s. Filing and Service of Responsive Documents—Any filings must bear in all capital letters the title “COMMENTS”, “NOTICE OF INTENT TO FILE COMPETING APPLICATION”, “COMPETING APPLICATION”, “PROTEST”, or “MOTION TO INTERVENE”, as applicable, and the Project Number of the particular application to which the filing refers. Any of the above-named documents must be filed by providing the original and the number of copies provided by the Commission’s regulations to: The Secretary, Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426. An additional copy must be sent to Director, Division of Hydropower Administration and Compliance, Federal Energy Regulatory Commission, at the above-mentioned address. A copy of any notice of intent, competing application or motion to intervene must also be served upon each representative of the Applicant specified in the particular application.

Comments, protests and interventions may be filed electronically via the Internet in lieu of paper; see 18 CFR 385.2001(a)(1)(i)(ii) and the instructions on the Commission’s Web site under the “e-Filing” link. The Commission strongly encourages electronic filings.

t. Agency Comments—Federal, State, and local agencies are invited to file comments on the described application. A copy of the application may be obtained by agencies directly from the Applicant. If an agency does not file comments within the time specified for filing comments, it will be presumed to have no comments. One copy of an agency’s comments must also be sent to the Applicant’s representatives.

Magalie R. Salas,
Secretary.
[FR Doc. E4–216 Filed 2–4–04; 8:45 am]
BILLING CODE 6717–01–P

DEPARTMENT OF ENERGY
Federal Energy Regulatory Commission

[Docket No. ER03–1345–000]

Midwest Independent Transmission System Operator, Inc.; Supplemental Notice of Technical Conference


The January 22, 2004, Notice of Technical Conference in this proceeding indicated that a technical conference regarding the Midwest Independent Transmission System Operator, Inc.’s (Midwest ISO) proposed revision to Attachment C of its Open Access Transmission Tariff, relating to the calculation of Available Flowgate Capacity (AFC), will be held on Thursday, February 5, 2004, at 9 a.m. This conference will be held in Room 3M–1 at the offices of the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426. All interested persons may attend the conference, and registration is not required. However, attendees are asked to contact Nat Davis at (202) 502–6171 or nathaniel.davis@ferc.gov so that name tags for attendees can be created.

The agenda for the technical conference is attached. The topics will commence with a presentation by the Midwest ISO followed by a discussion. The conference will focus on the questions identified in the agenda. After the conference, Commission Staff will set a schedule for Comments and Reply Comments to be filed.

Magalie R. Salas,
Secretary.

Technical Conference Agenda

9–9:30 a.m.: Introductions—Commission Staff and Midwest ISO.

9:30–12 p.m.: Questions and responses to Midwest ISO proposed AFC calculation for transmission requests that source and/or sink within the American Transmission Company, LLC (ATCo) footprint (StafF’s questions are set forth below).

Is the technology available to the Midwest ISO system operator to evaluate all affected flowgates for firm and non-firm transmission requests (a) for the individual ATCo control areas and (b) for the combined ATCo control areas?

The proposed interim treatment of non-firm transactions sourcing and sinking within the ATCo footprint would reduce granularity, as compared with the ongoing work of Midwest ISO in increasing the level of specificity and detail (granularity) employed in its flow-based analysis of transmission service requests for all other Midwest ISO transactions, both firm and non-firm. How does Midwest ISO plan to (a) ensure that non-firm transactions are approved on a first-come, first-served basis and (b) ensure that transactions that cause congestion are not approved and not scheduled?

Midwest ISO refers to the combining of the ATCo control areas into one as a “Virtual ATC area.” What is a “Virtual ATC area”?

Are there any other examples within Midwest ISO or in other system of a Virtual ATC area?

Does Midwest ISO have a procedure to identify and provide transparency of non-firm transactions that take place within the Virtual ATC area?

If congestion occurs within the Virtual ATC area, how does Midwest ISO plan to relieve such congestion: (a) by curtailing specific non-firm transactions within ATCo, (b) curtailing all non-firm transactions within ATCo, (c) curtailing non-firm transactions sourcing and sinking outside ATCo, but with flowgate impacts within ATCo, or (d) other?

Are all non-firm transactions within the ATCo footprint required to be “tagged” in the E-tag system, and input into the NERC Interchange Distribution Calculator (IDC)? By what process is Midwest ISO informed that such transactions have received the proper tag?

Given that Midwest ISO has the capability of analyzing the flowgate impact of all firm and non-firm transactions within the Midwest ISO footprint, under what circumstances would transactions be approved without such analysis, and what would be the justification?

Are all non-firm transactions sourcing and sinking in ATCo assumed to have the same impact on congestion, regardless of what a flowgate analysis, if actually performed, would indicate?

How is congestion to be relieved for non-firm transactions that source and sink within ATCo, but impact flowgates outside ATCo?

How is congestion to be relieved for non-firm transactions that source and sink outside ATCo, but impact flowgates within ATCo?

What has been the recent experience of congestion within ATCo? Have there been instances when Transmission Load Relief (TLR) has been initiated? To what extent has the congestion been relieved by curtailing transactions sourcing and sinking within ATCo outside ATCo?

Does Midwest ISO anticipate that “Virtual ATC area” procedures will increase or decrease ATCo system congestion?

[FR Doc. E4–216 Filed 2–4–04; 8:45 am]
BILLING CODE 6717–01–P

ENVIRONMENTAL PROTECTION AGENCY


Agency Information Collection Activities; Submission for OMB Review and Approval; Comment Request; NESHAP for Phosphoric Acid Manufacturing Plants and Phosphate Fertilizers Production Plants, EPA ICR Number 1790.03, OMB Number 2060–0361

AGENCY: Environmental Protection Agency ( EPA).

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), this document announces that an Information Collection Request (ICR) has been forwarded to the Office of Management and Budget (OMB) for review and approval. This is a request to renew an existing approved collection. This ICR is scheduled to expire on January 31, 2004. Under OMB regulations, the Agency may continue to conduct or sponsor the collection of information while this submission is pending at OMB. This ICR describes the nature of the information collection and its estimated burden and cost.
DATES: Additional comments may be submitted on or before March 8, 2004.

ADDRESSES: Submit your comments, referencing docket ID number OECA–2003–0027, to (1) EPA online using EDOCKET (our preferred method), by email to docket.oeca@epa.gov, or by mail to: EPA Docket Center, Environmental Protection Agency, Enforcement and Compliance Docket and Information Center (EPA/DC), EPA West, Mail Code 2201T, 1200 Pennsylvania Ave., NW., Washington, DC 20460, and (2) OMB at: Office of Information and Regulatory Affairs, Office of Management and Budget (OMB), Attention: Desk Officer for EPA, 725 17th Street, NW., Washington, DC 20503.

FOR FURTHER INFORMATION CONTACT: Learia Williams, Compliance Assessment and Media Programs Division, Office of Compliance, Mail Code 2223A, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460; telephone number: (202) 564–4113; fax number: (202) 564–0050; e-mail address: williams.learia@epa.gov.

SUPPLEMENTARY INFORMATION: EPA has submitted the following ICR to OMB for review and approval according to the procedures prescribed in 5 CFR 1320.12. On May 19, 2003 (68 FR 27059), EPA sought comments on this ICR pursuant to 5 CFR 1320.8(d). EPA received no comments.

EPA has established a public docket for this ICR under Docket ID Number OECA–2003–0027, which is available for public viewing at the Enforcement and Compliance Docket and Information Center in the EPA Docket Center (EPA/DC), EPA West, Room B102, 1301 Constitution Ave., NW., Washington, DC 20460. The EPA Docket Center Public Reading Room is open from 8:30 a.m. to 4:30 p.m., Monday through Friday, excluding legal holidays. The telephone number for the Reading Room is (202) 566–1744, and the telephone number for the Enforcement and Compliance Docket and Information Center Docket is: (202) 566–1752. An electronic version of the public docket is available through EPA Dockets (EDOCKET) at http://www.epa.gov/edocket. Use EDOCKET to submit or to view public comments, to access the index listing of the contents of the public docket, and to access those documents in the public docket that are available electronically. When in the system, select “search,” then key in the docket ID number identified above. Any comments referred to this ICR should be submitted to EPA and OMB within 30 days of this notice. EPA’s policy is that public comments, whether submitted electronically or on paper, will be made available for public viewing in EDOCKET as EPA receives them and without change, unless the comment contains copyrighted material, Confidential Business Information (CBI), or other information whose public disclosure is restricted by statute. When EPA identifies a comment containing copyrighted material, EPA will provide a reference to that material in the version of the comment that is placed in EDOCKET. The entire printed comment, including the copyrighted material, will be available in the public docket. Although identified as an item in the official docket, information claimed as CBI, or whose disclosure is otherwise restricted by statute, is not included in the official public docket, and will not be available for public viewing in EDOCKET. For further information about the electronic docket, see EPA’s Federal Register notice describing the electronic docket at 67 FR 38102 (May 31, 2002), or go to www.epa.gov/edocket.

Title: NESHAP for Phosphoric Acid Manufacturing and Phosphate Fertilizers Production Plants (40 CFR part 63, subparts AA & BB).

Abstract: Owners/operators of affected phosphoric acid manufacturing and phosphate fertilizer production must submit one-time notifications (where applicable) and annual reports on performance test results. Semiannual reports are required. In addition, a quarterly report is required when excess emissions occur. Subparts AA and BB require respondents to install monitoring devices to measure the pressure drop and liquid flow rate for wet scrubbers. These operating parameters are permitted to vary within ranges determined concurrently with performance tests. Exceedances of the operating ranges are considered violations of the site-specific operating limits. The standards require sources to determine and record the amount of phosphatic feed material processed or stored on a daily basis. Respondents also maintain records of specific information needed to determine that the standards are being achieved and maintained.

An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB Control Number. The OMB Control Numbers for EPA’s regulations are listed in 40 CFR part 9 and 48 CFR chapter 15, and are identified on the form and/or instrument, if applicable.

Burden Statement: The annual public reporting and recordkeeping burden for this collection of information is estimated to average 18 hours per response. Burden means the total time, effort, or financial resources expended by persons to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

Respondents/Affected Entities: Phosphoric Acid Manufacturing and Phosphate Fertilizers Production Plants.

Estimated Number of Respondents: 12.

Frequency of Response: Initially, quarterly, semiannually and annually.

Estimated Total Annual Hour Burden: 1,542 hours.

Estimated Total Annual Costs: $109,908 which includes $0 annualized capital/startup costs, $11,000 annual O&M costs, and $98,908 in respondent labor costs.

Changes in the Estimates: There is a decrease of 2,601 hours in the total estimated burden currently identified in the OMB Inventory of Approved ICR Burdens. The decrease in burden from the most recently approved ICR is due in part to a decrease in the number of sources. Since there were no new sources, the burden was drastically reduced. The decrease was also due to a math error in the tables from the active ICR that increased the number of hours and the burden.


Doreen Sterling,
Acting Director, Collection Strategies Division.

[FR Doc. 04–2419 Filed 2–4–04; 8:45 am]