2007–027), as amended, is hereby approved on an accelerated basis.⁵³

For the Commission, by the Division of Market Regulation, pursuant to delegated authority.⁵⁴

Florence E. Harmon, Deputy Secretary. [FR Doc. E7–10556 Filed 5–31–07; 8:45 am] BILLING CODE 8010–01–P

SELECTIVE SERVICE SYSTEM

Computer Matching Between the Selective Service System and the Department of Education

AGENCY: Selective Service System. **ACTION:** Notice.

In accordance with the Privacy Act of 1974 (5 U.S.C. 552a), as amended by the Computer Matching and Privacy Protection Act of 1988 (Pub. L. 100– 503), and the Office of Management and Budget (OMB) Guidelines on the Conduct of Matching Programs (54 FR 25818 (June 19, 1989)), and OMB Bulletin 89–22, the following information is provided:

1. Name of Participating Agencies

The Selective Service System (SSS) and the Department of Education (ED).

2. Purpose of the Match

The purpose of this matching program is to ensure that the requirements of Section 12(f) of the Military Selective Service System Act [50 U.S.C. App. 462 (f)] are met. This program has been in effect since December 6, 1985.

3. Authority for Conducting the Matching

Computerized access to the Selective Service Registrant Registration Records (SSS 10) enables ED to confirm the registration status of applicants for assistance under Title IV of the Higher Education Act of 1965 (HEA), as amended (20 U.S.C. 1070 et. seg.). Section 12(f) of the Military Selective Service Act, as amended [50 U.S.C. App. 462(f)], denies eligibility for any form of assistance or benefit under Title IV of the HEA to any person required to present himself for and submit to registration under Section 3 of the Military Selective Service System Act [50 U.S.C. App. 453] who fails to do so in accordance with that section and any rules and regulations issued under that section. In addition, Section 12(f)(2) of the Military Selective Service System Act specifies that any person required to present himself for and submit to registration under Section 3 of the Military Selective Service System Act must file a statement with the institution of higher education where the person intends to attend or is attending that he is in compliance with the Military Selective Service System Act. Furthermore, Section 12(f)(3) of the Military Selective Service System Act authorizes the Secretary of Education, in agreement with the Director of the Selective Service, to prescribe methods for verifying the statements of compliance filed by students.

Section 484(n) of the HEA [20 U.S.C. 1091(n)], requires the Secretary to conduct data base matches with SSS, using common demographic data elements, to enforce the Selective Service registration provisions of the Military Selective Service Act [50 U.S.C. App. 462(f)], and further states that appropriate confirmation of a person shall fulfill the requirement to file a separate statement of compliance.

4. Categories of Records and Individuals Covered

1. Federal Student Aid Application File (18–11–01).

Individuals covered are men born after December 31, 1959, but at least 18 years old by June 30 of the applicable award year.

2. Selective Service Registration Records (SSS 10).

5. Inclusive Dates of the Matching Program

Commence on July 1, 2007 or 40 days after copies of the matching agreement are transmitted simultaneously to the Committee on Government Affairs of the Senate, the Committee on Government Operations of the House of Representatives, and the Office of Management and Budget, whichever is later, and remain in effect for eighteen months unless earlier terminated or modified by agreement of the parties.

6. Address for Receipt of Public Comments or Inquires

Mr. Gastón Naranjo, Selective Service System, 1515 Wilson Boulevard, Arlington, Virginia 22209–2425.

Dated: May 24, 2007.

William A. Chatfield,

Director.

[FR Doc. E7–10528 Filed 5–31–07; 8:45 am] BILLING CODE 8015–01–P

TENNESSEE VALLEY AUTHORITY

Environmental Impact Statement— Mountain Reservoirs Land Management Plan, Tennessee, North Carolina, and Georgia

AGENCY: Tennessee Valley Authority. **ACTION:** Notice of intent.

SUMMARY: The Tennessee Valley Authority (TVA) will prepare an environmental impact statement (EIS) addressing the impacts of various alternatives for managing project lands on nine TVA reservoirs in southeastern Tennessee, southwest North Carolina, and northwest Georgia. Public comment is invited concerning both the scope of the EIS and environmental issues that should be addressed as a part of this EIS.

DATES: Comments on the scope of the EIS should be received on or before June 30, 2007.

ADDRESSES: Written comments should be sent to Kenneth P. Parr, Environmental Stewardship and Policy, Tennessee Valley Authority, 1101 Market Street, LP 5U–C, Chattanooga, Tennessee 37402–2801. Comments may be e-mailed to *kpparr@tva.gov* or submitted by fax at (423) 751–3230.

FOR FURTHER INFORMATION CONTACT:

Laura M. Duncan, Tennessee Valley Authority, 1101 Market St. PSC 1E–C, Chattanooga, Tennessee 37402–2801. Telephone (423) 876–6706. E-mail may be sent to *Mountain_Reservoirs@tva.gov*.

SUPPLEMENTARY INFORMATION:

Background

This notice is provided in accordance with the Council on Environmental Quality's regulations (40 CFR parts 1500 to 1503), TVA's procedures for implementing the National Environmental Policy Act (NEPA), and Section 106 of the National Historic Preservation Act (NHPA) and its implementing regulations (36 CFR part 800).

The Mountain Reservoirs Land Management Plan (Plan) will address lands on the following reservoirs: Ocoee 1 (Parksville), Ocoee 2, and Ocoee 3 in Polk County, Tennessee; Apalachia in Polk County, Tennessee and Cherokee County, North Carolina; Hiwassee in Cherokee County, North Carolina; Fontana in Swain and Graham Counties, North Carolina; Chatuge in Clay County, North Carolina and Towns County, Georgia; Blue Ridge in Fannin County, Georgia; and Nottely in Union County, Georgia. These reservoirs were completed between 1911 and 1944. All of these reservoirs are operated for

⁵³ 15 U.S.C. 78s(b)(2).

^{54 17} CFR 200.30-3(a)(12).

power production and recreation, and several of them also provide flood control and other benefits. The length of the reservoir pools range from 0 miles for the run-of-river Occee 2 to 29 miles for Fontana.

TVA originally acquired a total of 104,375 acres of land above normal summer pool for the nine reservoirs and their associated hydroelectric generating facilities. Over the years, TVA has transferred to other public agencies, primarily the National Park Service and the U.S. Forest Service, or sold to various public and private entities the majority of this land. TVA presently owns a total of 6,274 acres of land on these reservoirs that is the subject of this Plan.

TVA manages its public lands for conservation, recreation, and economic development. The Plan will allocate lands to various categories of uses, which will then be used to guide the types of activities that will be considered on each parcel of land. This allocation will take into account past land use allocations, current land uses, public needs, the presence of sensitive environmental resources, and TVA policies. By providing a clear statement of how TVA intends to manage public lands and by identifying land for specific uses, TVA hopes to provide a blueprint for the management of its mountain reservoir lands. Plans are submitted to the TVA Board of Directors for approval and adopted as guidelines for management of TVA public land consistent with the agency's responsibilities under the 1933 TVA Act.

Potential Alternatives

The EIS will analyze a range of alternative approaches to land allocation. The No Action alternative would continue to rely on the Forecast System adopted by TVA in 1965 and subsequently updated for all of the subject reservoirs except Fontana, which has never been planned. Planned uses under the Forecast System are Dam Reservation, Powerhouse Reservation, Public Recreation, Agricultural Research, Industry, Construction and Maintenance, Reservoir Operations, and Commercial Recreation.

One or more Action Alternatives are anticipated depending on the results of the public scoping. Under any Action Alternative, TVA contemplates allocating lands into the following zones: Non-TVA Shoreland/Flowage Easement, TVA Project Operations, Sensitive Resource Management, Natural Resource Conservation, Industrial, Recreation, and Shoreline Access. If there are multiple Action Alternatives, they would likely differ in the amount of land they allocate to these zones.

Under all alternatives. TVA anticipates that lands currently committed to a specific use would be allocated to that current use; however, changes that support TVA goals and objectives can be considered. Committed lands include those with existing long term easements, leases, licenses, and contracts; lands with outstanding land rights; and lands that are necessary for TVA project operations. The committed lands total 5,194 acres or 83 percent of the 6,274 acres being planned. The TVA dam reservations and generating facilities make up about 47 percent of the committed lands. Uncommitted lands total 1,080 acres. The uncommitted lands are on Chatuge, Nottely, Hiwassee, and Blue Ridge Reservoirs.

This EIS will tier from TVA's Final EIS, Shoreline Management Initiative: An Assessment of Residential Shoreline Development Impacts in the Tennessee Valley (November 1998). That EIS evaluated alternative policies for managing residential shoreline development on TVA reservoirs. Residential shoreline occurs on Chatuge, Hiwassee, Blue Ridge, Fontana and Nottely Reservoirs, and the Plan will not affect the policies for its management.

Proposed Issues To Be Addressed

The EIS will contain descriptions of the existing environmental and socioeconomic resources within the area that would be affected by the Plan. TVA's evaluation of potential impacts to these resources will include, but not necessarily be limited to, the potential impacts on water quality, water supply, aquatic and terrestrial ecology, endangered and threatened species, wetlands, floodplains, recreation, aesthetics and visual resources, land use, historic and archaeological resources, and socioeconomic resources.

Scoping Process

Scoping, which is integral to the process for implementing the NEPA, is a procedure that solicits public input to the EIS process to ensure that: (1) Issues are identified early and properly studied; (2) issues of little significance do not consume substantial time and effort; (3) the draft EIS is thorough and balanced; and (4) delays caused by an inadequate EIS are avoided. TVA's NEPA procedures require that the scoping process commence soon after a decision has been reached to prepare an EIS in order to provide an early and open process for determining the scope and for identifying the significant issues related to a proposed action. The range of alternatives and the issues to be addressed in the draft EIS will be determined, in part, from written comments submitted by mail or e-mail, and comments presented orally or in writing at any public meetings. The preliminary identification of reasonable alternatives and environmental issues in this notice is not meant to be exhaustive or final.

Additional information on the planning process is available on the TVA Web site at *http://www.tva.com/ environment/reports/mtnres/*. This material includes a questionnaire that scoping participants are requested to complete in order to assist TVA in the planning process.

The participation of affected Federal, State, and local agencies and Indian tribes, as well as other interested persons, is invited. Pursuant to the regulations of the Advisory Council on Historic Preservation implementing Section 106 of the NHPA, TVA also solicits comments on the potential of the proposed Plan to affect historic properties. This notice also provides an opportunity under Executive Orders 11990 and 11988 for early public review of the potential for TVA's Plan to affect wetlands and floodplains, respectively.

Comments on the scope of this EIS should be submitted no later than the date given under the **DATES** section of this notice. Any comments received, including names and addresses, will become part of the administrative record and will be available for public inspection.

TVA will hold a public scoping meeting on June 21, 2007. The openhouse style meeting will be held at the Blairsville Campus of the North Georgia Technical College, 434 Meeks Avenue, Blairsville, Georgia.

Upon consideration of the scoping comments, TVA will develop alternatives and identify environmental issues to be addressed in the EIS. These will be described in a report that will be available to the public. Following analysis of the environmental consequences of each alternative, TVA will prepare a draft EIS for public review and comment. Notice of availability of the draft EIS will be published by the Environmental Protection Agency in the Federal Register. TVA will solicit comments on the draft EIS in writing and at public meetings to be held in the project area. TVA expects to release the draft EIS in the winter of 2008 and the final EIS in the summer of 2008.

Dated: May 25, 2007. Bridgette K. Ellis, Senior Vice President, Office of Environment and Research. [FR Doc. E7–10637 Filed 5–31–07; 8:45 am] BILLING CODE 8120–08–P

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Agency Information Collection Activity Seeking OMB Approval

AGENCY: Federal Aviation Administration (FAA), DOT. **ACTION:** Notice.

SUMMARY: The FAA invites public comments about our intention to request the Office of Management and Budget's (OMB) revision of a current information collection. The Federal Register Notice with a 60-day comment period soliciting comments on the following collection of information was published on March 23, 2007, vol. 72, no. 52, page 13855. Title 49 U.S.C. 44703(h) mandates that all U.S. air carriers operating under 14 CFR parts 121 or 135, and all U.S. air operators under 14 CFR part 125, and certain others, request and receive certain training, safety, and testing records before extending a firm offer of employment to an individual who is applying to their company as a pilot. **DATES:** Please submit comments by July 2,2007.

FOR FURTHER INFORMATION CONTACT: Carla Mauney at *Carla.Mauney@faa.gov.* SUPPLEMENTARY INFORMATION:

Federal Aviation Administration (FAA)

Title: Pilot Records Improvement Act of 1966.

Type of Request: Revision of a currently approved collection.

OMB Control Number: 2120–0607. *Forms(s):* 8060–10, 8060–10A, 8060–

11, 8060–11A, 8060–12, 8060–13. *Affected Public:* An estimated 18,263 respondents.

Frequency: This information is collected on occasion.

Estimated Average Burden per Response: Approximately 2.5 hours per response.

Estimated Annual Burden Hours: An estimated 45,655 hours annually.

Abstract: Title 49 U.S.C. 44703(h) mandates that all U.S. air carriers operating under 14 CFR parts 121 or 135, and all U.S. air operators under 14 CFR part 125, and certain others, request and receive certain training, safety, and testing records before extending a firm offer of employment to an individual who is applying to their company as a pilot. These records are to be requested from the FAA, from an employer(s) from the previous 5-year period that used the applicant as a pilot, and from the National Driver Registry.

ADDRESSES: Interested persons are invited to submit written comments on the proposed information collection to the Office of Information and Regulatory Affairs, Office of Management and Budget. Comments should be addressed to Nathan Lesser, Desk Officer, Department of Transportation/FAA, and sent via electronic mail to *oira_submission@omb.eop.gov* or faxed to (202) 395–6974.

Comments are invited on: Whether the proposed collection of information is necessary for the proper performance of the functions of the Department, including whether the information will have practical utility; the accuracy of the Department's estimates of the burden of the proposed information collection; ways to enhance the quality, utility, and clarity of the information to be collected; and ways to minimize the burden of the collection of information on respondents, including the use of automated collection techniques or other forms of information technology.

Issued in Washington, DC on May 25, 2007.

Carla Mauney,

FAA Information Collection Clearance Officer, Strategy and Investment Analysis Division, AIO-20. [FR Doc. 07–2717 Filed 5–31–07; 8:45 am]

BILLING CODE 4910-13-M

DEPARTMENT OF TRANSPORTATION

Federal Aviation Administration

Notice of Intent To Request Approval From the Office of Management and Budget of a New Information Collection Activity, Request for Comments; New England Region Aviation Expo

AGENCY: Federal Aviation Administration (FAA), DOT. **ACTION:** Notice and request for comments.

SUMMARY: The FAA invites public comments about our intention to request the Office of Management and Budget (OMB) to approve a new information collection. The information is being used to properly identify airmen to allow the agency to verify their foreign license being used to qualify for a US certificate.

DATES: Please submit comments by July 31, 2007.

FOR FURTHER INFORMATION CONTACT:

Carla Mauney on (202) 267–9895, or by e-mail at: *Carla.Mauney@faa.gov.*

SUPPLEMENTARY INFORMATION:

Federal Aviation Administration (FAA).

Title: Verification of Authenticity of Foreign License, Rating, and Medical Certification.

Type of Request: New collection. *OMB Control Number:* 2120–XXXX.

Forms(s): 8060–71.

Affected Public: A total of 5400 respondents.

Frequency: The information is collected on occasion.

Estimated Average Burden per Response: Approximately 10 minutes per response.

Estimated Annual Burden Hours: An estimated 900 hours annually.

Abstract: The information is being used to properly identify airmen to allow the agency to verify their foreign license being used to qualify for a U.S. certificate. The respondents are holders of foreign licenses wishing to obtain a U.S. certificate.

ADDRESSES: Send comments to the FAA at the following address: Ms. Carla Mauney, Room 712, Federal Aviation Administration, Strategy and Investment Analysis Division, AIO–20, 800 Independence Ave., SW., Washington, DC 20591.

Comments are invited on: Whether the proposed collection of information is necessary for the proper performance of the functions of the Department, including whether the information will have practical utility; the accuracy of the Department's estimates of the burden of the proposed information collection; ways to enhance the quality, utility and clarity of the information to be collected; and ways to minimize the burden of the collection of information on respondents, including the use of automated collection techniques or other forms of information technology.

Issued in Washington, DC, on May 25, 2007.

Carla Mauney,

FAA Information Collection Clearance Officer, Strategy and Investment Analysis Division, AIO–20.

[FR Doc. 07–2723 Filed 5–31–07; 8:45 am] BILLING CODE 4910–13–M