292.309–292.313 are the implementing regulations, and provide procedures for: • An electric utility to file an application for the termination of its obligation to purchase energy and capacity from, or sell to, a QF; 2 and

- An affected entity or person to subsequently apply to the Commission for an order reinstating the electric utility’s obligation to purchase energy and capacity from, or sell to, a QF. 3

- Type of Respondents: Electric utilities, principally.

- Estimate of Annual Burden: 4 The Commission estimates the total Public Reporting Burden for this information collection as:

FERC–912—Cogeneration and Small Power Production, PURPA Section 210(m) Regulations for Termination or Reinstatement of Obligation To Purchase or Sell

<table>
<thead>
<tr>
<th>Type of Activity</th>
<th>Number of Respondents</th>
<th>Number of Responses per Respondent</th>
<th>Total Number of Responses</th>
<th>Average Burden &amp; Cost per Response 5</th>
<th>Total Annual Burden Hours &amp; Total Annual Cost</th>
<th>Cost per Respondent ($)</th>
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<td>12 $864 60 $864</td>
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<tr>
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<tr>
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<td></td>
<td></td>
<td></td>
<td></td>
<td></td>
<td>$4,320</td>
</tr>
</tbody>
</table>

Comments: Comments are invited on:

(1) Whether the collection of information is necessary for the proper performance of the functions of the Commission, including whether the information will have practical utility;

(2) the accuracy of the agency’s estimate of the burden and cost of the collection of information, including the validity of the methodology and assumptions used;

(3) ways to enhance the quality, utility and clarity of the information collection; and

(4) ways to minimize the burden of the collection of information on those who are to respond, including the use of automated collection techniques or other forms of information technology.

Dated: October 29, 2015.

Kimberly D. Bose,
Secretary.

[FR Doc. 2015–28092 Filed 11–3–15; 8:45 am]

DEPARTMENT OF ENERGY
Federal Energy Regulatory Commission

[Docket No. IC16–2–000]


AGENCY: Federal Energy Regulatory Commission, DOE.

ACTION: Notice of information collections and request for comments.

SUMMARY: In compliance with the requirements of the Paperwork Reduction Act of 1995, 44 U.S.C. 3506(c)(2)(A), the Federal Energy Regulatory Commission (Commission or FERC) is soliciting public comment on the requirements and burden 4 of the information collections described below.

DATES: Comments on the collections of information are due January 4, 2016.

ADDRESSES: You may submit comments (identified by Docket No. IC16–2–000) by either of the following methods:


Please reference the specific collection number and/or title in your comments.

Instructions: All submissions must be formatted and filed in accordance with submission guidelines at: http://www.ferc.gov/help/submission-guide.asp. For user assistance contact FERC Online Support by email at ferconlinesupport@ferc.gov, or by phone at: (866) 208–3676 (toll-free), or (202) 502–8659 for TTY.

Docket: Users interested in receiving automatic notification of activity in this docket or in viewing/downloading comments and issuances in this docket may do so at http://www.ferc.gov/docs-filing/docs-filing.asp.

FOR FURTHER INFORMATION CONTACT: Ellen Brown may be reached by email at DataClearance@FERC.gov, telephone at (202) 502–8663, and fax at (202) 273–0873.

SUPPLEMENTARY INFORMATION:

2 Contained within 18 CFR 292.310 and 292.312.
3 Contained within 18 CFR 292.311 and 292.313.
4 The Commission defines burden as 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. For further explanation of what is included in the information collection burden, reference 5 Code of Federal Regulations 1320.3.

5 The estimates for cost per response are derived using the following formula: Average Burden Hours per Response * $72.00 per Hour = Average Cost per Response. The hourly cost figure comes from the FERC Full-Time Equivalent (FTE) average salary plus benefits ($149,489/year). The Commission believes the FERC FTE average salary plus benefits to be representative of wages for industry respondents.

4 The Commission defines burden as 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. For further explanation of what is included in the information collection burden, reference 5 Code of Federal Regulations 1320.3.
Type of Request: Three-year extension of the information collection requirements for all collections described below with no changes to the current reporting requirements. Please note that each collection is distinct from the next.

Comments: Comments are invited on: (1) Whether the collections of information are necessary for the proper performance of the functions of the Commission, including whether the information will have practical utility; (2) the accuracy of the agency’s estimates of the burden and cost of the collections of information, including the validity of the methodology and assumptions used; (3) ways to enhance the quality, utility and clarity of the information collections; and (4) ways to minimize the burden of the collections of information on those who are to respond, including the use of automated collection techniques or other forms of information technology.

FERC–538, Gas Pipelines Certificates: Sections 7(a) Mandatory Initial Service

OMB Control No.: 1902–0061.

Abstract: Under sections 7(a), 10(a) and 16 of the Natural Gas Act (NGA), upon application by a person or municipality authorized to engage in the local distribution of natural gas, the Commission may order a natural gas company to extend or improve its transportation facilities, and sell natural gas to the municipality or person and, for such purpose, to extend its transportation facilities to communities immediately adjacent to such facilities or to territories served by the natural gas pipeline company. The Commission uses the application data in order to be fully informed concerning the applicant, and the service the applicant is requesting.

Type of Respondent: Persons or municipalities authorized to engage in the local distribution of natural gas.

Estimate of Annual Burden: The Commission estimates the annual public reporting burden for the information collection as:

| FERC–538—GAS PIPELINE CERTIFICATES: SECTION 7(a) MANDATORY INITIAL SERVICE |
|------------------|------------------|------------------|---------------|---------------|------------------|
| Number of respondents | Annual number of responses per respondent | Total number of responses | Average burden & cost per response | Total annual burden hours & total annual cost | Cost per respondent ($) |
| 1 | 1 | 1 | 240 | 240 | $17,280 |

FERC–740, Availability of e-Tag Information to Commission Staff

OMB Control No.: 1902–0254.

Abstract: In Order 771, the FERC–740 information collection (providing Commission staff access to e-Tag data) was implemented to provide the Commission, Market Monitoring Units (MMUs), Regional Transmission Organizations (RTOs), and Independent System Operators (ISOs) with information that allows them to perform market surveillance and analysis more effectively. The e-Tag information is necessary to understand the use of the interconnected electricity grid, particularly transactions occurring at interchanges. Due to the nature of the electricity grid, an individual transaction’s impact on an interchange cannot be assessed adequately in all cases without information from all connected systems, which is included in the e-Tags. The details of the physical path of a transaction included in the e-Tags helps the Commission to monitor, in particular, interchange transactions effectively, detect and prevent price manipulation over interchanges, and ensure the efficient and orderly use of the transmission grid. For example, the e-Tag data allows the Commission to identify transmission reservations as they go from one market to another and link the market participants involved in that transaction.

Order No. 771 provided the Commission access to e-Tags by requiring that Purchasing-Selling Entities (PSEs) and Balancing Authorities (BAs), list the Commission on the “CC” list of e-Tags so that the Commission can receive a copy of the e-Tags. The Commission accesses the e-Tags by contracting with a commercial vendor, OATL. In early 2014, the North American Energy Standards Board (NAESB) incorporated the requirement that the Commission be added to the “CC” list on e-Tags as part of the tagging process. Even before NAESB added the FERC requirement to the tagging standards, the rules behind the “CC” list requirement had already been programmed into the industry standard tagging software so as to make the inclusion of FERC in the “CC” list automatic. The Commission expects that PSEs and BAs will continue to use existing, automated procedures to create and validate the e-Tags in a way that provides the Commission with access to them. In the rare event that a new BA would need to alert e-Tag administrators that certain tags it generates qualify for exemption under the Commission’s regulations (e.g., transmissions from a new Canadian BA into another Canadian BA), this administrative function would be expected to require less than an hour of effort total from both the BA and an e-Tag administrator to include the BA on the exemption list. New exempt BAs occur less frequently than every year, but for the purpose of estimation we will conservatively assume one appears each year creating an additional burden associated with the Commission’s FERC–740 requirement of $60.59.7

Type of Respondent: Purchasing-Selling Entities and Balancing Authorities.

Footnotes:

1 The estimates for cost per response are derived using the following formula: Average Burden Hours per Response * $72.00 per Hour = Average Cost per Response. The hourly cost figure comes from the FERC average salary of $149,489/year.

2 The estimated hourly cost (salary plus benefits) provided in this section is based on the figures for May 2014 posted by the Bureau of Labor Statistics for the Utilities sector (available at http://www.bls.gov/oes/current/naics2_22.htm#13-0000) assuming:
  • 15 minutes legal (code 23–0000), $129.87 hourly
  • 45 minutes information and record clerk (code 43–4199), $37.50 hourly.
FERC–715, Annual Transmission Planning and Evaluation Report

OMB Control No.: 1902–0171

Abstract: Acting under FPA section 213, FERC requires each transmitting utility that operates integrated transmission system facilities rated above 100 kilovolts (kV) to submit annually:

• Contact information for the FERC–715;

• Base case power flow data (if it does not participate in the development and use of regional power flow data);

• Transmission system maps and diagrams used by the respondent for transmission planning;

FERC–729, Electric Transmission Facilities

OMB Control No.: 1902–0238.

Abstract: This information collection implements the Commission’s mandates under EPAct 2005 section 1221 which authorizes the Commission to issue permits under FPA section 216(b) for electric transmission facilities and the Commission’s delegated responsibility to coordinate all other federal authorities under FPA section 216(h). The related FERC regulations seek to develop a timely review process for siting of proposed electric transmission facilities. The regulations provide for (among other things) an extensive pre-application process that will facilitate maximum participation from all interested entities and individuals to provide them with a reasonable opportunity to present their views and recommendations, with respect to the need for and impact of the facilities, early in the planning stages of the proposed facilities as required under FPA section 216(d).

Additionally, FERC has the authority to issue a permit to construct electric transmission facilities if a state has withheld approval for more than a year or has conditioned its approval in such a manner that it will not significantly reduce transmission congestion or is not economically feasible. FERC envisions that, under certain circumstances, the Commission’s review of the proposed facilities may take place after one year of the state’s review. Under section 50.6(e)(3) the Commission will not accept applications until one year after the state’s review and then from applicants who can demonstrate that a state may withhold or condition approval of proposed facilities to such an extent that the facilities will not be constructed. In cases where FERC’s jurisdiction rests on FPA section 216(b)(1)(C), the pre-filing process should not commence until one year after the relevant State applications have been filed. This will give states one full year to process an application without any intervening Federal proceedings, including both the pre-filing and application processes. Once that year is complete, an applicant may seek to commence FERC’s pre-filing process. Thereafter, once the pre-filing process is complete, the applicant may submit its application for a construction permit.

Type of Respondent: Electric transmission facilities.

Estimate of Annual Burden: Electric transmission facilities.
The Commission requires a pipeline to post information on its Web site following a complaint. Without this information collection:

- The Commission would be unable to effectively monitor whether pipelines are giving discriminatory preference to their marketing affiliates; and
- non-affiliated shippers and state commissions and others would be unable to determine if they have been harmed by affiliate preference or prepare evidence for proceedings following the filing of a complaint.

**Type of Respondents:** Natural gas shippers and other entities (e.g., state commissions) also use information to determine whether they have been harmed by affiliate preference and to prepare evidence for proceedings following the filing of a complaint.

**18 CFR 250.16, and the FERC–592 log/format**

This form (log/format) provides the electronic formats for maintaining information on discounted transportation transactions and capacity allocation to support monitoring of activities of interstate pipeline marketing affiliates. Commission staff considers discounts given to shippers in litigated rate cases.

Without this information collection:

- The Commission would be unable to effectively monitor whether pipelines are giving discriminatory preference to their marketing affiliates; and
- non-affiliated shippers and state commissions and others would be unable to determine if they have been harmed by affiliate preference or prepare evidence for proceedings following the filing of a complaint.

**Type of Respondents:** Natural gas pipelines

**Estimate of Annual Burden:14** The Commission estimates the annual public reporting burden for the information collection as:

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13 The estimates for cost per response are derived using the following formula: Average Burden Hours per Response * $72 per Hour = Average Cost per Response. The hourly cost figure comes from the FERC average salary of $149,489. Subject matter experts found that industry employment costs closely resemble FERC's regarding the FERC–715 information collection.

14 The Commission defines burden as 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. For further explanation of what is included in the information collection burden, reference 5 Code of Federal Regulations 1320.3.
FERC–592—STANDARDS FOR CONDUCT FOR TRANSMISSION PROVIDERS MARKETING AFFILIATES OF INTERSTATE PIPELINES

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<th>Total annual burden &amp; total annual cost</th>
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<td>116.62</td>
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</table>

FERC–60 (Annual Report of Centralized Service Companies), FERC–61 (Narrative Description of Service Company Functions), and FERC–555A (Preservation of Records Companies and Service Companies Subject to PUHCA)

OMB Control No.: 1902–0215. Abstract: On August 8, 2005, the Energy Policy Act of 2005, was signed into law, repealing the Public Utility Holding Company Act of 1935 (PUHCA 1935) and enacting the Public Utility Holding Company Act of 2005 (PUHCA 2005). Section 1264 17 and section 1275 18 of PUHCA 2005 supplemented FERC’s existing ratemaking authority under the Federal Power Act (FPA) to protect customers against improper cross-subsidization or encumbrances of public utility assets, and similarly, FERC’s ratemaking authority under the Natural Gas Act (NGA). These provisions of PUHCA 2005 supplemented the FERC’s broad authority under FPA section 301 and NGA section 8 to obtain the books and records of regulated companies and any person that controls or is under the influence of such companies if relevant to jurisdictional activities.

FERC Form 60

Form No. 60 is an annual reporting requirement under 18 CFR 366.23 for centralized service companies. The report’s function is to collect financial information (including balance sheet, assets, liabilities, billing and charges for associated and non-associated companies) from centralized service companies subject to the jurisdiction of the FERC. Unless Commission rule exempts or grants a waiver pursuant to 18 CFR 366.3 and 366.4 to the holding company system, every centralized service company in a holding company system must prepare and file electronically with the FERC the Form No. 60, pursuant to the General Instructions in the form.

FERC–61

FERC–61 is a filing requirement for service companies in holding company systems (including special purpose companies) that are currently exempt or granted a waiver of FERC’s regulations and would not have to file FERC Form 60. Instead, those service companies are required to file, on an annual basis, a narrative description of the service company’s functions during the prior calendar year (FERC–61). In complying, a holding company may make a single filing on behalf of all of its service company subsidiaries.

FERC–555A

FERC prescribed a mandated preservation of records requirements for holding companies and service companies (unless otherwise exempted by FERC). This requires them to maintain and make available to FERC, their books and records. The preservation of records requirement provides for uniform records retention by holding companies and centralized service companies subject to PUHCA 2005.

Data from the FERC Form 60, FERC–61, and FERC–555A provide a level of transparency that: (1) Helps protect ratepayers from pass-through of improper service company costs, (2) enables FERC to review and determine cost allocations (among holding company members) for certain non-power goods and services, (3) aids FERC in meeting its oversight and market monitoring obligations, and (4) benefits the public, both as ratepayers and investors. In addition, the FERC’s audit staff used these records during compliance reviews and special analyses.

If data from the FERC Form 60, FERC–61, and FERC–555A were not available, FERC would not be able to meet its statutory responsibilities, under EPAct 1992, EPAct of 2005, and PUHCA 2005, and FERC would not have all of the regulatory mechanisms necessary to ensure customer protection.

Type of Respondent: Electric transmission facilities

Estimate of Annual Burden: The Commission estimates the annual public reporting burden for the information collection as:

FERC–60 (ANNUAL REPORT OF CENTRALIZED SERVICE COMPANIES), FERC–61 (NARRATIVE DESCRIPTION OF SERVICE COMPANY FUNCTIONS), & FERC–555A (PRESERVATION OF RECORDS COMPANIES AND SERVICE COMPANIES SUBJECT TO PUHCA)

<table>
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<th>Number of respondents</th>
<th>Annual number of responses per respondent</th>
<th>Total number of responses</th>
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<td>39</td>
<td>75</td>
<td>2,925</td>
<td>$4,280</td>
</tr>
</tbody>
</table>

15 The estimates for cost per response are derived using the FERC average salary of $149,489/year (or $72.00/hour). Commission staff finds that the work done for this information collection is typically done by wage categories similar to those at FERC.

16 The requirements for this collection are contained in 18 CFR part 358 and 18 CFR part 250.16.

The total estimated annual cost burden to respondents is $3,516,262 ($166,725 (FERC Form 60) + $1,537.00 (FERC–61) + $3,348,000 (FERC–555A) = $3,516,600).

FERC Form 60: 2,925 hours * $57.07/hour = $166,929.00.

FERC–61: 50 hours * $37.50/hour = $1,875.

FERC–555A: 22
- Labor costs for paper storage: 108,000 hours * $31.00/hour = $3,348,000
- Record Retention/storage cost for paper storage (using an estimate of 6,000 ft³): $38,763.75
- Electronic record retention/storage cost: $2,335,500 [108,000 hours * $28.00/hour 23 = $1,512,000; electronic record storage cost: $4,000 hours * $15.25/year 24 = $623,500; total electronic record storage: $2,335,500].

Total: .................................................. $3,516,262


Kimberly D. Bose,
Secretary.

[FR Doc. 2015–28086 Filed 11–3–15; 8:45 am]

BILLING CODE 6717–01–P

19For the FERC–60 the $57.07 (rounded from $57.07) hourly cost figure comes from the average cost of an management analyst (Occupation Code 13–1111) and an accountant (Occupation Code 13–1112) posted on the Bureau of Labor Statistics (BLS) Web site (http://www.bls.gov/oes/current/naics2_22.htm).
20For the FERC–61 the $37.50 hourly cost figure comes from the cost of a records clerk (Occupation Code 43–4199) as posted on the BLS Web site (http://www.bls.gov/oes/current/naics2_22.htm).
21For the FERC–555 the $31.00 hourly cost figure (rounded from $30.71) comes from the cost of a file clerk (Occupation Code 43–4071) as posted on the BLS Web site (http://www.bls.gov/oes/current/naics2_22.htm).
22Internal analysis assumes 50% electronic and 50% paper storage.
23The Commission bases the $28/hour figure on a FERC staff study that included estimating public utility recordkeeping costs.
24Per entity; the Commission bases this figure on the estimated cost to service and to store 1 GB of data (based on the aggregated cost of an IBM advanced data protection server).

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RM15–14–000]

Revised Critical Infrastructure Protection; Reliability Standards; Notice of Technical Conference

Take notice that the Federal Energy Regulatory Commission (Commission) will hold a Commission staff-led technical conference on Critical Infrastructure Protection Supply Chain Risk Management issues identified in the Notice of Proposed Rulemaking (NOPR) in the above-captioned docket on January 28, 2016. The conference will begin at 9:00 a.m. and end at approximately 5:00 p.m. (Eastern Time). The conference will be held at the Federal Energy Regulatory Commission, 888 First Street NE., Washington, DC 20426.

The technical conference shall facilitate a structured dialogue on supply chain risk management issues identified by the Commission in the Revised Critical Infrastructure Protection (CIP) Standards NOPR. Technical Conference panelists may be asked to address: (1) The NOPR proposal to direct that NERC develop a Reliability Standard to address supply chain risk management; (2) the anticipated features of, and requirements that should be included in, such a standard; and (3) a reasonable timeframe for development of a standard. The technical conference will be led by Commission staff, with prepared remarks to be presented by invited panelists, which must be submitted to the Commission in advance of the conference. A subsequent notice providing an agenda and details on the topics for discussion will be issued in advance of the conference. Commissioners may attend and participate.

There is no fee for attendance. However, members of the public are encouraged to preregister online at: https://www.ferc.gov/whats-new/registration/01-28-16-speaker-form.asp.

Those wishing to participate in panel discussions should submit nominations no later than close of business on November 20, 2015 online at: https://www.ferc.gov/whats-new/registration/01-28-16-form.asp

There will be no webcast of this event. However, It will be transcribed. Transcripts of the conference will be immediately available for a fee from Ace-Federal Reporters, Inc. (202–347–3700).

Commission conferences are accessible under section 508 of the Rehabilitation Act of 1973. For accessibility accommodations please send an email to accessibility@ferc.gov or call toll free (866) 208–3372 (voice) or (202) 502–8659 (TTY), or send a fax to (202) 208–2106 with the requested accommodations.

For more information about the technical conference, please contact: Sarah McKinley, Office of External Affairs, 202–502–8368, sarah.mckinley@ferc.gov.


Kimberly D. Bose,
Secretary.

[FR Doc. 2015–28091 Filed 11–3–15; 8:45 am]

BILLING CODE 6717–01–P