

administrative amendments (e.g., statutory increases in the reimbursement ceilings). Title X requires DOE to reimburse eligible uranium and thorium licensees for certain costs of decontamination, decommissioning, reclamation, and other remedial action incurred by licensees at active uranium and thorium processing sites to remediate byproduct material generated as an incident of sales to the United States Government. To be reimbursable, costs of remedial action must be for work which is necessary to comply with applicable requirements of the Uranium Mill Tailings Radiation Control Act of 1978 (42 U.S.C. 7901 *et seq.*) or, where appropriate, with requirements established by a State pursuant to a discontinuance agreement under section 274 of the Atomic Energy Act of 1954 (42 U.S.C. 2021). Claims for reimbursement must be supported by reasonable documentation as determined by DOE in accordance with 10 CFR Part 765. Funds for reimbursement will be provided from the Uranium Enrichment Decontamination and Decommissioning Fund established at the United States Department of Treasury pursuant to section 1801 of the Atomic Energy Act of 1954 (42 U.S.C. 2297g). Payment or obligation of funds shall be subject to the requirements of the Anti-Deficiency Act (31 U.S.C. 1341).

**Authority:** Section 1001–1004 of Public Law 102–486, 106 Stat. 2776 (42 U.S.C. 2296a *et seq.*).

Issued in Washington DC on this 16th of December, 2003.

**David E. Mathes,**

*Commercial Disposition Office, Office of Logistics & Waste Disposition Enhancement.*

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**BILLING CODE 6450–01–P**

## DEPARTMENT OF ENERGY

### Agency Information Collection Extension

**AGENCY:** U.S. Department of Energy.

**ACTION:** Notice and request for comments.

**SUMMARY:** The Department of Energy (DOE), pursuant to the Paperwork Reduction Act of 1995, intends to extend for three years, an information collection package with the Office of Management and Budget (OMB). Comments are invited on: (a) Whether the extended collection of information is necessary for the proper performance of the functions of the agency, including whether the information shall have

practical utility; (b) the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used; (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.

**DATES:** Comments regarding this proposed information collection must be received on or before February 23, 2004. If you anticipate difficulty in submitting comments within that period, contact the person listed below as soon as possible.

**ADDRESSES:** Written comments may be sent to Regina Washington or by fax at (202) 586–4617 or by e-mail at [regina.washington@ee.doe.gov](mailto:regina.washington@ee.doe.gov) and to Susan L. Frey, Director, Records Management Division IM–11/ Germantown Bldg., Office of Business and Information Management, Office of the Chief Information Officer, U.S. Department of Energy, 1000 Independence Ave, SW., Washington, DC 20585–1290, or by fax at 301–903–9061 or by e-mail at [susan.frey@hqmail](mailto:susan.frey@hqmail).

**FOR FURTHER INFORMATION CONTACT:** Susan L. Frey, Director, Records Management Division, Office of Business and Information Management, Office of the Chief Information Officer, U.S. Department of Energy, 1000 Independence Ave, SW., Washington, DC 20585–1290, (301)–903–3666, or e-mail [susan.frey@hqmail](mailto:susan.frey@hqmail).

**SUPPLEMENTARY INFORMATION:** *This package contains:* (1) OMB No. 1910–1400; (2) *Package Title:* Compliance Statement: Energy/Water Conservation Standards for Appliances; (3) *Type of Review:* Renewal; (4) *Purpose:* DOE will collect information from manufacturers to verify that products covered under the Energy Policy and Conservation Act comply with required energy conservation and water conservation standards prior to distributing these products in commerce. DOE will make a determination of compliance by examining manufacturer's compliance statements and certification reports that each basic model meets the applicable energy and water conservation standard as prescribed in section 325 of the Act; (5) *Privacy Impact Assessment:* Not Applicable; (6) *Respondents:* 48; (7) *Estimated Number of Burden Hours:* 1,347.

*Statutory Authority:* EPCA mandates the use of uniform energy and water conservation standards and testing

procedures for covered products. DOE has previously established compliance reporting requirements in § 430.62 of 10 CFR part 430. The authority for certification reporting under part 430 is section 326(d) of Part B of Title III of EPCA which states:

“For purposes of carrying out this part, the Secretary may require, under this part [42 U.S.C. 6291 *et seq.*] or other provision of law administered by the Secretary, each manufacturer of a covered product to submit information or reports to the Secretary with respect to energy efficiency, energy use, or, in the case of showerheads, faucets, water closets, and urinals, water use of such covered product \* \* \* to ensure compliance with the requirements of this part.” 42 U.S.C. 6296(d).

Issued in Washington, DC on December 18, 2003.

**Sharon A. Evelin,**

*Acting Director, Records Management Division, Office of Business and Information Management, Office of the Chief Information Officer.*

[FR Doc. 03–31702 Filed 12–23–03; 8:45 am]

**BILLING CODE 6450–01–P**

## DEPARTMENT OF ENERGY

[Docket No. EA–253–A]

### Application To Export Electric Energy; Coral Canada U.S. Inc.

**AGENCY:** Office of Fossil Energy, DOE

**ACTION:** Notice of application.

**SUMMARY:** Coral Canada U.S. Inc. (Coral) has applied to renew its authority to transmit electric energy from the United States to Canada pursuant to section 202(e) of the Federal Power Act.

**DATES:** Comments, protests or requests to intervene must be submitted on or before January 7, 2004.

**ADDRESSES:** Comments, protests or requests to intervene should be addressed as follows: Office of Coal & Power Import/Export (FE–27), Office of Fossil Energy, U.S. Department of Energy, 1000 Independence Avenue, SW., Washington, DC 20585–0350 (FAX 202–287–5736).

**FOR FURTHER INFORMATION CONTACT:** Steven Mintz (Program Office) 202–586–9506 or Michael Skinker (Program Attorney) 202–586–2793.

**SUPPLEMENTARY INFORMATION:** Exports of electricity from the United States to a foreign country are regulated and require authorization under section 202(e) of the Federal Power Act (FPA) (16 U.S.C. 824a(e)).

On January 9, 2002, Coral was issued an authorization to export electric