and Space Administration (NASA) hereby gives notice of its intent to grant an exclusive license in the United States to practice the inventions described and claimed in U.S. Patent Number 8,401,217, titled “Extreme Low Frequency Acoustic Measurement System,” NASA Case Number LAR–17317–1, and U.S. Patent Application Serial Number 13/771,735, titled “Extreme Low Frequency Acoustic Measurement System,” NASA Case Number LAR–17317–2, to Infrasonix Inc., having its principal place of business in Lawrenceville, GA. The fields of use may be limited to, but not necessarily limited to, human and/or animal healthcare. Certain patent rights in these inventions have been assigned to the United States of America as represented by the Administrator of the National Aeronautics and Space Administration. The prospective
exclusive license will comply with the terms and conditions of 35 U.S.C. 209 and 37 CFR 404.7.

DATES: The prospective exclusive license may be granted unless, within fifteen (15) days from the date of this published notice, NASA 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 and 37 CFR. 404.7. Competing applications completed and received by NASA within fifteen (15) days of the date of this published notice will also be treated as objections to the grant of the contemplated partially 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.

ADDRESSES: Objections relating to the prospective license may be submitted to Patent Counsel, Office of Chief Counsel, NASA Langley Research Center, MS 30, Hampton, VA 23681; (757) 864–3221 (phone), (757) 864–9190 (fax).

FOR FURTHER INFORMATION CONTACT: Andrea Z. Warmbier, Patent Attorney, Office of Chief Counsel, NASA Langley Research Center, MS 30, Hampton, VA 23681; (757) 864–7686; Fax: (757) 864–3221; (757) 864–7686. Technology and program offices at NASA may also be contacted for further information regarding the CEE process. Scoping comments on issues may be submitted in writing until October 15, 2016. To be eligible for inclusion in the Draft CEE, all comments must be received prior to the close of the scoping period. NSF will provide additional opportunities for public participation upon publication of the Draft CEE.

ADDRESSES: Written comments should be addressed to Dr. Polly A. Penhale, Environmental Officer, Room 755, Division of Polar Programs, National Science Foundation, 4201 Wilson Boulevard, Arlington, Virginia 22230 or by email at CEE.comments@nsf.gov.

FOR FURTHER INFORMATION CONTACT: For further information regarding the CEE process, please contact: Dr. Polly A. Penhale, Environmental Officer, at CEE.comments@nsf.gov.

SUPPLEMENTARY INFORMATION:

History of the United States Involvement in Antarctica

The United States has been active in Antarctica since its discovery and exploration in the 1800’s and has played a crucial role in building the international cooperation necessary for establishing a peaceful human presence on the Earth’s last undeveloped continent. Through the Antarctic Treaty, which went into effect with 12 original member nations in 1961, the United States and 52 other nations have agreed to avoid militarization or conflict over territorial claims in the Antarctic Treaty Area, the area of the earth from the South Pole to 60 degrees south latitude. Treaty nations are dedicated to international cooperation, scientific study, and the protection of Antarctica’s distinctive environment.

The United States Antarctic Program (USAP)

Since 1956 and without interruption, Americans have been conducting science and education programs in Antarctica. The 2,500 or so American scientists, administrators, and supporting personnel involved in these activities make up USAP. Three year-round research stations are maintained by the USAP: McMurdo, Amundsen-Scott South Pole, and Palmer. From October through February, field research camps are established for research. McMurdo Station, the largest station in Antarctica is USAP’s logistics hub and a center for scientific studies. The Amundsen-Scott South Pole Station supports astronomy, upper atmosphere science, meteorology, glaciology, and earth sciences studies. Palmer Station, on Anvers Island just west of the Antarctic Peninsula, is primarily a marine biology center and also supports upper atmospheric sciences and other studies.

USAP transportation infrastructure includes vessels, aircraft, and tractor-based traverse capabilities. USAP operates two research vessels (the Laurence M. Gould and the Nathaniel B. Palmer) and deploys a fuel tanker, resupply vessel, and a United States Coast Guard ice breaker once annually. The United States Air National Guard and Air Force operate LC–130 and C–17 aircraft supporting intracontinental and intercontinental transport of equipment, material, and people. In addition, the United States Air Force deploys the DeHavilland Twin Otter and Basler BT–67 aircraft, plus helicopters transport research teams to remote research locations. Traverses are a critical method to transport fuel and material to South Pole Station, Black Island, and Marble Point from McMurdo Station. Similarly, traverse capabilities are in used to support major deep field science projects.

The NSF has overall management responsibility for USAP and U.S. activities in Antarctica. However, several federal agencies have important roles in the U.S. presence in Antarctica. The Department of Defense assists in planning and provides logistical support to USAP. The Department of Homeland Security’s United States Coast Guard provides icebreaker services and other assistance, as required. Further, the United States has strong diplomatic interests in Antarctica and the Department of State coordinates U.S. policy on Antarctica.

USAP Activities in Antarctica

USAP activities have increased in complexity and locations over the years.