against the taxpayer pursuant to 26 U.S.C. 6103(m)(2) and in accordance with 31 U.S.C. 3711, 3217, and 3718.

To any State and local governmental agency that employs the services of others and that pays their wages or salaries, where the employee owes a delinquent non-tax debt to the United States for the purpose of garnishment.

To the Department of the Treasury, Financial Management Service, for the purpose of collecting delinquent debts owed to the U.S. Government via administrative offset.

Note: Redisclosure of a mailing address from the IRS may be made only for the purpose of debt collection, including to a debt collection agency in order to facilitate the collection or compromise of a Federal claim under the Debt Collection Act of 1982, except that a mailing address to a consumer reporting agency is for the limited purpose of obtaining a commercial credit report on the particular taxpayer. Any such address information obtained from the IRS will not be used or shared for any other Navy purpose or disclosed to another Federal, State or local agency which seeks to locate the same individual for its own debt collection purpose.

The DoD "Blanket Routine Uses" that appear at the beginning of the Navy's compilation of systems notices also apply to this system.

DISCLOSURE TO CONSUMER REPORTING AGENCIES:

Disclosures pursuant to 5 U.S.C. 552a(b)(12) may be made from this system to "consumer reporting agencies" as defined in the Fair Credit Reporting Act, 15 U.S.C. 1681a(f) or the Federal Claims Collection Act of 1966, 31 U.S.C. 3701(a)(3). The purpose of the disclosure is to aid in the collection of outstanding debts owed to the Federal Government; typically, to provide an incentive for debtors to repay delinquent Federal Government debts by making these debts part of their credit records.

The disclosure is limited to information necessary to establish the identity of the individual, including name, address, and taxpayer identification number (Social Security Number); the amount, status, and history of the claim; and the agency or program under which the claim arose.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Mainframe magnetic tapes, disk drives, printed reports, file folders, and PC hard and floppy disks.

RETRIEVABILITY:

Name and Social Security Number.

SAFEGUARDS:

Information is stored in locked file cabinets, supervised office space, supervised computer tape library that is accessible only through the data center, entry to which is controlled by a "cardpad" security system, for which only authorized personnel are given the access code. PC entry into the system may only be made through individual passwords.

SYSTEM MANAGER(S) AND ADDRESS:

Policy official: Commander, Navy Installations (Finance Department) Millington Detachment, 5720 Integrity Drive, Millington, TN 38055–6500.

Record holder: Local Morale, Welfare, and Recreation Offices/Visitors Quarters/Civilian Fund Business Offices that fall under the Commanding Officer of an installation. Official mailing addresses are published in the Standard Navy Distribution List that is available at http://neds.daps.dla.mil/sndl.htm.

NOTIFICATION PROCEDURE:

Individuals seeking to determine whether this system of records contains information about themselves should address written inquiries to the local Morale, Welfare, and Recreation Office/Visitors Quarters/Civilian Fund Business Office at the installation where they obtained services or to the System Manager. Official mailing addresses are published in the Standard Navy Distribution List that is available at http://neds.daps.dla.mil/sndl.htm.

In the initial inquiry, the requester must provide full name, Social Security Number, date of transaction, and the activity where they had their dealings. A list of other offices the requester may visit will be provided after initial contact is made at the office listed above. At the time of a personal visit, requesters must provide proof of identity containing the requester's signature.

RECORD ACCESS PROCEDURES:

Individuals seeking access to records about themselves should address written inquiries to the local Morale, Welfare, and Recreation Office/Visitors Quarters/Civilian Fund Business Office at the installation where they obtained services or to the System Manager. Official mailing addresses are published in the Standard Navy Distribution List that is available at http://neds.daps.dla.mil/sndl.htm.

In the initial inquiry, the requester must provide full name, Social Security Number, date of transaction, and the activity where they had their dealings. A list of other offices the requester may visit will be provided after initial contact is made at the office listed above. At the time of a personal visit, requesters must provide proof of identity containing the requester's signature.

CONTESTING RECORD PROCEDURES:

The Navy's rules for accessing records, and for contesting contents and appealing initial agency determinations are published in Secretary of the Navy Instruction 5211.5; 32 CFR part 701; or may be obtained from the system manager.

RECORD SOURCE CATEGORIES:

The individual; the bank involved; activity records; Internal Revenue Service; credit bureaus; the Defense Manpower Data Center; and the Department of the Treasury.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

[FR Doc. 06–5096 Filed 6–2–06; 8:45 am] $\tt BILLING\ CODE\ 5001–06-M$

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 three-year extension to the following Petroleum Supply Forms:

EIA-800, "Weekly Refinery and Fractionator Report."

EIA-801, "Weekly Bulk Terminal Report,"

EIA-802, "Weekly Product Pipeline Report,"

EIA-803, "Weekly Crude Oil Stocks Report,"

EIA–804, "Weekly Imports Report," EIA–805, "Weekly Terminal Blenders

Report," EIA-810, "Monthly Refinery Report," EIA-811, "Monthly Bulk Terminal

Report,"
EIA-812, "Monthly Product Pipeline

Report,"
EIA-813, "Monthly Crude Oil Report,"

EIA-814, "Monthly Imports Report,"

EIA-815, "Monthly Terminal Blenders Report,"

EIA-816, "Monthly Natural Gas Liquids Report,"

EIA-817, "Monthly Tanker and Barge Movement Report,'

EIA–819, "Monthly Oxygenate Report," and

EIA-820, "Annual Refinery Report" **DATES:** Comments must be filed by August 4, 2006. If you anticipate difficulty in submitting comments within that period, contact the person listed below as soon as possible.

ADDRESSES: Send comments to Stefanie Palumbo. To ensure receipt of the comments by the due date, submission by FAX (202–586–5846) or e-mail (stefanie.palumbo@eia.doe.gov) is recommended. The mailing address is Petroleum Division, EI-42, Forrestal Building, U.S. Department of Energy, Washington, DC 20585. Alternatively, Stefanie Palumbo may be contacted by telephone at 202-586-6866.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information or copies of any forms and instructions should be directed to Stefanie Palumbo 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. 93-275, 15 U.S.C. 761 et seq.) and the DOE Organization Act (Pub. L. 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 EIĀ will later seek approval by the Office of Management and Budget (OMB) under section 3507(a) of the Paperwork Reduction Act of 1995.

The weekly petroleum supply surveys (Forms EIA-800, EIA-801, EIA-802, EIA-803, EIA-804, and EIA-805) are

designed to highlight information on petroleum refinery operations, inventory levels, and imports of selected petroleum products in a timely manner. The information appears in the publications listed below and is also available electronically through the Internet at http://www.eia.doe.gov/.

Publications: Internet only publications are the Weekly Petroleum Status Report, Short-Term Energy Outlook, and This Week in Petroleum. Hardcopy and Internet publications are the Monthly Energy Review (DOE/EIA-0035) and the Annual Energy Outlook (DOE/EIA-0383).

The monthly petroleum supply surveys (Forms EIA-810, EIA-811, EIA-812, EIA-813, EIA-814, EIA-815, EIA-816, EIA-817, and EIA-819) are designed to provide statistically reliable and comprehensive information not available from other sources to EIA, other Federal agencies, and the private sector for use in forecasting, policy making, planning, and analysis activities. The information appears in the publications listed below and is also available electronically through the Internet at http://www.eia.doe.gov/.

Publications: Internet only publications are the Weekly Petroleum Status Report, Petroleum Supply Monthly, Petroleum Supply Annual, and Short-Term Energy Outlook. Hardcopy and internet publications are the Monthly Energy Review (DOE/EIA-0035), the Annual Energy Review (DOE/ EIA-0384), and the Annual Energy Outlook (DOE/EIA-0383).

The annual petroleum supply survey (Form EIA-820) provides data on the operations of all operating and idle petroleum refineries (including new refineries under construction), blending plants, refineries shutdown with useable storage capacity, and refineries shutdown during the previous year. The information appears in the *Petroleum* Supply Annual and is available electronically through the Internet at http://www.eia.doe.gov/.

II. Current Actions

The EIA will request a three-year extension of the collection approval for each of the above-referenced surveys with no changes to previously approved collections.

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 comments. 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. What actions could be taken to help ensure and maximize the quality, objectivity, utility, and integrity of the information to be collected?

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

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

D. Public reporting burden for this collection is estimated to average:

Estimated Hours Per Response in 2007

EIA-800, "Weekly Refinery and Fractionator Report,"—1.58 hours EIA-801, "Weekly Bulk Terminal

Report,"—0.95 hours EIA-802, "Weekly Product Pipeline Report,"—0.95 hours EIA-803, "Weekly Crude Oil Stocks

Report,"—0.50 hours EIA-804, "Weekly Imports Report,"—

1.58 hours EIA-805, "Weekly Terminal Blenders Report,"—0.58 hours

EIA-810, "Monthly Refinery Report,"— 4.74 hours

EIA-811, "Monthly Bulk Terminal Report,"—2.21 hours

EIA-812, "Monthly Product Pipeline Report,"—2.85 hours EIA-813, "Monthly Crude Oil

Report,"—1.50 hours

EIA-814, "Monthly Imports Report,"— 2.53 hours

EIA-815, "Monthly Terminal Blenders Report,"—1.15 hours

EIA–816, "Monthly Natural Gas Liquids Report,"—0.95 hours

EIA-817, "Monthly Tanker and Barge Movement Report,"—2.21 hours EIA-819, "Monthly Oxygenate

Report,"—0.63 hours EIA–820, "Annual Refinery Report"—

2.30 hours

The estimated burden includes the total time necessary to provide the requested information. In your opinion, how accurate is this estimate?

E. 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?

F. 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.

G. 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. What actions could be taken to help ensure and maximize the quality, objectivity, utility, and integrity of the information disseminated?

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

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

D. 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 forms . They also will become a matter of public record.

Statutory Authority: Section 3507(h)(1) of the Paperwork Reduction Act of 1995 (Pub. L. 104–13, 44 U.S.C. Chapter 35).

Issued in Washington, DC, May 22, 2006. Jay H. Casselberry,

Agency Clearance Officer, Energy Information Administration.

[FR Doc. E6–8657 Filed 6–2–06; 8:45 am] BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP06-349-000]

CenterPoint Energy Gas Transmission Company; Notice of Request Under Blanket Authorization

May 30, 2006.

Take notice that on May 24, 2006, CenterPoint Energy Gas Transmission Company (CEGT), 1111 Louisiana Street, Houston, Texas 77002–5231, filed in Docket No. CP06–349–000, a request pursuant to sections 157.205 and 157.216 of the Commission's Regulations under the Natural Gas Act

(18 CFR 157.205 and 157.216) for authorization to abandon certain facilities in the State of Texas, under CEGT's blanket certificate issued in Docket Nos. CP82-384-000 and 001 pursuant to section 7(c) of the Natural Gas Act, all as more fully set forth in the application which is on file with the Commission and open to public inspection. The filing may also be viewed on the Web at http:// www.ferc.gov using the "eLibrary" link. Enter the docket number excluding the last three digits in the docket number field to access the document. For assistance, contact FERC at FERCOnlineSupport@gerc.gov or call toll-free, (886) 208-3676 or TYY, (202) 502-8659.

CEGT proposes to abandon, by sale and transfer, certain above-ground facilities that are currently a part of various CEGT delivery point facilities in the State of Texas as described more fully in the request. CEGT further proposes to sell and transfer these facilities to CenterPoint Energy Texas Gas (Texas Gas), a distribution division of CenterPoint Energy Gas Resources Corp, d/b/a, at the estimated net book value, which as of December 31, 2005 is \$19,697. CEGT states that no services would be abandoned as a result of the proposed sale and transfer. Texas Gas, it is said, would own and operate these facilities as part of its distribution

Any person or the Commission's Staff may, within 45 days after the issuance of the instant notice by the Commission, file pursuant to Rule 214 of the Commission's Procedural Rules (18 CFR 385.214) a motion to intervene or notice of intervention and, pursuant to section 157.205 of the Commission's Regulations under the Natural Gas Act (NGA) (18 CFR 157.205) a protest to the request. If no protest is filed within the time allowed therefore, the proposed activity shall be deemed to be authorized effective the day after the time allowed for protest. If a protest is filed and not withdrawn within 30 days after the time allowed for filing a protest, the instant request shall be treated as an application for authorization pursuant to section 7 of

Any questions regarding this application should be directed to Lawrence O. Thomas, Director—Rates & Regulatory, CenterPoint Energy Gas Transmission Company, P.O. Box 21734, Shreveport, Louisiana 71151, or call (318) 429–2804 or fax (318) 429–3133.

The Commission strongly encourages electronic filings of comments, protests, and interventions via the Internet in lieu of paper. See 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's Web site (http://www.ferc.gov) under the "e-Filing" link.

Magalie R. Salas,

Secretary.
[FR Doc. E6–8667 Filed 6–2–06; 8:45 am]
BILLING CODE 6717–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket Nos. EC06-111-000, et al.]

ESI Energy, LLC, et al.; Electric Rate and Corporate Filings

May 26, 2006.

The following filings have been made with the Commission. The filings are listed in ascending order within each docket classification.

1. ESI Energy, LLC; Bison Wind GP, LLC; Heartland LP, LLC; Bison Wind Holdings, LLC; Bison Wind, LLC; FPL Energy Burleigh County Wind, LLC; FPL Energy Burleigh County Wind, LLC

[Docket No. EC06-111-000]

Take notice that on May 16, 2006, ESI Energy, LLC, Bison Wind GP, LLC, Heartland LP, LLC, Bison Wind Holdings, LLC, Bison Wind, LLC, FPL Energy Burleigh County Wind, LLC, and FPL Energy Burleigh County Wind, LLC filed a notice of withdrawal for an Application under section 203 of the Federal Power Act, submitted on April 14, 2006.

Comment Date: 5 p.m. Eastern Time June 6, 2006.

2. ITC Holdings Corp.; International Transmission Company; Michigan Transco Holdings, Limited Partnership; Michigan Electric Transmission Company, LLC; Trans-Elect NTD Path 15, LLC

[Docket No. EC06-123-000]

Take notice that on May 19, 2006, ITC Holdings Corp., International Transmission Company, Michigan Transco Holdings, Limited Partnership, Michigan Electric Transmission Company, LLC, and Trans-Elect NTD Path 15, LLC filed a joint application for authorization of indirect acquisition and disposition of jurisdictional facilities, pursuant to section 203 of the Federal Power Act.

Comment Date: 5 p.m. Eastern Time on June 12, 2006.