Robert R. Nordhaus, Member, Van Ness Feldman, P.C.

State Commission Representative—To Be Named

PJM Interconnection,

PJM Interconnection,	
L.L.C., et al	RT01-2-000
Allegheny Power	RT01-10-000
Duquesne Light Co	RT01-13-000
Avista Corp. et al	RT01-15-000
Southwest Power Pool,	
Inc	RT01-34-000
Avista Corp. et al	RT01-35-000
Arizona Public Service	1(101 00 000
Co. et al	RT01-44-000
CridElorida LLC at al	
GridFlorida LLC, et al	RT01-67-000
GridSouth Transco L.L.C.	RT01-74-000
Entergy Services, Inc., et	DE0.4 == 0.00
al	RT01–75–000
Southern Company Serv-	
ices, Inc	RT01–77–000
San Diego Gas & Electric	
Со	RT01-82-000
Pacific Gas & Electric Co.	RT01-83-000
California ISO Corp	RT01-85-000
Bangor Hydro-Electric	
Co., et al	RT01-86-000
Midwest ISO	RT01-87-000
Alliance Companies	RT01-88-000
Southern California Edi-	11101 00 000
son Co.	RT01–92–000
California Power Ex-	1(101-32-000
	DT01 02 000
change Corp	RT01-93-000
NSTAR Services Co	RT01–94–000
New York Independent	
System Operator, Inc	RT01–95–000
PJM Interconnection,	
L.L.C.	RT01–98–000
Regional Transmission	
Organizations	RT01–99–000
Regional Transmission	
Organizations	RT01-100-000
Open-Access Same Time	
Information Systems,	
Phase II	RM00-10-000
Alliance Companies	ER99-3144-000
American Electric Power	
Service Co	EC99–80–000
Illinois Power Co	ER01–123–000
Commonwealth Edison	LIN01-125-000
	FD01 700 000
Co	ER01-780-000
Ameren Corp	ER01–966–000
[FR Doc. 01–25779 Filed 10–12–01; 8:45 am]	

BILLING CODE 6717-01-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7083-1]

Agency Information Collection Activities: Submission for OMB Review; Comment Request, General Administration Request for Assistance Program Lobbying & Litigation Certification Amendment

AGENCY: Environmental Protection Agency (EPA). **ACTION:** Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C.

3501 et seq.), this document announces that the following Information Collection Request (ICR) has been forwarded to the Office of Management and Budget (OMB) for review and approval: General Administration **Request for Assistance Programs** (Lobbying & Litigation Certification Amendment), OMB Control Number 2030–0020, expiration date of December 31, 2002. The ICR describes the nature of the information collection and its expected burden and cost; where appropriate, it includes the actual data collection instrument. DATES: Comments must be submitted on or before November 14, 2001. **ADDRESSES:** Send comments, referencing EPA ICR Number 0938.08 and OMB Control Number 2030-0020, to the following addresses: Susan Auby, U.S. Environmental Protection Agency, Collection Strategies Division (Mail Code 2822), 1200 Pennsylvania Avenue, N.W., Washington, DC 20460-0001; and to Office of Information and Regulatory Affairs, Office of Management and Budget (OMB), Attention: Desk Officer for EPA, 725 17th Street, N.W., Washington, DC 20503. FOR FURTHER INFORMATION CONTACT: For a copy of the ICR contact Susan Auby at EPA by phone at (202) 260-4901, by E-mail at Auby.susan@epamail.epa.gov, or download off the Internet at http:// www.epa.gov/icr and refer to EPA ICR Number 0938.08. For technical questions about the ICR contact Pamela Luttner in the Office of Grants & Debarment at (202) 564–1902 or E-mail at

www.luttner.pamela@epamail.epa.gov.

SUPPLEMENTARY INFORMATION:

Title: General Administration Request for Assistance Programs (Lobbying & Litigation Certification Amendment), OMB Control Number 2030–0020, EPA ICR Number 0938.08, expiring December 31, 2002. This is a request to amend the existing approved collection. *Abstract:* Public Law 106–377, section

424 of the FY 2001 VA, HUD and Independent Agencies Appropriations Act (Appropriations Act) requires "A chief executive officer of any entity receiving funds under this Act shall certify that none of the funds have been used to engage in the lobbying of the Federal Government or in litigation against the United States unless authorized by law." Public Law 106-74, section 426 of the FY 2000 Appropriations Act contains a similar provision. These provisions impose additional information collection requirements on EPA assistance agreements and thus necessitate an amendment to the existing ICR.

The sole purpose of the certification is to validate that a chief executive officer of any entity receiving EPA assistance funds has certified that none of the funds were used in lobbying the Federal Government or in litigation against the United States. The certification will consist of a oneparagraph form that will be signed by a chief executive officer. It will normally be submitted with the final Financial Status Report. Recipients with multiple awards may choose to submit one certification covering all their awards on an annual basis.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number. The OMB control numbers for EPA's regulations are listed in 40 CFR part 9 and 48 CFR Chapter 15. The **Federal Register** document required under 5 CFR 1320.8(d), soliciting comments on this collection of information was published on May 29, 2001, (66 FR 29125); no comments were received.

Burden Statement: The annual public reporting and record keeping burden for this collection of information is estimated to be five minutes per response. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

Respondents/Affected Entities: Notfor-profit institutions, educational institutions, state, local or tribal governments.

Estimated Number of Respondents: 2000.

Frequency of Response: Once per project.

Éstimated Total Annual Hour Burden: 166.

Estimated Total Annualized Capital, O&M Cost Burden: \$0.

Send comments on the Agency's need for this information, the accuracy of the provided burden estimates, and any suggested methods for minimizing respondent burden, including through the use of automated collection techniques to the addresses listed above. Please refer to EPA ICR Number 0938.08 and OMB Control Number 2030–0020 in any correspondence.

Dated: October 5, 2001.

Oscar Morales,

Director, Collection Strategies Division. [FR Doc. 01–25896 Filed 10–12–01; 8:45 am] BILLING CODE 6560-50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7021-1]

Notice of Availability for Draft Guidance on Source Determinations for Combined Heat and Power Facilities Under the Clean Air Act New Source Review and Title V Programs

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of availability.

SUMMARY: The EPA is making available for public review and comment a preliminary draft of its pending guidance on Source Determinations for Combined Heat and Power (CHP) Facilities under the Clean Air Act New Source Review and Title V Programs. The combined generation of heat and power, also known as cogeneration, has been an energy supply option for nearly 100 years and is used in many sectors of the economy. In light of ever increasing demand for energy, electric power industry restructuring and crossprogram pollution prevention initiatives, EPA is committed to improving the efficiency at which we convert fuels into useful energy. Properly designed and implemented CHP is a key element to achieving the nation's energy goals, because CHPs are capable of independently providing power to the grid or customers other than the host facility and therefore can help alleviate power shortfalls. Recognizing this, the Report of the National Energy Policy Development Group recommends "that the President direct the EPA Administrator to promote CHP through flexibility in environmental permitting."

A draft of EPA's guidance is available for public review and comment. The EPA does not intend to respond to individual comments, but rather to consider the comments from the public in the preparation of the final guidance. It is important that the draft guidance being made available today for public review and comment does not represent official EPA policy or a formal position on the subject matter discussed and therefore is not to be relied on in interpreting EPA policy.

DATES: The comment period on the draft guidance will close on November 14, 2001.

ADDRESSES: Written comments should be sent to Pamela J. Smith, Information Transfer and Program Integration Division (MD–12), Office of Air Quality Planning and Standards, U.S. EPA, Research Triangle Park, North Carolina 27711, telephone 919–541–0641, telefax 919–541–5509 or e-mail *smith.pam@epa.gov.*

FOR FURTHER INFORMATION CONTACT: Kathy Kaufman, Office of Air Quality Planning and Standards, U.S. EPA, MD– 12, Research Triangle Park, NC 27711, telephone 919–541–0102 or e-mail kaufman.kathy@epa.gov.

SUPPLEMENTARY INFORMATION: A copy of the draft guidance document may be obtained by calling or E-mailing Pamela J. Smith. The draft guidance may also be downloaded from the NSR Web site *http://www.epa.gov/ttn/nsr* under the topic "What's New on NSR."

Dated: July 18, 2001.

Henry C. Thomas,

Acting Director, Office of Air Quality Planning and Standards.

[FR Doc. 01–25864 Filed 10–12–01; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7082-1]

Clean Water Act Section 303(d): Availability of Total Maximum Daily Loads (TMDLs) and Determinations That TMDLs Are Not Needed

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of availability

SUMMARY: This notice announces the availability for comment of the administrative record file for forty-five TMDLs and the calculations for these TMDLs prepared by EPA Region 6 for waters listed in the Mermentau and Vermilion/Teche river basins, under section 303(d) of the Clean Water Act (CWA). These TMDLs were completed in response to a court order dated October 1, 1999, in the lawsuit *Sierra Club, et al.* v. *Clifford et al.*, No. 96–0527, (E.D. La.). Under this court order, EPA is required to prepare TMDLs when needed for waters on the Louisiana 1998

section 303(d) list by December 31, 2007. The court order also requires EPA to add or delete waters to the schedule as new data confirms that waters are or are not meeting water quality standards.

This notice also announces the availability for comment of EPA determinations that TMDLs are not needed for six waterbody/pollutant combinations in the Mermentau and Vermilion/Teche river basins because new data and information show that water quality standards are being met. This proposed action would result in the removal of six waterbody/pollutant combinations from the Louisiana 303(d) list.

DATES: Comments must be submitted in writing to EPA on or before November 14, 2001.

ADDRESSES: Comments on the forty-five TMDLs and the determinations that TMDLs are not needed for six waterbody/pollutant combinations should be sent to Ellen Caldwell, Environmental Protection Specialist, Water Quality Protection Division, U.S. Environmental Protection Agency Region 6, 1445 Ross Ave., Dallas, TX 75202-2733. For further information, contact Ellen Caldwell at (214) 665-7513. The administrative record file for these TMDLs and the determinations that TMDLs are not needed are available for public inspection at this address as well. Documents from the administrative record file may be viewed at www.epa.gov/region6/water/ *tmdl.htm*, or obtained by calling or writing Ms. Caldwell at the above address. Please contact Ms. Caldwell to schedule an inspection.

FOR FURTHER INFORMATION CONTACT: Ellen Caldwell at (214) 665–7513.

SUPPLEMENTARY INFORMATION: In 1996, two Louisiana environmental groups, the Sierra Club and Louisiana Environmental Action Network (plaintiffs), filed a lawsuit in Federal Court against the EPA, styled *Sierra Club, et al.* v. *Clifford et al.*, No. 96– 0527, (E.D. La.). Among other claims, plaintiffs alleged that EPA failed to establish Louisiana TMDLs in a timely manner. Discussion of the court's order may be found at 65 FR 54032 (September 6, 2000).

EPA Seeks Comments on Forty-five TMDLs

By this notice EPA is seeking comments on the following forty-five TMDLs for waters located within the Mermentau and Vermilion/Teche basins: