**2022 SUPPORTING STATEMENT**

**Rural Development, Rural Utilities Service**

**7 CFR 1730, Review Rating Summary**

**(RUS Form 300)**

**OMB Control No. 0572-0025**

**A. Justification**

**1. Explain the circumstances that make this collection of information necessary.**

USDA Rural Development administers rural utilities programs through the Rural Utilities Service (RUS or Agency) and manages loan programs in accordance with the Rural Electrification Act (RE Act) of 1936, 7 U.S.C. 901 *et seq*., as amended. One of the Agency’s main objectives is to safeguard loan security by seeing that Agency financed facilities are being responsibly used, adequately operated, and adequately maintained. Future needs must be anticipated to ensure that facilities will continue to produce revenue and loans will be repaid as required by the Agency mortgage or loan agreement. A periodic operations and maintenance (O&M) review, using the RUS Form 300, Review Rating Summary, in accordance with 7 CFR Part 1730, Electric System Operations and Maintenance, is an effective means for RUS to determine whether the Borrowers’ systems are being properly operated and maintained, thereby protecting the loan collateral as prescribed by the Office of Management and Budget (OMB) Circular A-129, Policies for Federal Credit Programs and Non-Tax Receivables.

**2. Indicate how, by whom, and for what purpose the information is to be used. Except for a new collection, indicate the actual use the Agency has made of the information received from the current collection.**

Inadequate O&M practices can result in public safety hazards, increased power outages for consumers, added expense for emergency maintenance, and premature aging of the Borrower’s systems, which could increase the loan security risk to RUS. Regular O&M review using RUS Form 300 can identify and correct inadequate O&M practices before they cause extensive harm to the system.

**REPORTING REQUIREMENTS- FORMS ACCOUNTED FOR UNDER THIS OMB DOCKET**

RUS Form 300, “Review Rating Summary” **(OMB No. 0572-0025)** is completed by RUS Electric Borrowers and provides an efficient and effective means for Borrowers and RUS to:

a. Identify items in need of additional attention.

1. Plan corrective actions, including a time schedule for implementation.
2. Budget funds and manpower for necessary maintenance; and
3. Initiate ongoing programs as necessary to avoid or minimize the need for “catch-up” programs.

The Agency has made the instructions to forms available on the USDA eForms website at: <https://forms.sc.egov.usda.gov/eForms/searchAction.do?pageAction=B>.

**3. Describe whether, and to what extent, the collection of information involves the use of automated, electronic, mechanical, or other technological collection techniques or other forms of information technology, e.g., permitting electronic submission of responses, and the basis for the decision for adopting this means of collection.**

RUS is committed to meeting the requirements of the E-Government Act, which requires Government agencies in general to provide the public the option of submitting information or transacting business electronically to the maximum extent possible.

RUS Form 300 is made available on the internet at <http://www.rd.usda.gov/files/form300.pdf>

At this present time RUS does not allow for electronic submission of the form due to eSignature limitations by business entities.

**4. Describe efforts to identify duplication. Show specifically why any similar information already available cannot be used or modified for use for the purposes described in Item 2 above.**

There is no duplication of effort with regard to O&M review because the RUS Form 300 information is specific to each electric system Borrower and is not found in other available sources.

**5. If the collection of information impacts small businesses or other small entitles (item 5 of OMB Form 83-I), describe any methods used to minimize burden.**

All but 10% of the electric borrowers meet Small Business Administration criteria for a small business and RUS makes every effort to ensure that the burden on the small business entities is the minimum necessary to effectively administer the agency programs. RUS believes the information requested is the minimum necessary for the Agency to meet statutory requirements with respect to both large and small entities. RUS headquarters and field staff are available for consultation and to assist Borrowers in document preparation.

**6. Describe consequences to Federal program or policy activities if the collection is not conducted or conducted less frequently, as well as any technical or legal obstacles to reducing burden.**

O&M monitoring is continuous and ongoing for all electric system operating entities and Borrowers are currently required to complete the review form every four years. An O&M program review less frequent than four years would jeopardize the ability of the Agency to make meaningful judgments on system conditions. Neglect of good O&M practices over time can have a detrimental impact on loan security since failure to make prudent O&M decisions and expenditures may lead to less than acceptable service levels, leading to the potential requirement of significant lump sum investment to bring the system up to acceptable service levels.

**7. Explain any special circumstances that would cause an information collection to conduct in a manner:**

**a. Requiring respondent to reporting information more than quarterly.**

 There is no requirement to respond more frequently than quarterly.

**b. Requiring written response in less than 30 days.**

 There is no requirement to respond in less than 30 days.

**c. Requiring more than an original and two copies.**

 There is no requirement of more than original and two copies to be submitted.

**d. Requiring respondent to retain records for more than 3 years.**

 Record retention requirements shall be in accordance with 7 CFR 1767.

1. **In connection with a statistical survey, that is not designed to produce valid and reliable results that can be generalized to the universe of study.**

This collection is not a survey.

1. **Requiring the use of a statistical data classification that has not be reviewed and approved by OMB.**

This collection does not employ statistical sampling.

1. **Requiring a pledge of confidentiality that is not supported by authority established in statute or regulation, that is not supported by disclosure and data security policies that are consistent with the pledge, or which unnecessarily impedes sharing of data with other agencies for compatible confidential use.**

 This collection contains no requirement of a pledge of confidentiality.

1. **Requiring respondents to submit proprietary trade secret, or other confidential information unless the agency can demon­strate that it has instituted procedures to protect the information's confidentiality to the extent permitted by law.**

 There is no requirement to submit propriety trade secrets.

**8. If applicable, identify the date and page number of Publication in the Federal Register of the agency’s notice soliciting comments on the information collection. Summarize public comments received and describe actions taken by the agency in response to these comments. Describe efforts to consult with persons outside the Agency to obtain their views on the availability of data, frequency of collection, the clarity of instructions and recordkeeping, disclosure, reporting format (if any), and on data elements to be recorded, disclosed, or reported.**

As required by 5 CFR 1320.9(d), the Agency published a 60-day Notice in the ***Federal Register*** on July 12, 2022; Docket # RUS-22-ELECTRIC-0015; Volume 87; No. 132; Page 41279. The public was given until September 12, 2022, to submit comments on the collection. Suggestions and comments are always considered by the Agency, and RD remains committed to pursuing further reductions in both the burdens placed upon our borrowers/customers and the total volume of regulations imposed. The Agency did not receive any comments.

The following individuals were consulted to obtain their views on the availability of data, frequency of collection, the clarity of instructions and recordkeeping, etc.:

(1). Chief Executive Officer

 Lynches River Electric Cooperative

Overall, the borrower didn’t feel that the collection was too burdensome. However, the hours spent complying are more than just for filling out a survey. It is literally the mode of operation. As far as filling out the survey, it can take a while because the data is sourced from multiple people with different responsibilities. Fitting it into normal workload can be a challenge, but it is seen as necessary.

(2). Chief Executive Officer

 Heartland Rural Electric Cooperative, Inc.

The borrower did not find the necessary data collection to be burdensome or time consuming and that the instructions were clear and useful.

(3). Chief Executive Officer

 4 Rivers Electric Cooperative, Inc.

The borrower did not feel that information about the requirements was readily available, that the collection was burdensome, the collection of data required was more than necessary, and that the instructions were not clear and useful.

The Agency maintains close contact with borrowers through General Field Representatives (GFRs), field accountants, and headquarters staff. GFRs have direct personal contact with the borrower and any concerns and suggestions are brought to the Agency’s attention via the GFR.

**9. Explain any decision to provide any payment or gift to respondents, other than remuneration of contractors or grantees.**

Payments or gifts are not provided to respondents.

**10. Describe any assurance of confidentiality provided to respondents and the basis for the assurance in statute, regulation, or Agency policy.**

This information collection does not require confidentiality. Rural Development (RD) does

support the maintenance of confidentiality when appropriate. The Agency published a Privacy Act of 1974, System of Records (SORN) in the **Federal Register** on May 14, 2019 (84 FR 21315). A copy of that document can be found at <https://www.govinfo.gov/content/pkg/FR-2019-05-14/pdf/2019-09874.pdf>.

**11. Provide additional justification for any question of a sensitive nature, such as sexual behavior or attitudes, religious beliefs, and other matters that are commonly considered private.**

This information collection includes no questions of a sensitive nature.

**12. Provide estimates of the hour burden of the collection of information.**

Number of Respondents. The Agency requires all active Electric Program Borrowers to complete the RUS Form 300 once every four years in order to obtain further advancement of loan funds. It is estimated that 4 hours are required to complete this review. There are about 607 active borrowers, however, because Borrowers are required to submit O&M reports every four years, only one-fourth of the Borrowers submit each year. Therefore, there are about 151 RUS Form 300 submissions to RUS annually.

Burden Hours. This information collection consists of RUS Form 300 prepared by the Borrower every four years. It is estimated that it takes 4 hours to complete the review. See the attached spreadsheet (RUS Form 36) for details concerning calculation of burden hours. The collection is summarized in the table below as follows:

|  |  |  |  |  |
| --- | --- | --- | --- | --- |
| **Regulation** | **Number of Respondents** | **Number of Responses per Respondents** | **Hours per Response** | **Total Annual Hours** |
| 7 CFR Part 1730 | 151 | 1 | 4.00 | 604 |
| Total: |  |  |  | 604 |

Annualized Cost to Respondents. The Agency estimates that 100 percent of the time required for preparation and submission is professional time. The wage rates for the two wage categories are selected from the Department of Labor, Bureau of Labor Statistics, May 2020 National Occupational Employment and Wage Estimates located at

<https://www.bls.gov/oes/current/oes_nat.htm/> were used as the basis for the cost estimates.

The hourly wage was calculated using the total wage rates for Financial Managers (11-3031) time an hourly median wage of $64.51 and then multiplying by 29.6% to account for the cost for employee benefits for a total hourly wage of $83.60. The calculation for annualized estimated respondent cost is shown below:

|  |  |  |  |
| --- | --- | --- | --- |
| Job Position | Total Hours Required | Hourly Wage/Benefit | Total Respondent’s Cost  |
| Financial Manager | 606 | $83.60 | $50,661.60 |

**13. Provide an estimate of the total annual cost burden to respondents or recordkeepers resulting from the collection of information.**

**a. Total capital and start-up cost component (annualized over expected useful life); and**

There are no capital or start-up costs associated with this collection.

 **b. Total operation and maintenance or purchase of services costs associated with this collection.**

There are no operations and maintenance, or purchase of services costs associated with this collection.

**14. Provide estimates of annualized cost to the Federal Government.**

The annual estimated cost to the Federal Government for collection and evaluation of this information is $96,744.96. The Agency reviews approximately151 responses per year and is estimated to take 8 hours per response for a GS-13-5 hourly salary of $58.01 and with the addition of cost of benefits (at 36.25%) is $79.04.

|  |  |  |  |
| --- | --- | --- | --- |
| Job Position | Total Hours Required | Hourly Wage/Benefit | Total Federal Government Cost  |
| GS-13/5 | 1,208 | $79.04 | $96,744.96 |

**15. Explain the reasons for any program changes or adjustments reported in items 13 or 14 of the OMB Form 83-1.**

This submission includes a decrease in the number of respondents and burden hours since the previous submission. The decrease is due to a reduction in the number of active Electric Program Borrowers from 156 to 151, and the number of burden hours from 624 to 604.

**16. For collection of information whose results will be published, outline plans for tabulation and publication.**

There are no plans to publish the results of this information collection.

**17. If seeking approval to not display the expiration date for OMB approval of the information collection, explain the reasons that display would be inappropriate.**

RD will display the expiration date of OMB approval.

**18. Explain each exception to the certification statement identified in item 19 on**

**OMB 83-1.**

There are no exceptions to the certification statement.

**B. COLLECTIONS OF INFORMATION EMPLOYING STATISTICAL METHODS**

This information collection does not employ statistical methods.