conjunction with institutional program reviews to assess the administrative capability and compliance of the applicant. There are no other resources for collecting this data.

The HEA requires that if an institution anticipates not using all of its allocated funds for the FWS, and FSEOG programs by the end of an award year, it must specify the anticipated remaining unused amount to the Secretary, who reduces the institution's allocation accordingly.

The changes to the Perkins Loan Program in this annual update reflect the immediate reporting needs. There will be more extensive changes to the FISAP in next year's iteration to accommodate the continuing Perkins program close out.

Dated: April 16, 2018.

### Kate Mullan,

Acting Director, Information Collection Clearance Division, Office of the Chief Privacy Officer, Office of Management.

[FR Doc. 2018-08202 Filed 4-18-18; 8:45 am]

BILLING CODE 4000-01-P

## **DEPARTMENT OF EDUCATION**

[Docket No. ED-2018-ICCD-0045]

Agency Information Collection Activities; Extension Grants Funding Opportunity for FY 2011 and FY 2012 Promise Neighborhoods Implementation Grantees (84.215N)

**AGENCY:** Office of Innovation and Improvement (OII), Department of Education (ED).

ACTION: Notice.

SUMMARY: In accordance with the Paperwork Reduction Act of 1995, ED is requesting the Office of Management and Budget (OMB) to conduct an emergency review of a new information collection.

DATES: Approval by the OMB has been requested by before April 18, 2018.

ADDRESSES: To access and review all the documents related to the information collection listed in this notice, please use <a href="http://www.regulations.gov">http://www.regulations.gov</a> by searching the Docket ID number ED—2018—ICCD—0045. Written requests for information submitted by postal mail or delivery should be addressed to the Director of the Information Collection Clearance Division, U.S. Department of Education, 400 Maryland Avenue SW, LBJ, Room 216—44, Washington, DC 20202—4537.

**FOR FURTHER INFORMATION CONTACT:** For specific questions related to collection activities, please contact Karen Dorsey Hargrove, 202–453–6695.

SUPPLEMENTARY INFORMATION: The Department of Education (ED), in accordance with the Paperwork Reduction Act of 1995 (PRA) (44 U.S.C. 3506(c)(2)(A)), provides the general public and Federal agencies with an opportunity to comment on proposed, revised, and continuing collections of information. This helps the Department assess the impact of its information collection requirements and minimize the public's reporting burden. It also helps the public understand the Department's information collection requirements and provide the requested data in the desired format. ED is soliciting comments on the proposed information collection request (ICR) that is described below. The Department of Education is especially interested in public comment addressing the following issues: (1) Is this collection necessary to the proper functions of the Department; (2) will this information be processed and used in a timely manner; (3) is the estimate of burden accurate; (4) how might the Department enhance the quality, utility, and clarity of the information to be collected; and (5) how might the Department minimize the burden of this collection on the respondents, including through the use of information technology. Please note that written comments received in response to this notice will be considered public records.

Title of Collection: Extension Grants Funding Opportunity for FY 2011 and FY 2012 Promise Neighborhoods Implementation Grantees (84.215N).

*ÔMB Control Number*: 1855—New. *Type of Review*: A new information collection.

Respondents/Affected Public: Private Sector. Total Estimated Number of Annual

Responses: 12.

Total Estimated Number of Annual Burden Hours: 391.

Abstract: The Consolidated Appropriations Act 2018 (the Appropriations Act) Public Law 115-141 provides funding extension funds for Promise Neighborhoods (PN) grants funded in fiscal year (FY) 2011 and FY 2012. The Appropriations Act states that awards would be made on a competitive basis to FY 2011 and FY 2012 PN implementation grantees that have demonstrated the ability to collect, track, and report longitudinal data on performance indicators (established by the Department and required to be reported on annually as part of the initial implementation grant); have demonstrated the most positive and promising results during their initial implementation grant based on such indicators (emphasizing getting children

ready to learn); have demonstrated a commitment to operating in the most under-served and under-resourced, including rural areas; and propose continuing to pursue ambitious goals from the initial implementation during an extension of that grant.

Additional Information: An emergency clearance approval for the use of the system is described below due to the following conditions:

This is a request for emergency clearance of the funding announcement of the Promise Neighborhoods (PN) Extension Grant. The funding announcement is the instrument through which the Department will comply with the Consolidated Appropriations Act 2018 (the Appropriations Act) Public Law 115-141. The Appropriations Act directs the Department to make extension awards to fiscal year (FY) 2011 and FY 2012 Promise Neighborhoods (PN) implementation grantees. The Appropriations Act states that ". . . no later than June 1, 2018 (emphasis added), the Secretary shall award extension grants under such section on a competitive basis to implementation grantees that have demonstrated the ability to collect, track, and report longitudinal data on performance indicators established by the Department and required to be reported on annually as part of the initial implementation grant; demonstrated the most positive and promising results during their initial implementation grant based on such indicators, emphasizing getting children ready to learn; demonstrated a commitment to operating in the most under-served and under-resourced, including rural, areas; and propose continuing to pursue ambitious goals during an extension of that grant." In order to comply with the Appropriations Act the Office of Innovation and Improvement will need to design a program specific instrument to conduct a competition for the PN extension funds. Pursuant to 5 CFR 1320.13, the Department requests that OMB review this information collection under its emergency procedures. This request for emergency clearance is based on missing a statutory deadline. The Appropriations Act requires that awards be made no later than June 1, 2018. The Appropriations Act became public law on March 23, 2018. There are 70 calendar days from March 23, 2018 to May 31, 2018. The June 1st date does not allow for a 30-day public comment period and 30-day OMB review period. Due to this shortened approval period we are also requesting no public comment period.

Dated: April 16, 2018.

### Tomakie Washington,

Acting Director, Information Collection Clearance Division, Office of the Chief Privacy Officer, Office of Management.

[FR Doc. 2018-08209 Filed 4-18-18; 8:45 am]

BILLING CODE 4000-01-P

### **DEPARTMENT OF ENERGY**

# Appliance Standards and Rulemaking **Federal Advisory Committee**

**AGENCY:** Office of Energy Efficiency and Renewable Energy, Department of Energy.

**ACTION:** Notice of charter renewal.

**SUMMARY:** Pursuant to the Federal Advisory Committee Act, and following consultation with the Committee Management Secretariat, General Services Administration, notice is hereby given that the Appliance Standards and Rulemaking Federal Advisory Committee's (ASRAC) charter is being renewed.

The Committee will provide advice and recommendations to the Secretary of Energy on matters concerning the DOE's Appliances and Commercial Equipment Standards Program's test procedures and rulemaking process.

Additionally, the renewal of the ARSAC has been determined to be essential to conduct business of the Department of Energy's and to be the in the public interest in connection with the performance of duties imposed upon the Department of Energy, by law and agreement. The Committee will continue to operate in accordance with the provisions of the Federal Advisory Committee Act, the rules and regulations in implementation of that Act.

FOR FURTHER INFORMATION CONTACT: John Cymbalsky, Designated Federal Officer at (202) 287-1692.

Issued in Washington, DC, on April 13, 2018.

## Wayne D. Smith,

Committee Management Officer. [FR Doc. 2018-08211 Filed 4-18-18; 8:45 am] BILLING CODE 6450-01-P

## **DEPARTMENT OF ENERGY**

[FE Docket No. 12-32-LNG]

Jordan Cove Energy Project, L.P.: Application To Amend Long-Term, **Conditional Authorization To Export Liquefied Natural Gas to Non-Free Trade Agreement Nations and To** Amend Application for Long-Term Authorization To Export Liquefied **Natural Gas to Non-Free Trade Agreement Nations** 

**AGENCY:** Office of Fossil Energy, DOE. **ACTION:** Notice of amendment.

**SUMMARY:** The Office of Fossil Energy (FE) of the Department of Energy (DOE) gives notice of receipt of an application for amendment (Amendment), filed on February 6, 2018, by Jordan Cove Energy Project, L.P. (JCEP or Jordan Cove) of both its Conditional Authorization (DOE/FE Order No. 3413) and pending Application in this proceeding.

Protests, motions to intervene, notices of intervention, and written comments addressing the Amendment are invited as described below.

**DATES:** Protests, motions to intervene or notices of intervention, as applicable, requests for additional procedures, and written comments are to be filed using procedures detailed in the Public Comment Procedures section no later than 4:30 p.m., Eastern time, May 9,

## ADDRESSES:

Electronic Filing by email: fergas@ hq.doe.gov.

Regular Mail: U.S. Department of Energy (FE-34), Office of Regulation and International Engagement, Office of Fossil Energy, P.O. Box 44375, Washington, DC 20026-4375.

Hand Delivery or Private Delivery Services (e.g., FedEx, UPS, etc.): U.S. Department of Energy (FE-34), Office of Regulation and International Engagement, Office of Fossil Energy, Forrestal Building, Room 3E-042, 1000 Independence Avenue SW, Washington, DC 20585.

# FOR FURTHER INFORMATION CONTACT:

Larine Moore or Amy Sweeney, U.S. Department of Energy (FE-34), Office of Regulation and International, Engagement Office of Fossil Energy, Forrestal Building, Room 3E–042, 1000 Independence Avenue SW, Washington, DC 20585, (202) 586-9478; (202) 586-2627.

Cassandra Bernstein, U.S. Department of Energy (GC-76), Office of the Assistant General Counsel for Electricity and Fossil Energy, Forrestal Building, 1000 Independence Avenue SW,

Washington, DC 20585, (202) 586-

SUPPLEMENTARY INFORMATION: JCEP's Application, filed on March 23, 2012, seeks authority to export domestically produced liquefied natural gas (LNG) in a volume equivalent to 292 billion cubic feet per year (Bcf/yr) of natural gas (0.8 Bcf per day (Bcf/d)) from the proposed Jordan Cove LNG Terminal to be located on Coos Bay, Oregon, to nations with which the United States does not have a free trade agreement (FTA) requiring national treatment for trade in natural gas (non-FTA nations) (77 FR 33446). On March 24, 2014, DOE issued DOE/ FE Order No. 3413, conditionally granting Jordan Cove's Application in the requested volume of 292 Bcf/yr for a term of 20 years (Conditional Non-FTA Authorization). On October 5, 2015, JCEP filed an amendment to its Application (81 FR 11202), asking DOE/ FE to increase its requested non-FTA LNG export volume from the equivalent of 292 Bcf/yr to 350 Bcf/yr of natural gas (0.96 Bcf/d). At that time, JCEP did not seek to amend its Conditional Non-FTA Authorization. DOE/FE has not yet issued a final order on JCEP's Non-FTA Application, and its requested 2015 amendment remains pending as part of the Application proceeding.

In this Amendment, JCEP again seeks to increase its volume of LNG exportsto the equivalent of 395 Bcf/yr (1.08 Bcf/ d) of natural gas—as approved in its Conditional Non-FTA Authorization (DOE/FE Order No. 3413) and as requested in its Non-FTA Application. JCEP states that the purpose of this Amendment is to conform its requested export volume to the proposed production capacity of the LNG Terminal in JCEP's current application at the Federal Energy Regulatory Commission (FERC). On September 21, 2017, JCEP filed an application at FERC (FERC Docket No. CP17-495-000) requesting authorization to site, construct, and operate the LNG Terminal with a proposed maximum capacity of 7.8 million metric tons per annum of LNG, equivalent to 395 Bcf/ yr of natural gas. JCEP states that this FERC application reflects changes to the production capacity of its proposed facilities at the LNG Terminal, as well as additional engineering analysis. Although JCEP's application at FERC remains pending, JCEP states that it wishes to align its requested export volume with its requested facilities at

Additionally, JCEP asks that, if and when DOE/FE issues an order granting the requested Amendment to the Conditional Non-FTA Authorization,