**Justification for Non-Substantive Change Request**

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| 1405-0003 | Application/License for Permanent Export of Unclassified Defense Articles and Related Technical Data | DSP-5 |
| 1405-0013 | Application/License for Temporary Import of Unclassified Defense Articles | DSP-61 |
| 1405-0022 | Application/License for Permanent/Temporary Export or Temporary Import of Classified Defense Articles and Related Classified Technical Data | DSP-85 |
| 1405-0023 | Application/License for Temporary Export of Unclassified Defense Articles | DSP-73 |
| 1405-0092 | Application for Amendment to License for Export or Import of Classified or Unclassified Defense Articles and Related Classified Technical Data | DSP-6, DSP-62, DSP-74, DSP-119 |

Section 405 of the Security and Accountability for Every Port Act of 2006 (SAFE Port Act) requires all agencies who oversee imports and exports to participate in the International Trade Data System (ITDS), an integrated web portal which will serve as the primary means by which importers and exporters provide required documentation and data to Federal agencies. Executive Order 13659 requires Federal agencies to implement ITDS by December 31, 2016. Accordingly, the Department of State published a Final Rule (1405-AE07) amending the International Traffic in Arms Regulations (ITAR) to allow for the implementation of ITDS.

ITDS allows U.S. Customs and Border Protection (CBP) to electronically verify and decrement licenses at U.S. ports. This change request amends the supporting statements of four Department of State information collections by including a short discussion of CBP’s use of the information in question two. This non-substantive change request does not request to make changes to the approved forms.