

approved information collection request (ICR).

DATES: Interested persons are invited to submit comments on or before June 8, 2026.

ADDRESSES: To access and review all the documents related to the information collection listed in this notice, please use <http://www.regulations.gov> by searching the Docket ID number ED–2026–SCC–1156. Comments submitted in response to this notice should be submitted electronically through the Federal eRulemaking Portal at <http://www.regulations.gov> by selecting the Docket ID number or via postal mail, commercial delivery, or hand delivery. If the [regulations.gov](http://www.regulations.gov) site is not available to the public for any reason, the Department will temporarily accept comments at ICDocketMgr@ed.gov. Please include the docket ID number and the title of the information collection request when requesting documents or submitting comments. Please note that comments submitted after the comment period will not be accepted. Written requests for information or comments submitted by postal mail or delivery should be addressed to the Rehabilitative Services Administration, U.S. Department of Education, 400 Maryland Ave. SW, LBJ, Room 4B106, Washington, DC 20202.

FOR FURTHER INFORMATION CONTACT: For specific questions related to collection activities, please contact David Steele, 202–245–6358.

SUPPLEMENTARY INFORMATION: The Department, in accordance with the Paperwork Reduction Act of 1995 (PRA) (44 U.S.C. 3506(c)(2)(A)), provides the general public and Federal agencies with an opportunity to comment on proposed, revised, and continuing collections of information. This helps the Department assess the impact of its information collection requirements and minimize the public’s reporting burden. It also helps the public understand the Department’s information collection requirements and provide the requested data in the desired format. The Department is soliciting comments on the proposed information collection request (ICR) that is described below. The Department is especially interested in public comment addressing the following issues: (1) is this collection necessary to the proper functions of the Department; (2) will this information be processed and used in a timely manner; (3) is the estimate of burden accurate; (4) how might the Department enhance the quality, utility, and clarity of the information to be collected; and (5) how might the Department minimize the burden of this collection on the

respondents, including through the use of information technology. Please note that written comments received in response to this notice will be considered public records.

Title of Collection: Grant Reallotment.
OMB Control Number: 1820–0692.

Type of Review: An extension without change of a currently approved ICR.

Respondents/Affected Public: State, Local, and Tribal Governments.

Total Estimated Number of Annual Responses: 323.

Total Estimated Number of Annual Burden Hours: 11.

Abstract: The Rehabilitation Act of 1973, as amended (the Act), authorizes the Rehabilitation Services Administration (RSA) Commissioner to reallocate to other grant recipients that portion of a recipient’s annual grant that cannot be used. To maximize the use of appropriated funds under the formula grant programs, RSA has established a reallocation process for the State Vocational Rehabilitation Services (VR); State Supported Employment Services (Supported Employment); Independent Living Services for Older Individuals Who Are Blind (OIB); Client Assistance Program (CAP); and Protection and Advocacy of Individual Rights (PAIR) programs. The authority for RSA to reallocate formula grant funds is found at sections 110(b)(2) (VR), 622(b) (Supported Employment), 752(i)(4) (OIB), 112(e)(2) (CAP), and 509(e) (PAIR) of the Act.

The information will be used by the RSA State Monitoring and Program Improvement Division (SMPID) to reallocate formula grant funds for the awards mentioned above.

Ross Santy,
Chief Data Officer, Office of Planning, Evaluation and Policy Development.

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BILLING CODE 4000–01–P

ELECTION ASSISTANCE COMMISSION

Notice: System End-of-Life Status

AGENCY: Election Assistance Commission.

ACTION: Notice of availability: Proposed End-of-Life Systems.

SUMMARY: Under the Election Assistance Commission (EAC) End-of-Life (EOL) Certification Review and Rescission Policy (Policy), the EAC ensures that the EAC’s list of certified voting systems reflects only those that are still supported and used. The EAC has found that the voting systems in the “Proposed EOL Systems” section of this notice are no longer supported and used.

FOR FURTHER INFORMATION CONTACT: Jon Panek, Chief Election Technology Officer. Telephone: (202) 805–4613, Email: jpanek@eac.gov.

SUPPLEMENTARY INFORMATION:

Purpose: Section 221 of the Help America Vote Act (HAVA) of 2002 (52 U.S.C. 20971(a)) requires that the EAC provide for the testing, certification, decertification, and recertification of voting system hardware and software. Pursuant to this mandate, the EAC administers the federal Voting System Testing and Certification Program, which provides a rigorous, independent process to evaluate compliance with the Voluntary Voting System Guidelines (VVSG). As part of this program, the EAC conducts ongoing post-certification quality monitoring activities to ensure voting systems are deployed as certified, verify the completeness and accuracy of testing, and assess continued compliance with the VVSG. This includes field reviews, anomaly report collection, manufacturer site audits, and implementation of EOL Policy.

The EOL Policy ensures the EAC’s list of certified voting systems reflects only those that are still supported and used. When a system is no longer deployed in any jurisdiction and is no longer supported by its manufacturer, the EAC documents its end-of-life status to remove it from the active certified list. This is an administrative step—not punitive—and does not invalidate prior certifications. The goal is to strengthen transparency, reduce risks from outdated equipment, and maintain an accurate, trustworthy certification record. Rescinded systems remain available in historical archives to preserve continuity.

Proposed EOL Systems: On August 22, 2025 the EAC sent a letter to all registered manufacturers requesting that they voluntarily submit requests for review of any EAC certified systems that are no longer deployed or supported. The result of the manufacturer responses is the list of systems below. Persons with knowledge of official use of any systems on the list should reach out to Jon Panek, as instructed in the **FOR FURTHER INFORMATION CONTACT** section of this notice.

Manufacturer	System
ES&S	EVS 5.0.0.0 (ESSEVS5000).
ES&S	EVS 5.0.1.0 (ESSEVS5010).
ES&S	EVS 5.2.0.4 (ESSEVS5204).
ES&S	EVS 5.2.3.0 (ESSEVS5230).
ES&S	EVS 5.4.0.0 (ESSEVS5400).

Manufacturer	System
ES&S	EVS 5.4.1.0 (ESSEVS5410).
ES&S	EVS 6.0.0.0 (ESSEVS6000).
ES&S	EVS 6.0.3.0 (ESSEVS6030).
ES&S	EVS 6.0.4.3 (ESSEVS6043).
ES&S	Unity 3.2.0.0 Rev 3 (ESSUnity3200Rev3).
ES&S	Unity 3.2.1.0 (ESSUnity3210).
ES&S	Unity 3.4.1.4 (ESSUnity3414).
Clear Ballot	ClearVote 1.4 (CBG-CV-14).
Clear Ballot	ClearVote 1.5 (CBG-CV-15).
Clear Ballot	ClearVote 2.0 (CBG-CV-20).
Hart	Verity Voting 1.0 (HRT-Verity-1.0).
Hart	Verity Voting 2.0 (HRTVerity2.0).
Hart	Verity Voting 2.2 (HRT-VERITY-2.2).
Hart	Verity Voting 2.2.1 (HRT-Verity-2.2.1).
Hart	Verity Voting 2.2.2 (HRT-VERITY-2.2.2).
Hart	Verity Voting 2.3 (HRT-VERITY-2.3).
Hart	Verity Voting 2.3.3 (HRT-VERITY-2.3.3).
Hart	Verity Voting 2.3.4 (HRT-VERITY-2.3.4).
Unisyn	OpenElect 1.0.
Unisyn	OpeElect 1.0.1.
Unisyn	OpenElect 1.1.
Unisyn	OpenElect 1.2.
Unisyn	OpenElect 1.3.0.2.
Unisyn	OpenElect 1.3.0.2.A.
Unisyn	OpenElect 2.0.
Unisyn	OpenElect 2.0.A.
Unisyn	OpenElect 2.0.A.2.
Unisyn	OpenElect 2.1.
Microvote	EMS 4.0.
Microvote	EMS 4.0B.
Microvote	EMS 4.1.
Microvote	EMS 4.2.
Microvote	EMS 4.3-A.
Microvote	EMS 4.4.
Liberty Vote	Democracy Suite 4.14-A.1 Modification.
Liberty Vote	Democracy Suite 4.14-B Modification.
Liberty Vote	Democracy Suite 4.14A Modification.
Liberty Vote	Democracy Suite 4.14 Modification.
Liberty Vote	Assure 1.3 Modification.
Liberty Vote	Democracy Suite 4.0.
Premier	Assure 1.2.

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket Nos. CP13-499-006, CP13-502-003]

Constitution Pipeline Company, LLC; Iroquois Gas Transmission System, L.P.: Notice of Scoping Period Requesting Comments on Environmental Issues for the Proposed Constitution Pipeline and Wright Interconnect Projects

The staff of the Federal Energy Regulatory Commission (FERC or Commission) will prepare an environmental document that will discuss the potential environmental impacts of the proposed Constitution Pipeline and Wright Interconnect Projects (collectively, “Projects”). The Projects would involve construction and operation of facilities by Constitution Pipeline Company, LLC (Constitution) and Iroquois Gas Transmission System, L.P. (Iroquois) in Susquehanna County, Pennsylvania and Broome, Chenango, Delaware, and Schoharie Counties, New York.

On December 19, 2025, and February 17, 2026, respectively, Constitution and Iroquois filed petitions seeking reissuance of certificates of public convenience and necessity authorizing the Constitution Pipeline and Wright Interconnect Projects. Commission staff previously conducted an environmental review of the Projects resulting in the issuance of a final environmental impact statement (EIS) in October 2014 under Docket Nos. CP13-499-000 and CP13-502-000. The Commission subsequently issued certificates to Constitution and Iroquois on December 2, 2014, but the Projects were not completed. Staff are reviewing Constitution’s and Iroquois’ petitions and supplemental filings and determining what areas of study may require additional analysis since the issuance of the 2014 final EIS. The Commission will use the forthcoming environmental document in its decision-making process to determine how to respond to the petitions.

This notice announces the opening of the scoping process the Commission will use to gather input from the public and interested agencies regarding the Projects. As part of the National Environmental Policy Act (NEPA) review process, the Commission takes into account concerns the public may have about proposals and the environmental impacts that could result from its action whenever it considers a request for authorization. This gathering

of public input is referred to as “scoping.” The main goal of the scoping process is to focus the analysis in the environmental document on the important environmental issues. Additional information about the Commission’s NEPA process is described below in the *NEPA Process and Environmental Document* section of this notice.

By this notice, the Commission requests public comments on what aspects of the environment or environmental conditions have changed since the issuance of the 2014 final EIS. To ensure that your comments are timely and properly recorded, please submit your comments so that the Commission receives them in Washington, DC on or before 5:00 p.m. Eastern Time on May 4, 2026. Comments may be submitted in written form. Further details on how to submit comments are provided in the *Public Participation* section of this notice.

Your comments should focus on the potential environmental effects, reasonable alternatives, and measures to avoid or lessen environmental impacts, that differ from the evaluation in the 2014 final EIS. Your input will help the Commission staff determine what issues they need to evaluate in the environmental document. Commission staff will consider all written comments during the preparation of the environmental document.

This notice is being sent to the Commission’s current environmental mailing list for the Projects. State and local government representatives should notify their constituents of the proposed Projects and encourage them to comment on their areas of concern.

The Commission has several resources for landowners including “An Interstate Natural Gas Facility On My Land? What Do I Need To Know?” which addresses typically asked questions, including the use of eminent domain and how to participate in the Commission’s proceedings. This fact sheet along with other landowner topics of interest are available for viewing on the FERC website (www.ferc.gov) under the Natural Gas, Landowner Topics link.

Public Participation

There are three methods you can use to submit your comments to the Commission. Please carefully follow these instructions so that your comments are properly recorded. The Commission encourages electronic filing of comments and has staff available to assist you at (866) 208-3676 or FercOnlineSupport@ferc.gov.

(1) You can file your comments electronically using the *eComment*

Camden Kelliher,

General Counsel, U.S. Election Assistance Commission.

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