Central Avenue (MD 214) on the south, and Landover Road on the east. Rail transit service to and from Washington DC to the study corridor is available on the Metrorail Blue Line, provided by the Washington Metropolitan Area Transit Authority (WMATA). Existing traffic is primarily carried by Central Avenue (MD 214) and I-95/I-495 (the Capital Beltway) with high traffic volumes and poor level-of-service at many of the signalized intersections along Central Avenue and along major portions of the Capital Beltway.

The proposed Metrorail Extension will provide rail transit service to the rapidly developing areas in the Largo Town Center. The proposed extension will also support economic development while contributing to higher transit use to and from Washington, DC employment centers. This increased transit ridership will improve cross-county public transportation and help achieve regional clean air goals.

IV. Alternatives

Transportation alternatives proposed for consideration in the project area include: (1) The No-Build option, under which the existing and programmed bus, rail, and roadway improvements in the study area would be assumed to be implemented; (2) a Transportation Systems Management (TSM) alternative which consists of increased coverage of the bus service network; and (3) the Metrorail Extension from the Addison Road Metrorail Station to Largo Town Center, a three mile (4.8 kilometer), two station addition to the region’s rail transit system. Options to mitigate adverse impacts and to support local land use will be considered.

V. Probable Effects

The FTA and MTA plan to evaluate in the EIS significant social, economic and environmental impacts of the alternatives under consideration. Among the primary issues are the expected increase in transit ridership, the expected increase in mobility for the corridor’s transit dependent, the support of the region’s air quality goals, the capital outlays needed to construct the project, the cost of operating and maintaining the facilities created by the project, and the financial impacts on the funding agencies. The environmental and social impacts proposed for analysis include: Land use and economic activity, displacements and relocations, neighborhoods, visual conditions, traffic, air quality, noise and vibration, ecosystems, water resources, hazardous waste disposal/neutralization, parklands, soils/geology/topography, historic, cultural and archaeological resources, and energy impacts. These impacts will be evaluated both for the construction period and for the long-term operation of each alternative.

VI. FTA Procedures

In accordance with federal transportation planning regulations (23 CFR Part 450), the draft EIS will be prepared to include an evaluation of the social, economic and environmental impacts of the alternatives. The DEIS will be performed concurrently with Preliminary Engineering. On the basis of the public and agency comments received on the DEIS, the MTA Administrator in concert with the Secretary of the Maryland Department of Transportation (MDOT) and in consultation with Prince George’s County, MWCOD, WMATA, M—NPPPC, and other affected agencies, will select a preferred alternative. Then MTA, as lead agency, will continue with further Preliminary Engineering and preparation of the Final EIS. Opportunity for additional public comment will be provided throughout all phases of project development.

Issued on: February 23, 1996.

Sheldon A. Kinbar, Regional Administrator.

[FEDERAL REGISTER DOCUMENT]

Burlington Northern Railroad Company—Abandonment Exemption—Between Mesa and Basin City, Franklin County, WA

AGENCY: Surface Transportation Board.

ACTION: Notice of exemption.

SUMMARY: The Board exempts from the prior approval requirements of 49 U.S.C. 10903—04 the abandonment by Burlington Northern Railroad Company of its 11.20-mile line located between milepost 0.00, near Mesa, and milepost 11.20, near Basin, in Franklin County, WA. The exemption is subject to environmental, endangered species, and standard employee protective conditions.

The ICC Termination Act of 1995, Pub. L. No. 104—88, 109 Stat. 803 (the Act), which was enacted on December 29, 1995, and took effect on January 1, 1996, abolished the Interstate Commerce Commission (ICC) and transferred certain functions and proceedings to the Surface Transportation Board (Board). Section 204(b)(1) of the Act provides, in general, that proceedings pending before the ICC on the effective date of that legislation shall be decided under the law in effect prior to January 1, 1996, insofar as they involve functions retained by the Act. This notice relates to a proceeding that was pending with the ICC prior to January 1, 1996, and to functions that are subject to Board jurisdiction pursuant to 49 U.S.C. 10903. Therefore, this notice applies the law in effect prior to the Act, and citations are to former sections of the statute, unless otherwise indicated.
DATES: Provided no formal expression of intent to file an offer of financial assistance has been received; this exemption will be effective on March 30, 1996. Formal expressions of intent to file an offer of financial assistance under 49 CFR 1152.27(c)(2) must be filed by March 11, 1996; petitions to stay must be filed by March 15, 1996, and petitions to reopen must be filed by March 25, 1996.

ADRESSES: Send pleadings referring to Docket No. AB–6 (Sub-No. 370X) to: (1) Office of the Secretary, Case Control Branch, Surface Transportation Board, 1201 Constitution Avenue, N.W., Washington, DC 20423; and (2) Petitioner's representative, Sarah J. Whitley, 3800 Continental Plaza, 777 Main Street, Fort Worth, TX 76102–5384.


SUPPLEMENTARY INFORMATION:

Additional information is contained in the Board's decision. To purchase a copy of the full decision, write to, call, or pick up in person from: DC News & Data, Inc., 1201 Constitution Avenue, N.W., Room 2229, Washington, DC 20423. Telephone: (202) 289–4357/4359. [Assistance for the hearing impaired is available through TDD service (202) 927–5721.]

Decided: February 20, 1996.

By the Board, Chairman Morgan, Vice Chairman Simmons, and Commissioner Owen.

Vernon A. Williams
Secretary.

[FR Doc. 96–4668 Filed 2–28–96; 8:45 am]

DEPARTMENT OF THE TREASURY

Proposed Data Collection Submitted for Public Comment and Recommendations

AGENCY: Financial Crimes Enforcement Network, Treasury.

ACTION: Notice.

SUMMARY: In order to comply with the requirements of the Paperwork Reduction Act of 1995 concerning proposed extensions of information collection requirements, the Financial Crimes Enforcement Network ("FinCEN") is soliciting comments on the information collected on foreign bank and financial accounts under the Bank Secrecy Act regulations.

DATES: Submit written comments by April 29, 1996.

ADRESSES: Direct all written comments to the Financial Crimes Enforcement Network, Office of Regulatory Policy and Enforcement, Attn.: FBAR Comments, Suite 200, 2070 Chain Bridge Road, Vienna, VA 22182–2536.

FOR FURTHER INFORMATION CONTACT: Charles D. Klingman, Office of Financial Institutions Policy, at (703) 905–3920; or Joseph M. Myers, Attorney-Advisor, Office of the Legal Counsel, at (703) 905–3590.

SUPPLEMENTARY INFORMATION:


2. The Bank Secrecy Act specifically directs the Secretary to "require a resident or citizen of the United States or a person in, and doing business in, the United States, to keep records, file reports, or keep records and file reports, when the resident, citizen, or person makes a transaction or maintains a relation for any person with a foreign financial agency." 31 U.S.C. 5314. The authority of the Secretary to administer the Bank Secrecy Act has been delegated to the Director of FinCEN; the requirement of 31 U.S.C. 5314 has been accomplished through regulations promulgated at 31 CFR 103.24 and through the instructions to the Report of Foreign Bank and Financial Accounts, Treasury Form TD F 90–22.1.

3. The mission of FinCEN includes the provision of government-wide, multi-source intelligence and analytical network in support of the detection, investigation, and prosecution of domestic and international money laundering and other financial crimes by federal, state, local and foreign law enforcement agencies. Accordingly, information collected on form TD F 90–22.1 is made available, in accordance with strict safeguards, to appropriate criminal and civil law enforcement personnel in the official performance of their duties. The information contained is of use in investigations involving international money laundering, tax evasion, restrictions on prohibited financial transactions with designated countries, and other financial crimes.

4. FinCEN specifically invites comments on the following subjects: (a) Whether the proposed collection of information is necessary for the proper performance of the mission of FinCEN, including whether the information shall have practical utility; (b) the accuracy of FinCEN's estimate of the burden of the proposed collection of information; (c) ways to enhance the quality, utility, and clarity of the information to be collected; and (d) ways to minimize the burden of the collection of information on respondents, including through the use of automated collection techniques or other forms of information technology.

In addition, the Paperwork Reduction Act of 1995 requires agencies to estimate the total annual cost burden to respondents or recordkeepers resulting from the collection of information. Thus, FinCEN also specifically requests comments to assist with this estimate. In this connection, FinCEN requests comments to identify any additional costs associated with the completion of the form. These comments on costs should be divided into two parts: (1) Any additional costs associated with...