publishes this notice containing proposed information collection requests at the beginning of the Departmental review of the information collection. Each proposed information collection, grouped by office, contains the following: (1) Type of review requested, e.g., new, revision, extension, existing or reinstatement; (2) Title; (3) Summary of the collection; (4) Description of the need for, and proposed use of, the information; (5) Respondents and frequency of collection; and (6) Reporting and/or Recordkeeping burden. ED invites public comment. 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 respondents, including through the use of information technology.

Dated: April 14, 2004.

Jeanne Van Vlandren,

Acting Leader, Regulatory Information Management Group, Office of the Chief Information Officer.

Office of Elementary and Secondary Education

Type of Review: Revision.
Title: Consolidated State Performance
Report.

Abstract: Abstract: This information collection package contains the Consolidated State Performance Report (CSPR). It collects data that is required under section 1111 of NCLB which mandates the requirements for the Secretary's report to Congress and information necessary for the Secretary to report on the Department's GPRA indicators

Additional Information

Frequency: Annually.
Affected Public: State, Local, or Tribal
Gov't, SEAs or LEAs.
Reporting and Recordkeeping Hour

Burden:

Responses: 14,452. Burden Hours: 55,784.

Requests for copies of the proposed information collection request may be accessed from http://edicsweb.ed.gov, by selecting the "Browse Pending Collections" link and by clicking on link number 2431. When you access the information collection, click on "Download Attachments" to view. Written requests for information should

be addressed to Vivian Reese,
Department of Education, 400 Maryland
Avenue, SW., Room 4050, Regional
Office Building 3, Washington, DC
20202–4651 or to the e-mail address
vivian.reese@ed.gov. Requests may also
be electronically mailed to the internet
address OCIO_RIMG@ed.gov or faxed to
(202) 708–9346. Please specify the
complete title of the information
collection when making your request.

Comments regarding burden and/or the collection activity requirements, contact Joe Schubart at his e-mail address *Joe Schubart@ed.gov.*Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339

[FR Doc. 04–8806 Filed 4–16–04; 8:45 am] $\tt BILLING\ CODE\ 4000–01–P$

DEPARTMENT OF EDUCATION

Submission for OMB Review; Comment Request

AGENCY: Department of Education. **ACTION:** Correction notice.

SUMMARY: On April 12, 2004, the Department of Education published a 60-day public comment period notice in the Federal Register (Page 19171, Column 1) for the information collection, "Part B, Individuals With Disabilities Education Act (IDEA-B) Implementation of Free Appropriate Public Education (FAPE) Requirements." The Type of Review is hereby corrected from Reinstatement to Extension.

Dated: April 13, 2004.

Angela C. Arrington,

Regulatory Information Management Group, Office of the Chief Information Officer. [FR Doc. 04–8743 Filed 4–16–04; 8:45 am] BILLING CODE 4000–01–P

DEPARTMENT OF EDUCATION

Submission for OMB Review; Comment Request

AGENCY: Department of Education. **ACTION:** Correction notice.

SUMMARY: On April 12, 2004, the Department of Education published a 60-day public comment period notice in the Federal Register (Page 19170, Column 3) for the information collection, "Report of Children with Disabilities Receiving Special Education under Part B of the Individuals With Disabilities Education Act (IDEA-B)".

The Type of Review is hereby corrected from Reinstatement to Extension.

Dated: April 13, 2004.

Angela C. Arrington,

Regulatory Information Management Group, Office of the Chief Information Officer. [FR Doc. 04–8744 Filed 4–16–04; 8:45 am] BILLING CODE 4000–01–P

DEPARTMENT OF ENERGY

Energy Information Administration

Policy Statement; Disclosure Limitation Policy for Statistical Information Based on Survey Data for Renewable Fuels, Alternative Fueled Vehicles, and Alternative Transportation Fuels

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

ACTION: Policy statement; disclosure limitation policy for statistical information based on survey data for renewable fuels, alternative fueled vehicles, and alternative transportation fuels.

SUMMARY: The EIA is announcing its disclosure limitation policy for statistical information based on survey data collected on Forms EIA-63A ("Annual Solar Thermal Collector Manufacturers Survey"), EIA–63B ("Annual Photovoltaic Module/Cell Manufacturers Survey"), EIA-886 ("Annual Survey of Alternative Fueled Vehicle Suppliers and Users"), and EIA-902 ("Annual Geothermal Heat Pump Manufacturers Survey"). The policy is based on EIA's mandate for carrying out a central, comprehensive, and unified energy data and information program responsive to users' needs for credible, reliable, and timely energy information that will improve and broaden understanding of energy in the United States.

DATES: This policy becomes effective April 19, 2004.

ADDRESSES: Requests for additional information or questions about this policy should be directed to Fred Mayes, Chief of EIA's Renewables Information Team. Contact by e-mail (fred.mayes@eia.doe.gov) or FAX (202–287–1964) is recommended to expedite response. The mailing address is Renewables Information Team (EI–52), Forrestal Building, U.S. Department of Energy, 1000 Independence Ave., SW., Washington, DC 20585–0650. Alternatively, Mr. Mayes may be contacted by telephone at (202) 287–1750.

FOR FURTHER INFORMATION CONTACT:

Requests for additional information should be directed to Mr. Mayes at the address listed above.

SUPPLEMENTARY INFORMATION:

I. Background II. Discussion of Comments III. Current Actions

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 provides the public and other Federal agencies with opportunities to comment on collections of energy information conducted by EIA. As appropriate, EIA also requests comments on important issues relevant to the dissemination of energy information. Comments received help the EIA when preparing information collections and information products necessary to support EIA's mission.

On February 17, 2004, EIA issued two Federal Register notices. The first notice (69 FR 7459) requested public comments on EIA's disclosure limitation policy for statistical information based on alternative fueled vehicles and alternative transportation fuels survey data collected on Form EIA-886. The second notice (69 FR 7460) requested comments on EIA's disclosure limitation policy for renewable fuels survey data collected on Forms EIA-63A, EIA-63B, and EIA-902. In the notices, EIA discussed the proposed policies as well as EIA's reasons for proposing it.

When used, disclosure limitation methods are designed to minimize the possibility that individually-identifiable information reported by a survey respondent may be inferred from published statistics. The use of disclosure limitation methods would result in numerous renewable fuels, alternative fueled vehicles, and alternative transportation fuels statistics being suppressed from public dissemination and unavailable to public and private analysts. However, by not using disclosure limitation methods, a published statistic based on survey data

from fewer than three respondents or dominated by data from one or two large respondents may be used by a knowledgeable person to estimate the data reported by a specific respondent.

While the specific forms and data elements in the renewable fuels, alternative fueled vehicles, and alternative transportation fuels surveys are expected to change over time to reflect the industry, the disclosure limitation policy will apply to all survey information collected under a pledge of confidentiality for Forms EIA–63A, EIA–63B, EIA–886, and EIA–902. The overall purpose of the these surveys is to provide credible, reliable, and timely information.

II. Discussion of Comments

EIA received no comments in response to the requests for public comments.

III. Current Actions

The EIA is announcing its disclosure limitation policy for statistical information based on survey data collected on Forms EIA–63A ("Annual Solar Thermal Collector Manufacturers Survey"), EIA–63B ("Annual Photovoltaic Module/Cell Manufacturers Survey"), EIA–886, ("Annual Survey of Alternative Fueled Vehicle Suppliers and Users)", and EIA–902 ("Annual Geothermal Heat Pump Manufacturers Survey").

For renewable fuels survey data collected on Forms EIA-63A, EIA-63B, and EIA-902, EIA's policy is to only apply disclosure limitation methods to statistics based on financial data reported on those forms. For statistics based on nonfinancial data reported on the forms, EIA will not apply disclosure limitation methods.

For alternative fueled vehicles and alternative transportation fuels data collected on Form EIA–886, EIA's policy is to only apply disclosure limitation methods to statistics based on projected data reported on Form EIA–886. For statistics based on historical data reported on Form EIA–886, EIA will not apply disclosure limitation methods.

EIA will continue to protect information collected under a pledge of confidentiality by not publicly releasing respondent-level survey data directly linked to names or other identifiers of the survey respondents. The policy is based on EIA's mandate for carrying out a central, comprehensive, and unified energy data and information program responsive to users' needs for credible, reliable, and timely energy information that will improve and broaden

understanding of energy in the United States.

Statutory Authority: Section 52 of the Federal Energy Administration Act (Pub. L. 93–275, 15 U.S.C. 790a).

Issued in Washington, DC, April 12, 2004. **Guy F. Caruso**,

Administrator, Energy Information Administration.

[FR Doc. 04–8769 Filed 4–16–04; 8:45 am] BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP04-103-000]

Dominion Transmission, Inc.; Notice of Application

April 12, 2004.

On April 7, 2004, Dominion Transmission, Inc. (DTI), 120 Tredegar Street, Richmond, Virginia 23219, filed an application in the above referenced docket, pursuant to section 7(b) of the Natural Gas Act (NGA), and part 157 of the Federal Energy Regulatory Commission's (Commission) Rules and Regulations to abandon Well 9037 at its Bridgeport Storage Complex in Harrison County, West Virginia. This filing is available for review at the Commission in the Public Reference Room or may be viewed on the Commission's Web site at http://www.ferc.gov using the "e-Library" 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@ferc.gov or call toll-free, (866) 208-3676, or for TTY, (202) 502-8659.

Any questions regarding this application should be directed to Anne E. Bomar, Managing Director, Transmission Rates and Regulation, Dominion Transmission, Inc., 120 Tredegar Street, Richmond, Virginia 23219, telephone (804) 819–2134.

There are two ways to become involved in the Commission's review of this project. First, any person wishing to obtain legal status by becoming a party to the proceedings for this project should, on or before the comment date stated below file with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, a motion to intervene in accordance with the requirements of the Commission's rules of practice and procedure (18 CFR 385.214 or 385.211) and the regulations under the NGA (18 CFR 157.10). A person obtaining party status will be placed on the service list