

16. PJM Interconnection, L.L.C.

[Docket No. ER03-835-000]

Take notice that on May 8, 2003, PJM Interconnection, L.L.C. (PJM), submitted amendments to the Schedule 2 chart of the PJM Open Access Transmission Tariff (PJM Tariff) to incorporate into the Sixth Revised version of the PJM Tariff the revenue requirements for Reactive Supply and Voltage Control from General Sources Service (Reactive Service) that the Commission accepted for WPS Westwood Generation, LLC (Westwood), Liberty Electric Power, LLC (Liberty), Armstrong Energy Limited Partnership, LLLP (Armstrong), Handsome Lake Energy, LLC (Handsome Lake), Pleasants Energy, LLC (Pleasants) and Safe Harbor Water Power Corporation (Safe Harbor). PJM states that it also filed an amendment to the Schedule 2 chart in the Fifth Revised version of the PJM Tariff to reflect Handsome Lake's revised Reactive Service revenue requirements that were effective prior to the requested effective date of the Sixth Revised version of the PJM Tariff, but not previously incorporated into the Fifth Revised version of the PJM Tariff.

Consistent with the requested effective date of the Sixth Revised version of the PJM Tariff and the effective dates of the Commission's acceptance of the parties' Reactive Service revenue requirements, PJM requests the following effective dates for the revised sheets of the Sixth Revised version of the PJM Tariff filed in this docket: (1) First Revised Sheet No. 230—March 20, 2003, (incorporating Westwood's Liberty's, Armstrong's and Handsome Lake's revenue requirements); and (2) Second Revised Sheet No. 230—April 1, 2003, (incorporating Pleasants' and Safe Harbor's revenue requirements). PJM also requests an effective date of February 1, 2003, for the Eighth Revised Sheet No. 112A of the Fifth Revised volume of the PJM Tariff (incorporating Handsome Lake's revenue requirements).

PJM states that copies of this filing have been served on all PJM members, Westwood, Liberty, Armstrong, Handsome Lake, Pleasants, Safe Harbor, and each state electric utility regulatory commission in the PJM region.

Comment Date: May 29, 2003.

Standard Paragraph

Any person desiring to intervene or to protest this filing should file with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, in accordance with rules 211 and 214 of the Commission's rules of

practice and procedure (18 CFR 385.211 and 385.214). Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. All such motions or protests should be filed on or before the comment date, and, to the extent applicable, must be served on the applicant and on any other person designated on the official service list. This filing is available for review at the Commission or may be viewed on the Commission's Web site at <http://www.ferc.gov>, using the "FERRIS" link. Enter the docket number excluding the last three digits in the docket number field to access the document. For assistance, contact FERC Online Support at FERCOnlineSupport@ferc.gov or toll-free at (866)208-3676, or for TTY, contact (202)502-8659. Protests and interventions may be filed electronically via the Internet in lieu of paper; see 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's Web site under the "e-Filing" link. The Commission strongly encourages electronic filings.

Magalie R. Salas,
Secretary.

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DEPARTMENT OF ENERGY**Federal Energy Regulatory Commission**

[Docket No. PA02-2-000]

Fact Finding Investigation of Potential Manipulation of Electric and Natural Gas Prices; Notice of Intent to Re-Release Information

May 14, 2003.

On March 5, 2003, the Commission issued a notice that it intended to release to the public information collected in its investigation into the manipulation of energy prices in the west, and sought, by March 12, 2003, comments from those companies and individuals who submitted information during the course of the investigation. On March 21, 2003, the Commission issued an order addressing the comments and responses to its March 5 notice, and further announced that it would release the information, except as noted in the order, in no less than five days after issuance of the order.¹ One

exception to the release was personal personnel information. Thereafter, on March 26, 2003, the Commission released the remaining information.

Subsequent to the release of the information, on March 28, 2003, the Commission received the first of numerous motions from Enron asking that certain parts of the released information be removed from public access. These motions in particular attempted to identify Enron employees' personal information. The Commission also received calls on its Enforcement Hotline from Enron employees who were concerned about their personal information being available on the internet. As quickly as possible, the Commission staff accommodated these requests in keeping with the Commission's stated concerns in the March 21 order about releasing certain personal data.

On April 7, 2003, the Commission removed all Enron e-mails from its web site. The Commission's action removing the Enron e-mails from its Web site coincided exactly with the United States Court of Appeals for the Fifth Circuit's stay of the March 21 order to the extent the stay action implicated the withdrawal of Enron e-mails from the agency's web site. See *Enron Corp. v. FERC*, No. 03-60295.

On April 22, 2003, the Commission issued an order stating that it would not re-release any of the documents that respondents sought to be withheld with specificity until the Commission reviewed those documents and gave the respondents and the public notice of its intent to re-release specific documents.² In the April 22 order, the Commission directed its staff to review the data proffered for removal and ascertain whether indeed it should be in the public domain. With respect to the data that was removed from the Commission's Web site pursuant to the April 7 notice but that was not identified by any company or individual for permanent removal, the Commission directed its staff to return that data to the agency's web site.

Take notice that pursuant to the Commission's April 22 order in this docket, no later than May 14, 2003, the Commission shall re-release the data that was removed from the Commission's Web site pursuant to the April 7 notice but was not identified by any company or individual for permanent removal. The data that was identified for permanent removal will not be re-released, if at all, until the Commission's staff has reviewed the documents as directed by the April 22

¹ 102 FERC ¶ 61,311 (2003).

² 103 FERC ¶ 61,077 (2003).

order. The Commission will issue further orders as that review progresses.

Magalie R. Salas,
Secretary.

[FR Doc. 03-12623 Filed 5-19-03; 8:45 am]

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ENVIRONMENTAL PROTECTION AGENCY

[OW-2003-0013, FRL-7501-2]

Agency Information Collection Activities: Title IV of the Public Health Security and Bioterrorism Preparedness and Response Act of 2002: Drinking Water Security and Safety (Act); Comment Request

AGENCY: Environmental Protection Agency.

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*), this document announces that EPA is planning to submit the following continuing Information Collection Request (ICR) to the Office of Management and Budget (OMB): Title IV of the Public Health Security and Bioterrorism Preparedness and Response Act of 2002: Drinking Water Security and Safety (Act), hereinafter referred to as the Bioterrorism Act; ICR No. 2103.02; OMB Control No. 2040-0253; expiration date September 30, 2003. Before submitting this continuing ICR to OMB for review and approval, EPA is soliciting comments on specific aspects of the proposed information collection as described below.

DATES: Comments must be submitted on or before July 21, 2003.

ADDRESSES: Follow the detailed instructions in **SUPPLEMENTARY INFORMATION**.

FOR FURTHER INFORMATION CONTACT: Susan Dolgin, Water Protection Task Force, Office of Ground Water and Drinking Water, 4601M, Environmental Protection Agency, 1200 Pennsylvania Ave., NW., Washington, DC 20460; telephone number: (202) 564-9895; fax number: (202) 564-3753; e-mail address: dolgin.susan@epa.gov.

SUPPLEMENTARY INFORMATION: EPA has established a public docket for this ICR under Docket ID number OW-2003-0013, which is available for public viewing at the Water Docket in the EPA Docket Center (EPA/DC), EPA West, Room B102, 1301 Constitution Ave., NW., Washington, DC. 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 Water Docket is (202) 566-2426. An electronic version of the public docket is available through EPA Dockets (EDOCKET) at <http://www.epa.gov/edocket>. Use EDOCKET to obtain a copy of the draft collection of information, submit or view public comments, access the index listing of the contents of the public docket, and to access those documents in the public docket that are available electronically. Once in the system, select "search," then key in the docket ID number identified above.

Any comments related to this ICR should be submitted to EPA within 60 days of this notice, and according to the following detailed instructions: (1) Submit your comments to EPA online using EDOCKET (our preferred method), (2) by email to OW-Docket@epa.gov, or (3) by mail to: EPA Docket Center, Environmental Protection Agency, Water Docket (mail code 4101T), 1200 Pennsylvania Ave., NW., Washington, DC 20460.

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, CBI, or other information for which 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 <http://www.epa.gov/edocket>.

Affected Entities: Entities potentially affected by this action are community water systems serving more than 3,300 people.

Title: Title IV of the Public Health Security and Bioterrorism Preparedness and Response Act of 2002: Drinking Water Security and Safety (Act); OMB Control Number 2040-0253; EPA ICR Number 2103.02; expiring September 30, 2003.

Abstract: The Bioterrorism Act requires each community water system serving a population of more than 3,300

people to conduct a vulnerability assessment of its water system and to prepare or revise an emergency response plan that incorporates the results of the vulnerability assessment. These requirements are mandatory under the statute. EPA will use the information collected under this ICR to determine whether community water systems have conducted vulnerability assessments and prepared or revised emergency response plans in compliance with that Act. EPA is required to protect all vulnerability assessments and all information derived from them from disclosure to unauthorized parties and has established an Information Protection Protocol describing how that will be accomplished.

This Notice provides the opportunity to comment on EPA's request to renew this ICR, which was approved by the Office of Management and Budget (OMB) on an emergency basis for 180 days, beginning March 31, 2003. During the 10-day comment period that was provided during that action, the following comments were raised:

- i. EPA should reassess its burden estimates for developing emergency response plans;
- ii. EPA should present total burden estimates in a clearer format;
- iii. EPA should explain more clearly what is meant by a "compliance review;"
- iv. EPA should clarify the statutory deadlines for submitting emergency response plan certifications.

EPA has changed the information document that supports this Notice to explain more clearly what is meant by a vulnerability assessment "compliance review" and also to clarify the statutory deadlines for submitting emergency response plan certifications to EPA.

At this time, EPA would like to solicit comments to:

(i) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the Agency, including whether the information will have practical utility;

(ii) evaluate the accuracy of the Agency's estimate of the burden of the proposed collection of information (especially pertaining to the development of emergency response plans), including the validity of the methodology and assumptions used;

(iii) enhance the quality, utility, and clarity of the information to be collected; and

(iv) minimize the burden of the collection of information on those who are to respond, including the use of appropriate automated electronic, mechanical, or other technological