

DEPARTMENT OF EDUCATION**[CFDA No. 84.033]****Student Financial Assistance, Federal Perkins Loan Program, Federal Work-Study Program, and Federal Supplemental Opportunity Grant Program****AGENCY:** Department of Education.**ACTION:** Notice of the closing date for submission of the Campus-Based Reallocation Form (ED Form E40-4P).

SUMMARY: The Secretary gives notice that institutions in the campus-based programs (Federal Perkins Loan Program, Federal Work-Study (FWS) Programs, and Federal Supplemental Opportunity Grant Program) that wish to return any unused 2000–2001 Federal funds or wish to request supplemental 2001–2002 FWS funds for community service must submit the Campus-Based Reallocation Form prior to midnight, Eastern time, on August 24, 2001, via the Department's Student Aid Internet Gateway (formerly Title IV Wide Area Network or Title IV WAN). The information collected on the Campus-Based Reallocation Form is used to determine the Federal funds available for supplemental awards and the campus-based institutions that are eligible and wish to receive supplemental 2001–2002 FWS funds for community service.

DATES: *Closing Date and Method for Submitting a Campus-Based Reallocation Form.* Institutions in the campus-based programs that wish to return any unused 2000–2001 Federal funds or wish to request supplemental 2001–2002 FWS funds for community service must submit the Campus-Based Reallocation Form prior to midnight, Eastern time, on August 24, 2001, via the Department's Student Aid Internet Gateway.

The Campus-Based Reallocation Form is located in the Fiscal Operations Report for 2000–2001 and Application to Participate for 2002–2003 (FISAP) software that is available for download at: www.sfadownload.ed.gov.

Additional information about the reallocation process is provided in a "Dear Partner" letter that is available at: www.ifap.ed.gov.

SUPPLEMENTARY INFORMATION: We will reallocate unexpended Federal funds from the 2000–2001 award year as supplemental allocations for the 2001–2002 award year under all of the campus-based programs. Supplemental allocations will be issued this fall in accordance with the reallocation procedures in the Higher Education Act

of 1965, as amended (HEA). Under section 442(d) of the HEA, unexpended FWS Federal funds returned to the Secretary must be reallocated to eligible institutions that used at least 5 percent of the total 2000–2001 FWS Federal funds granted to the institution to compensate students employed as reading tutors of children or in family literacy activities as part of its community services activities. Because reallocated FWS Federal funds will be distributed on the basis of fair share shortfall criteria, you also must have a fair share shortfall to receive these funds. A fair share shortfall means that you have an unmet need for FWS funds as determined by the FWS allocation formula in the HEA that uses data reported on the FISAP. You must use all of the reallocated FWS Federal funds to compensate students employed in community services. To ensure consideration for supplemental FWS funds for the 2001–2002 award year, you must submit the Campus-Based Reallocation Form data by August 24, 2001, via the Department's Student Aid Internet Gateway.

Applicable Regulations

The following regulations apply to the campus-based programs:

- (1) Student Assistance General Provisions, 34 CFR part 668.
- (2) General Provisions for the Federal Perkins Loan Program, Federal Work-Study Program, and Federal Supplemental Educational Opportunity Grant Program, 34 CFR part 673.
- (3) Federal Work-Study Programs, 34 CFR part 675.
- (4) Institutional Eligibility Under the Higher Education Act of 1965, as Amended, 34 CFR part 600.
- (5) New Restrictions on Lobbying, 34 CFR part 82.
- (6) Governmentwide Debarment and Suspension (Nonprocurement) and Governmentwide Requirements for Drug-Free Workplace (Grants), 34 CFR part 85.
- (7) Drug and Alcohol Abuse Prevention, 34 CFR part 86.

FOR FURTHER INFORMATION CONTACT: For technical assistance concerning the Campus-Based Reallocation Form or other operational procedures of the campus-based programs, contact Campus-Based Operations, Schools Channel, U.S. Department of Education, Portals Building, Suite 600D, 1250 Maryland Avenue, SW., Washington, DC 20202–5453. Telephone (202) 708–7741. If you use a telecommunications device for the deaf (TDD), you may call the Federal Information Relay Service (FIRS) at 1–800–877–8339.

Individuals with disabilities may obtain this document in an alternative format (e.g., Braille, large print, audiotape or computer diskette) by contacting the Alternative Format Center, Mary E. Switzer Building, 330 C Street, SW., Washington, DC 20202–4560. Telephone (202) 260–9895 between 8:30 a.m. and 4:30 p.m., Eastern time, Monday through Friday.

Electronic Access to This Document

You may view this document, as well as all other Department of Education documents published in the **Federal Register**, in text or Adobe Portable Document Format (PDF) on the Internet at the following site: www.ed.gov/legislation/FedRegister.

To use PDF you must have Adobe Acrobat Reader, which is available free at this site. If you have questions about using PDF, call the U.S. Government Printing Office (GPO), toll free, at 1–888–293–6498; or in the Washington, DC, area at (202) 512–1530.

Note: The official version of this document is the document published in the **Federal Register**. Free Internet access to the official edition of the **Federal Register** and the Code of Federal Regulations is available on GPO Access at: <http://www.access.gpo.gov/nara/index.html>.

Program Authority: 42 U.S.C. 2752.

Dated: July 20, 2001.

Greg Woods,

Chief Operating Officer, Student Financial Assistance.

[FR Doc. 01–18611 Filed 7–25–01; 8:45 am]

BILLING CODE 4000–01–U

DEPARTMENT OF ENERGY**Energy Information Administration****Agency Information Collection Activities: Proposed Collection; Comment Request**

AGENCY: Energy Information Administration (EIA), Department of Energy (DOE).

ACTION: Agency information collection activities: proposed collection; comment request.

SUMMARY: The EIA is soliciting comments on the proposed revision and three-year extension of the surveys included in the Coal Program Package. The surveys covered by this action are the Form EIA–1, "Weekly Coal Monitoring Report—General Industries and Blast Furnaces" (Standby); Form EIA–3, "Quarterly Coal Consumption Report—Manufacturing Plants;" Form EIA–3A, "Annual Coal Quality Report—Manufacturing Plants;" Form EIA–4,

“Weekly Coal Monitoring Report—Coke Plants” (Standby); Form EIA-5, “Quarterly Coal Consumption Report—Coke Plants;” Form EIA-5A, “Annual Coal Quality Report—Coke Plants;” Form EIA-6, “Coal Distribution Report;” Form EIA-6 (Schedule Q), “Quarterly Coal Report” (Standby); Form EIA-7A, “Coal Production Report;” and Form EIA-20, “Weekly Telephone Survey of Coal Burning Utilities” (Standby). The Standby forms are designed to be utilized under certain conditions.

DATES: Comments must be filed on or before September 24, 2001. If you anticipate difficulty in submitting comments within that period, contact the person listed below as soon as possible.

ADDRESSES: Send comments to William Watson, Coal, Nuclear, and Renewables Division, EI-52, Forrestal Building, U.S. Department of Energy, Washington, DC 20585. Alternatively, Mr. Watson may be reached at william.watson@eia.doe.gov (e-mail), 202-287-1971 (telephone), or 202-287-1934 (FAX).

FOR FURTHER INFORMATION CONTACT: Requests for additional information or copies of the forms and instructions should be directed to William Watson at the address listed above.

SUPPLEMENTARY INFORMATION:

- I. Background
- II. Current Actions
- III. Request for Comments

I. Background

The Federal Energy Administration Act of 1974 (Pub. L. No. 93-275, 15 U.S.C. 761 *et seq.*) and the DOE Organization Act (Pub. L. No. 95-91, 42 U.S.C. 7101 *et seq.*) require the EIA to carry out a centralized, comprehensive, and unified energy information program. This program collects, evaluates, assembles, analyzes, and disseminates information on energy resource reserves, production, demand, technology, and related economic and statistical information. This information is used to assess the adequacy of energy resources to meet near and longer term domestic demands.

The EIA, as part of its effort to comply with the Paperwork Reduction Act of 1995 (Pub. L. 104-13, 44 U.S.C. Chapter 35), provides the general public and other Federal agencies with opportunities to comment on collections of energy information conducted by or in conjunction with the EIA. Any comments received help the EIA to prepare data requests that maximize the utility of the information collected, and to assess the impact of collection

requirements on the public. Also, the EIA will later seek approval by the Office of Management and Budget (OMB) of the collections under Section 3507(a) of the Paperwork Reduction Act of 1995.

The coal surveys included in the Coal Program Package collect information on coal production, distribution, receipts, consumption, quality, stocks, and prices. This information is used to support public policy analyses of the coal industry and is published in various EIA publications, including the Coal Industry Annual, the Annual Energy Review, the Monthly Energy Review, and the Quarterly Coal Report. Respondents to the surveys include coal producers, coal distributors, and coal consumers.

II. Current Actions

The EIA will request a 3-year extension of the collection authority for each of the above-referenced surveys. Additionally, the EIA proposes the following changes affecting Form EIA-3, Form EIA-3A, Form EIA-5, Form EIA-5A, and Form EIA-7A.

Form EIA-3, “Quarterly Coal Consumption Report—Manufacturing Plants;” and Form EIA-3A, “Annual Coal Quality Report—Manufacturing Plants”

Currently, EIA surveys manufacturing plants to collect coal consumption and coal stocks data on a quarterly basis (Form EIA-3), and coal quality data and coal origin on an annual basis (Form EIA-3A). EIA proposes to eliminate the EIA-3A survey and instead modify the EIA-3 quarterly survey to include questions on coal quality and origin, but eliminate reporting the basis of coal quality data. EIA proposes to also add mode of coal transport to the EIA-3 quarterly survey. EIA believes that the proposed changes would make it easier for the respondents to complete the surveys.

EIA proposes to change the title of the EIA-3 survey form from “Quarterly Coal Consumption Report—Manufacturing Plants” to “Quarterly Coal Consumption and Quality Report, Manufacturing Plants.”

The instructions in Form EIA-3, in Section B, Who Must Submit, will be amended to state that synfuel facilities using coal as an input are among the facilities required to complete form EIA-3.

EIA proposes to delete the question asking for the basis for coal quality information, in section III. Basis of Coal Quality, now included on the EIA-3A form. EIA believes that the information is not needed because it is not

published, disseminated on the internet, nor used within EIA for analysis.

Form EIA-5, “Quarterly Coal Consumption Report—Coke Plants;” and Form EIA-5A, “Annual Coal Quality Report—Coke Plants”

Currently, EIA surveys coke plants to collect consumption and stocks data for coal and production and stocks data for coke on a quarterly basis (Form EIA-5), and coal quality data and coal origin on an annual basis (Form EIA-5A). EIA proposes to eliminate the EIA-5A survey and to modify the EIA-5 quarterly survey to include questions on coal quality and origin, but eliminate reporting the basis of coal quality data. EIA proposes to also add mode of coal transport to the EIA-5 quarterly survey. EIA believes that the proposed changes would make it easier for the respondents to complete the surveys.

EIA proposes to delete the question asking for the basis for coal quality information, in section III. Basis of Coal Quality, now included on the EIA-5A form. EIA believes that the information is not needed because it is not published, disseminated on the internet, nor used within EIA for analysis.

Form EIA-7A, “Coal Production Report”

EIA proposes to add an additional data element to section J. Mining Location. EIA proposes to ask the respondents to identify the datum (geospatial referencing system) that was used in determining the latitude and longitude locations. EIA is proposing this change to meet OMB directives for standardizing geospatial data.

To help respondents, EIA proposes to add instructions on methods that can be used to determine the geographic location of coal mines and the datum of the location.

EIA also proposes to clarify section H. Disclosure of Information, Instructions for Completing Form EIA-7A. The instructions in section H will be modified to state that mine location (latitude and longitude) and datum will not be treated as confidential information. Currently, EIA releases other mine location information, such as State and county. EIA believes that the release of latitude and longitude locations and datums would not result in competitive harm to respondents.

III. Request for Comments

Prospective respondents and other interested parties should comment on the actions discussed in item II. The following guidelines are provided to assist in the preparation of responses. Please indicate to which form(s) your comments apply.

General Issues

A. Is the proposed collection of information necessary for the proper performance of the functions of the agency and does the information have practical utility? Practical utility is defined as the actual usefulness of information to or for an agency, taking into account its accuracy, adequacy, reliability, timeliness, and the agency's ability to process the information it collects.

B. What enhancements can be made to the quality, utility, and clarity of the information to be collected?

As a Potential Respondent to the Request for Information

A. Are the instructions and definitions clear and sufficient? If not, which instructions need clarification?

B. Can the information be submitted by the due date?

C. Public reporting burden for each of the surveys included in the Coal Program Package is shown below as an average hour(s) per response. The estimated burden includes the total time necessary to provide the requested information. In your opinion, how accurate is this estimate?

- Form EIA-1, "Weekly Coal Monitoring Report—General Industries and Blast Furnaces" (Standby); 1.0 hour per response (previous estimate was 1 hour)
- Form EIA-3, "Quarterly Coal Consumption Report—Manufacturing Plants;" 1 hour per response (previous estimate was .4 hours)
- EIA-3A, "Annual Coal Quality Report—Manufacturing Plants;" 0 hours per response (previous estimate was 1 hour) EIA is proposing elimination of Form EIA-3A.
- Form EIA-4, "Weekly Coal Monitoring Report—Coke Plants" (Standby); 1.0 hour per response (previous estimate was 1 hour)
- Form EIA-5, "Quarterly Coal Consumption Report—Coke Plants;" 1.5 hours per response (previous estimate was .9 hours)
- Form EIA-5A, "Annual Coal Quality Report—Coke Plants;" 0 hours per response (previous estimate was 1 hour) EIA is proposing elimination of Form EIA-5A.
- Form EIA-6, "Coal Distribution Report;" 5.0 hours per response (previous estimate was 5.0 hours)
- Form EIA-6 (Schedule Q), "Quarterly Coal Report" (Standby); 1 hour per response (previous estimate was 1 hour)
- Form EIA-7A, "Coal Production Report;" .75 hours per response (previous estimate was .8 hours)

—Form EIA-20, "Weekly Telephone Survey of Coal Burning Utilities" (Standby) 1 hour per response (previous estimate was 1 hour)

The Forms EIA-1, 4, 6 (Schedule Q), and 20 are Standby surveys. The above estimates reflect the anticipated burden per response in the event these surveys are implemented.

D. The agency estimates that the only cost to a respondent is for the time it will take to complete the collection. Will a respondent incur any start-up costs for reporting, or any recurring annual costs for operation, maintenance, and purchase of services associated with the information collection?

E. What additional actions could be taken to minimize the burden of this collection of information? Such actions may involve the use of automated, electronic, mechanical, or other technological collection techniques or other forms of information technology.

F. Does any other Federal, State, or local agency collect similar information? If so, specify the agency, the data element(s), and the methods of collection.

As a Potential User of the Information To Be Collected

A. Is the information useful at the levels of detail to be collected?

B. For what purpose(s) would the information be used? Be specific.

C. Are there alternate sources for the information and are they useful? If so, what are their weaknesses and/or strengths?

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

Statutory Authority: Section 3507(h)(1) of the Paperwork Reduction Act of 1995 (Pub. L. No. 104-13, 44 U.S.C. Chapter 35).

Issued in Washington, DC, July 19, 2001.

Stanley R. Freedman,

Acting Director, Statistics and Methods Group, Energy Information Administration.

[FR Doc. 01-18638 Filed 7-25-01; 8:45 am]

BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY**Federal Energy Regulatory Commission**

[Docket No. RP01-359-002]

Dominion Transmission, Inc.; Notice of Compliance Filing

July 19, 2001.

Take notice that on July 12, 2001, Dominion Transmission Inc. (DTI)

tendered for filing as part of its FERC Gas Tariff, Third Revised Volume No. 1, the following tariff sheets, with an effective date of June 27, 2001:

First Revised Sheet No. 1132

First Revised Sheet No. 1133

First Revised Sheet No. 1134

DTI states that the filing is being made in compliance with the Commission's Letter Order, dated June 27, 2001, in Docket No. RP01-359-001. DTI states that First Revised Tariff Sheets Nos. 1132-1134 eliminate the stranded cost tracking mechanism contained in Section 18.2.B of the General Terms and Conditions of DTI's FERC Gas Tariff.

Section 18.2 of the General Terms & Conditions requires DTI to make quarterly stranded cost filings. On May 15, 2001, DTI requested a waiver of the requirement to return excess collections received through the stranded cost tracking mechanism. In support of its request, DTI stated that the contracts responsible for the stranded costs have expired on their own terms. The Commission granted the waiver but directed DTI to eliminate Section 18.2.B because it was no longer needed.

DTI states that copies of its letter of transmittal and enclosures have been served upon the parties to this proceeding.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, in accordance with Section 385.211 of the Commission's Rules and Regulations. All such protests must be filed in accordance with Section 154.210 of the Commission's Regulations. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceedings. Copies of this filing are on file with the Commission and are available for public inspection. This filing may also be viewed on the web at <http://www.ferc.gov> using the "RIMS" link, select "Docket#" and follow the instructions (call 202-208-2222 for assistance). Comments, protests and interventions may be filed electronically via the Internet in lieu of paper. See, 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's web site under the "e-Filing" link.

David P. Boergers,
Secretary.

[FR Doc. 01-18616 Filed 7-25-01; 8:45 am]

BILLING CODE 6717-01-M