FOR FURTHER INFORMATION CONTACT:
Alan M. Hutchings, Assistant Field Director, Planning, Legislation, and WASO Coordination, National Park Service, Midwest Field Area, 1705 Jackson Street, Omaha, Nebraska 68102, or call 402–221–3082.

SUPPLEMENTARY INFORMATION: The Mississippi River Corridor Study Commission was established by Public Law 101–398, September 29, 1990.

Dated: January 16, 1996
William W. Schenk, Field Director, Midwest Field Area.

[FR Doc. 96–1317 Filed 1–25–96; 8:45 am]
BILLING CODE 4310–70–M

Office of Surface Mining Reclamation and Enforcement

Availability of Draft Petition Evaluation Document/Environmental Impact Statement


SUMMARY: The Office of Surface Mining Reclamation and Enforcement (OSM) of the United States Department of the Interior is making available for public comment, the draft PED/EIS for a petition to designate certain lands in the Little Yellow Creek (Fern Lake) watershed, Claiborne County, Tennessee, as unsuitable for all surface coal mining operations. OSM has prepared a draft PED/EIS as required by Section 522(d) of the Surface Mining Control and Reclamation Act of 1977 and the National Environmental Policy Act of 1969. The draft PED/EIS evaluates the potential coal resources of the area, the demand for coal resources, and the impacts of alternative unsuitability decisions on the human environment, the economy, and the supply of coal.

A public hearing has been scheduled as indicated above. Anyone who wishes to comment will be given the opportunity to do so, but initial comments will be limited to 10 minutes of oral testimony. Time limits may be extended at the discretion of the presiding official. Persons wishing to present testimony are encouraged to contact OSM at the address given above. OSM would appreciate receiving a written copy of the testimony four days prior to the public hearing, if possible. The hearing will be transcribed. Filing a written statement at the time of oral testimony is encouraged as this will facilitate the job of the court reporter. A transcript of the hearing will be available at a nominal fee approximately seven days after the hearing.

Dated: January 22, 1996.
Mary Josie Blanchard, Assistant Director, Program Support.

[FR Doc. 96–1317 Filed 1–25–96; 8:45 am]
BILLING CODE 4310–05–M

DEPARTMENT OF JUSTICE

Office of Justice Programs

Bureau of Justice Statistics; Information Collection Under Review

The proposed information collection is published to obtain comments from the public and affected agencies. Comments are encouraged and will be accepted for “sixty days” from the date listed at the top of this page in the Federal Register. Request written comments and suggestions from the public and affected agencies concerning the proposal collection of information. Your comments should address one or more of the following four points:

1. Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;
2. Evaluate the accuracy of the agencies estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;
3. Enhance the quality, utility, and clarity of the information to be collected; and
4. Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

If you have additional comments, suggestions, or need additional information please contact Dr. Brian Reaves (202–616–3287), Bureau of Justice Statistics, U.S. Department of Justice, 533 Indiana Avenue, NW, Washington, DC 20531.

If a copy of the proposed collection instrument with instructions is not published in this notice please contact the agency representative listed above if you wish to receive a copy.

Overview of this information collection:

1. Type of Information Collection: Reinstatement, with change, or a previously approved collection for which approval has expired.
3. The agency form number, if any, and the applicable component of the Department sponsoring the collection: Form number: CJ–38. Sponsored by the Bureau of Justice Statistics, United States Department of Justice.
4. Who will be asked or required to respond, as well as a brief abstract:
   Primary: State, Local or Tribal Government. Others: None. This information collection is a census of law enforcement agencies that provides statistics on the number of sworn officers and nonsworn employees for State police departments, local police departments, sheriffs' departments, and special police agencies. This data will provide a means of assessing law enforcement employment trends nationwide when compared with

...

(5) An estimate of the total number of respondents and the amount of time estimated for an average respondent to respond: 17,500 respondents at 0.25 hours, or 15 minutes.

(6) An estimate of the total public burden (in hours) associated with the collection: 4,375 total burden hours for this information collection.

If additional information is required contract: Mr. Robert B. Briggs, Department Clearance Officer, United States Department of Justice, Justice Management Division, Information Management and Security Staff, Suite 850, Washington Center, 1001 G Street, NW, Washington, DC 20530.

Public comment on this information collection is strongly encouraged.

Dated: January 22, 1996.

Robert B. Briggs,
Department Clearance Officer, United States Department of Justice.

[FR Doc. 96–1260 Filed 1–25–96; 8:45 am]
BILLING CODE 4410–18–M

Disability Rights Section, Civil Rights Division; Information Collection Under Review

The proposed information collection is published to obtain comments from the public and affected agencies. Comments are encouraged and will be accepted for “sixty days” from the date listed at the top of this page in the Federal Register. Request written comments and suggestions from the public and affected agencies concerning the proposed collection of information. Your comments should address one or more of the following four points:

(1) evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

(2) evaluate the accuracy of the agencies estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

(3) enhance the quality, utility, and clarity of the information to be collected; and

(4) minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

If you have additional comments, suggestions, or need additional information please contact Janet L. Blizard, Supervisory Attorney, Disability Rights Section, Civil Rights Division, U.S. Department of Justice, P.O. Box 66738, Washington, DC 20035–6738, or at (800) 514–0301 (voice), (800) 514–0383 (TDD) (the Division’s ADA Information Line).

A complete copy of this notice and the Department of Justice regulations are available in the following alternate formats: large print, Braille, electronic file on computer disk, and audio-tape. Copies may be obtained by calling (800) 514–0301 (Voice) or (800) 514–0383 (TTY). The rule is also available on electronic bulletin board at (202) 514–6193. These telephone numbers are not toll-free numbers.

The complete notice and the proposed rule is also available on the Internet. They can be accessed with gopher client software (gopher.usdoj.gov), through other gopher servers using the University of Minnesota gopher (under North America, USA, All, Department of Justice), with World Wide Web software (http://www.usdoj.gov), or through the White House WWW server (http://whitehouse.gov).

Supplementary Information: The revised information collection that will be submitted to OMB for review will amend the requirement now found at 28 CFR 35.150(d), the Department of Justice (Department) regulation implementing title II of the Americans With Disabilities Act of 1990, Public Law 101–336, 42 U.S.C. 12131–12134 (ADA). Title II provides that a public entity may not deny the benefits of its programs, activities, and services to individuals with disabilities because its facilities are inaccessible. 28 CFR 35.149. Public entities are required to make changes in their facilities when it is necessary to ensure that individuals with disabilities are not excluded from participating in programs because public entities’ facilities are inaccessible. This concept is known as “program accessibility.” Under 28 CFR 35.150(d), a public entity that employs 50 or more persons is required to develop a transition plan for the implementation of title II if structural changes to facilities will be undertaken to achieve program accessibility. Transition plans were required to be completed within six months of January 26, 1992.

The maintenance of pedestrian walkways by public entities is a covered program and is required to be made accessible by the installation of curb ramps where pedestrian walkways cross curbs. Because of the unique and significant capital expense involved in the installation of curb ramps where existing pedestrian routes cross curbs, the Department is proposing to amend the title II regulation to provide additional time for public entities to meet their obligation to provide access to public pedestrian walkways and to require public entities that elect to take advantage of this extension to revise their current transition plans to establish a revised schedule for the installation of curb ramps to existing pedestrian walkways. The proposed rule would amend 28 CFR 35.150 to revise paragraphs 35.150(c) and (d)(2) to read as follows:

§ 35.150 Existing Facilities

(c)(1) Time period for compliance. Except as provided in paragraph (2), where structural changes in facilities are undertaken to comply with the obligations established under this section, such changes shall be made no later than January 26, 1995, but in any event as expeditiously as possible.

(2)(i) A public entity shall comply with the obligations of this section relating to provision of curb ramps or other sloped areas where existing public pedestrian walkways cross curbs at locations serving State and local government offices and facilities, transportation, places of public accommodation, employers, and the residences of individuals with disabilities no later than January 26, 2000, but in any event as expeditiously as possible.

(ii) A public entity shall comply with the obligations of this section relating to provision of curb ramps or other sloped areas where existing public pedestrian walkways cross curbs at areas not subject to paragraph (i) of this section no later than January 26, 2005, but in any event as expeditiously as possible.

(d)(2) If a public entity has responsibility or authority over streets, roads, or walkways, its transition plan shall include a specific schedule for the installation of curb ramps or other sloped areas where pedestrian walkways cross curbs at areas not subject to paragraph (2)(i) of this section. In any event as expeditiously as possible.

Transition plans are required to identify physical obstacles in the public entity’s facilities that limit the accessibility of its programs or activities to individuals with disabilities; describe in detail the methods that will be used to make the facilities accessible; specify the schedule for taking the steps necessary to achieve compliance with