

(3) The SEA, on behalf of the LEA, will, not later than December 31, 1995, submit a report to the Secretary that—

(a) Indicates that the funds awarded under the grantback have been spent in accordance with the proposed plan and approved budget; and

(b) Describes the results and effectiveness of the project for which the funds were spent.

(4) Separate accounting records must be maintained documenting the expenditures of funds awarded under the grantback arrangement.

Dated: June 1, 1995.

Thomas W. Payzant,

Assistant Secretary for Elementary and Secondary Education.

(Catalog of Federal Domestic Assistance Number 84.010, Educationally Deprived Children—Local Educational Agencies)

[FR Doc. 95-13850 Filed 6-6-95; 8:45 am]

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[CFDA No. 84.116N]

Fund for the Improvement of Postsecondary Education—Special Focus Competition: North American Mobility in Higher Education

Notice inviting applications for new awards for fiscal year (FY) 1995.

Purpose of Program: To provide grants or enter into cooperative agreements to improve postsecondary education opportunities by focusing on problem areas or improvement approaches in postsecondary education.

Supplemental Information: This program is a targeted special focus competition under 34 CFR 630.11(b).

Eligible Applicants: Institutions of higher education or combinations of such institutions and other public and private nonprofit educational institutions and agencies.

Deadline for Transmittal of Applications: July 31, 1995.

Deadline for Intergovernmental Review: September 29, 1995.

Applications Available: June 7, 1995.

Available Funds: \$1,200,000.

Estimated Range of Awards: \$100,000–\$150,000 for three years.

Estimated Average Size of Awards: \$120,000 for three years.

Estimated Number of Awards: 10.

Note: The Department is not bound by any estimates in this notice.

Project Period: Up to 36 months.

Applicable Regulations: (a) The Education Department General Administrative Regulations (EDGAR) in 34 CFR Parts 74, 75 (except as noted in 34 CFR 630.4(a)(2)), 77, 79, 80, 82, 85, and 86; and (b) the

regulations for this program in 34 CFR Part 630.

Priorities

Invitational Priorities

Under 34 CFR 75.105(c)(1) and 34 CFR 630.11(b)(1), the Secretary is particularly interested in applications that meet the following invitational priority. However, an application that meets this invitational priority does not receive competitive or absolute preference over other applications.

Invitational Priority: Projects that support trilateral consortia of institutions of higher education that promote institutional cooperation and student mobility among the United States, Mexico, and Canada.

Selection Criteria

In evaluating applications for grants under this program competition, the Secretary uses the following selection criteria chosen from those listed in 34 CFR 630.32:

(a) *Significance for Postsecondary Education.* The Secretary reviews each proposed project for its significance in improving postsecondary education by determining the extent to which it would—

(1) Achieve the purposes of the particular program competition as referenced in 34 CFR 630.11;

(2) Address the program priorities for the particular program competition;

(3) Address an important problem or need;

(4) Represent an improvement upon, or important departure from, existing practice;

(5) Involve learner-centered improvements;

(6) Achieve far-reaching impact through improvements that will be useful in a variety of ways and in a variety of settings; and

(7) Increase the cost-effectiveness of services.

(b) *Feasibility.* The Secretary reviews each proposed project for its feasibility by determining the extent to which—

(1) The proposed project represents an appropriate response to the problem or need addressed;

(2) The applicant is capable of carrying out the proposed project, as evidenced by, for example—

(i) The applicant's understanding of the problem or need;

(ii) The quality of the project design, including objectives, approaches, and evaluation plan;

(iii) The adequacy of resources, including money, personnel, facilities, equipment, and supplies;

(iv) The qualifications of key personnel who would conduct the project; and

(v) The applicant's relevant prior experience;

(3) The applicant and any other participating organizations are committed to the success of the proposed project, as evidenced by, for example—

(i) Contribution of resources by the applicant and by participating organizations;

(ii) Their prior work in the area; and

(iii) The potential for continuation of the proposed project beyond the period of funding (unless the project would be self-terminating); and

(4) The proposed project demonstrates potential for dissemination to or adaptation by other organizations, and shows evidence of interest by potential users.

(c) *Appropriateness of funding projects.* The Secretary reviews each application to determine whether support of the proposed project by the Secretary is appropriate in terms of availability of other funding sources for the proposed activities.

In accordance with 630.32 the Secretary announces the methods that will be used in applying the selection criteria.

The Secretary gives equal weight to the selection criteria on significance, feasibility, and appropriateness. Within each of these criteria, the Secretary gives equal weight to each of the subcriteria listed above. In applying the criteria, the Secretary first analyzes a preapplication or application in terms of each individual criterion and subcriterion. The Secretary then bases the final judgment of an application on an overall assessment of the degree to which the applicant addresses all selection criteria.

For Applications or Information

Contact: Fund for the Improvement of Postsecondary Education (FIPSE), U.S. Department of Education, 600 Independence Avenue, S.W., Room 3100, ROB-3, Washington, D.C. 20202-5175. Telephone: (202) 708-5750 between the hours of 8 a.m. and 5 p.m., Eastern time, Monday through Friday, to order applications or for information. Individuals may request applications by submitting the name of the competition, their name, and postal mailing address to the e-mail address FIPSE@ED.GOV. Individuals may obtain the application text from Internet a d d r e s s http://www.ed.gov/prog_info/FIPSE/. Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1-800-877-8339

between 8 a.m. and 8 p.m., Eastern time, Monday through Friday.

Information about the Department's funding opportunities, including copies of application notices for discretionary grant competitions, can be viewed on the Department's electronic bulletin board (ED Board), telephone (202) 260-9950; or on the Internet Gopher Server at GOPHER.ED.GOV (under Announcements, Bulletins, and Press Releases). However, the official application notice for a discretionary grant competition is the notice published in the **Federal Register**.

Program Authority: 20 U.S.C. 1135-1135a-3.

Dated: May 31, 1995.

David A. Longanecker,

Assistant Secretary for Postsecondary Education.

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. ER94-1188-005, et al.]

LG&E Power Marketing Inc., et al.; Electric Rate and Corporate Regulation Filings

May 30, 1995.

Take notice that the following filings have been made with the Commission:

1. LG&E Power Marketing Inc.

[Docket No. ER94-1188-005]

Take notice that on May 1, 1995, LG&E Power Marketing Inc. tendered for filing certain information as required by the Commission's order dated August 19, 1994. Copies of the informational filing are on file with the Commission and are available for public inspection.

2. ACME Power Marketing, Inc.

[Docket No. ER94-1530-003]

Take notice that on May 18, 1995, ACME Power Marketing, Inc. (ACME), filed certain information as required by the Commission's October 18, 1994, order in Docket No. ER94-1530-000. Copies of ACME's informational filing are on file with the Commission and are available for public inspection.

3. IGI Resources, Inc.

[Docket No. ER95-1034-000]

Take notice that on May 11, 1995, IGI Resources, Inc., (IGI) tendered for filing a petition for waivers and blanket approvals under various regulations of the Commission, and for an order accepting its Rate Schedule No. 1, to be

effective the earlier of July 10, 1995 or the date of a Commission order granting approval of this Rate Schedule.

IGI intends to engage in electric power and energy transactions as a marketer and a broker. In transactions where IGI purchases power, including capacity and related services from electric utilities, qualifying facilities, and independent power producers, and resells such power to other purchasers, IGI will be functioning as a marketer. In IGI's marketing transactions, IGI proposes to charge rates mutually agreed upon by the parties. In transactions where IGI does not take title to the electric power and/or energy, IGI will be limited to the role of a broker and will charge a fee for its services. IGI is not in the business of producing nor does it contemplate acquiring title to any electric power transmission facilities.

Rate Schedule No. 1 provides for the sale of energy and capacity at agreed-upon prices.

Comment date: June 12, 1995, in accordance with Standard Paragraph E at the end of this notice.

3a. Madison Gas and Electric Company

[Docket No. ER95-1043-000]

Take notice that on May 15, 1995, Madison Gas and Electric Company (MGE) tendered for filing a service agreement with NorAm Energy Services, Inc., under MGE's Power Sales Tariff. MGE requests an effective date 60 days from the filing date.

Comment date: June 12, 1995, in accordance with Standard Paragraph E at the end of this notice.

4. CINergy Services, Inc., The Cincinnati Gas & Electric Company and PSI Energy, Inc.

[Docket No. ER95-1056-000]

Take notice that on May 17, 1995, CINergy Services, Inc., on behalf of The Cincinnati Gas & Electric Company (CG&E) and PSI Energy, Inc. (PSI) (together CINergy), filed, pursuant to §205 of the Federal Power Act and Part 35 of the Commission's Regulations, Notices of Cancellation for CINergy Services to cancel the Interconnection Agreement, dated September 1, 1970, as amended, between CG&E and PSI.

CINergy Services has requested an effective date of October 24, 1994. Said date is the first day of operation of CINergy.

Copies of the filing were served on CG&E, PSI and the state regulatory commissions of Indiana, Ohio and Kentucky.

Comment date: June 12, 1995, in accordance with Standard Paragraph E at the end of this notice.

5. Northern States Power Company (Minnesota Company)

[Docket No. ER95-1057-000]

Take notice that on May 17, 1995, Northern States Power Company (Minnesota), (NSP-MIN), tendered for filing an Electric Services Agreement dated February 28, 1994, between NSP-MIN, Northern States Power Company (Wisconsin), (NSP-WI), and the City of Wisconsin Rapids. NSP-MIN files this agreement on behalf of NSP-WI, Wisconsin Rapids and itself.

The Electric Services Agreement provides for the interchange of electrical power and energy between the parties. NSP requests the Commission waive its Part 35 Notice requirements and accept this Agreement for filing effective July 1, 1995.

Comment date: June 12, 1995, in accordance with Standard Paragraph E at the end of this notice.

6. New England Power Company

[Docket No. ER95-1058-000]

Take notice that on May 17, 1995, New England Power Company filed a Service Agreement and Certificate of Concurrence with Louis Dreyfus Electric Power, Inc. For sales and exchanges under NEP's FERC Electric Tariff, Original Volume No. 5.

Comment date: June 12, 1995, in accordance with Standard Paragraph E at the end of this notice.

7. Sierra Pacific Power Company

[Docket No. ER95-1059-000]

Take notice that on May 17, 1995, Sierra Pacific Power Company (Sierra), tendered for filing pursuant to §205 of the Federal Power Act (the Act) and Part 35 of the Commission's Regulations, Amendment No. 1 to the General Transfer Agreement (GTA) between Sierra and Bonneville Power Administration (BPA). (Amendment No. 1 shall hereafter be referred to as the Amendment).

Sierra states that the purpose of the Amendment is to provide for increases in transmission service provided by Sierra under the existing GTA. The Amendment provides for various charges consistent with such increases in service. Sierra requests that the Amendment be accepted and made effective, without change, as of July 16, 1995, that being 60 days after its tender of filing at the Commission. While Sierra states its belief that no waivers of the Act or the Commission's Rules or Regulations are necessary to make effective the Amendment pursuant to its terms, Sierra requests any such waiver necessary or desirable for that purpose.