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From: Susan J. Allread [SALLREAD@greenvillefederal.com]
Sent: Thursday, February 13, 2003 5:10 PM
To: 'infocollection.comments@ots.treas.gov'
Subject: TFR Revisions, OMB No. 1550-0023



I would like to respond to the proposed revisions to the quarterly Thrift Financial Report as stated in OMB No. 1550-2003. After reading the proposed TFR/CMR revisions several times, none seems to concern me near as much as the possibility of shorter reporting deadlines. I always read any proposed legislation open for comment, but have never spoken my opinion before. This time I feel I have to. I am discouraged at the thought of having even one day less than the current filing deadlines. I currently use every day (including weekends) from the time the quarter-end data is available, until the day the report is due, working on various schedules of the report. In the event a person is responsible for both the TFR and CMR, completing both reports within current deadlines is extremely difficult as it is. The only filing deadline changes that would help those of us responsible for preparing the reports would be to extend the due date, certainly not restrict it.

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