

determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,
Secretary.

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[Docket No. ER93-730-000]

**Wholesale Power Services, Inc.;
Issuance of Order**

September 29, 1995.

On June 25, 1993, as amended on July 26, 1995, Wholesale Power Services, Inc. (Power Services) filed an application seeking authority to sell electricity at market-based rates to non-affiliate entities and to broker the sale of power by affiliate entities. Power Services is a wholly-owned subsidiary of CINergy Investments, Inc. CINergy Investments, Inc. is a wholly-owned subsidiary of CINergy, Corp., which is the parent corporation of PSI Energy, Inc. and the Cincinnati Gas & Electric Company. In addition, Power Services's application requested waiver of certain Commission regulations.

In particular, Power Services requested that the Commission grant blanket approval under 18 CFR Part 34 of all future issuances of securities and assumptions of liabilities by Power Services. On September 22, 1995, the Commission issued an Order Accepting For Filing Request For Market-Based Rates, As Modified, And Granting And Denying Waivers And Authorizations (Order), in the above-docketed proceeding.

The Commission's September 22, 1995 Order granted the request for blanket approval under Part 34, subject to the conditions found in Ordering Paragraphs (D), (E), and (G):

(D) Within 30 days of the date of this order, any person desiring to be heard or to protest the Commission's blanket approval of issuances of securities or assumptions of liabilities by Power Services should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure, 18 CFR 385.211 and 385.214.

(E) Absent a request to be heard within the period set forth in Ordering Paragraph (D) above, Power Services is

authorized to issue securities and to assume obligations or liabilities as guarantor, endorser, surety, or otherwise in respect of any security of another person; provided that such issue or assumption is for some lawful object within the corporate purposes of the applicant, compatible with the public interest, and reasonably necessary or appropriate for such purposes.

(G) The Commission reserves the right to modify this order to require a further showing that neither public nor private interests will be adversely affected by continued Commission approval of Power Services' issuance of securities or assumptions of liabilities * * *.

Notice is hereby given that the deadline for filing motions to intervene or protests, as set forth above, is October 23, 1995.

Copies of the full text of the Order are available from the Commission's Public Reference Branch, Room 3308, 941 North Capitol Street, NE., Washington, DC 20426.

Lois D. Cashell,
Secretary.

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**ENVIRONMENTAL PROTECTION
AGENCY**

[FRL-5312-6]

**Agency Information Collection
Activities**

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*), this notice announces that EPA is planning to submit the following proposed and/or continuing Information Collection Requests (ICRs) to the Office of Management and Budget (OMB). Before submitting the ICRs to OMB for review and approval, EPA is soliciting comments on specific aspects of the proposed information collections as described below.

DATES: Comments must be submitted on or before November 28, 1995.

ADDRESSES: Office of Air and Radiation, Atmospheric Pollution Prevention Division, Mail Code: 6202J, 401 M Street SW., Washington, DC 20460.

FOR FURTHER INFORMATION OR TO RECEIVE

A COPY OF THE ICR CONTACT: Denessa Moses at EPA, (202) 233-9789, FAX number (202) 233-9578 Internet address: Moses.Denessa@EPAmail.EPA.gov.

SUPPLEMENTARY INFORMATION: Affected entities: Entities potentially affected by this action are the participants in the EPA Green Lights Program, and financing companies who volunteer information on their services.

Office of Air and Radiation

Title: Reporting and Record Keeping Requirements under EPA's Green Light Program, OMB# 2060-0255, ICR# 1614, expires March, 1996.

Abstract

Green Lights is a voluntary EPA program that encourages corporations, state and local governments, colleges and universities, and other organizations to adopt energy efficient lighting as a profitable means of preventing pollution and improving lighting quality. The program organization consists of three types of Green Lights participants: "partners", "allies", and "endorsers". Green Lights Partners agree to survey and upgrade lighting fixtures and procedures, if profitable. Allies work with EPA to increase awareness of energy-efficient lighting and provide information on products and services. Allies (except "Surveyor Allies") also agree to survey and upgrade their lighting. Endorsers agree to encourage their members to promote the Green Lights goal of using lighting in the most energy-efficient and environmentally-protective manner possible.

Partners and allies in the Green Lights program must complete, sign and submit to EPA a Memorandum of Understanding (MOU) that outlines the responsibilities of both the Green Lights participant and EPA. The MOU commits a Green Lights participant to survey all of its U.S. facilities and consider a full set of lighting options that maximize energy savings while being profitable and not compromising lighting quality. The participant agrees to complete lighting upgrades within five years of signing the MOU in 90 per cent of the square footage of its facilities that meet these criteria. Upon completion of a lighting upgrade, or annually if the project is not completed after a year, partners and allies must complete and submit to EPA an implementation report that documents energy-efficient improvements and cost savings. In addition, participants agree to re-survey facilities and re-analyze options at their facilities no later than five years after completing an upgrade.

EPA has developed this ICR to obtain authorization to collect information from Green Lights participants. EPA needs to collect initial information in the MOU to formally establish