Act of 1965, as Amended (HEA),” the paragraph is revised to read as follows: (4) Disclosure to Public and Private Sources in Connection with the Higher Education Act of 1965, as Amended (HEA). The OIG may disclose information from this system of records as a routine use to facilitate compliance with program requirements to any accrediting agency that is or was recognized by the Secretary of Education pursuant to the HEA; to any educational institution or school that is or was a party to an agreement with the Secretary of Education pursuant to the HEA; to any guaranty agency that is or was a party to an agreement with the Secretary of Education pursuant to the HEA; or to any agency that is or was charged with licensing or legally authorizing the operation of any educational institution or school that was eligible, is currently eligible, or may become eligible to participate in any program of Federal student assistance authorized by the HEA.

3. On page 38157, 1st column, under the paragraph labeled “(12) Disclosure to the President’s Council on Integrity and Efficiency,” the paragraph is revised to read as follows: (12) Disclosure to the Council of the Inspectors General on Integrity and Efficiency (CIGIE). The OIG may disclose records as a routine use to members and employees of the CIGIE for the preparation of reports to the President and Congress on the activities of the Inspectors General.

4. On page 38157, 1st column, under the paragraph labeled “(13) Disclosure for Qualitative Assessment Reviews,” the paragraph is revised to read as follows: (13) Disclosure for Qualitative Assessment Reviews. The OIG may disclose records as a routine use to members of the CIGIE, the DOJ, the U.S. Marshals Service, or any Federal agency for the purpose of conducting qualitative assessment reviews of the investigative operations of the Department of Education, Office of Inspector General to ensure that adequate internal safeguards and management procedures are maintained.

5. On page 38157, 1st column, after the paragraph labeled “(13) Disclosure for Qualitative Assessment Reviews,” add new paragraphs (14) and (15) to read as follows: (14) Disclosure to the Recovery Accountability and Transparency Board (RATB). The OIG may disclose records as a routine use to the RATB for purposes of coordinating and conducting oversight of American Recovery and Reinvestment Act funds to prevent fraud, waste, and abuse. (15) Disclosure in the Course of Responding to Breach of Data. The OIG may disclose records from this system to appropriate agencies, entities, and persons when (a) the OIG suspects or has confirmed that the security or confidentiality of information in the system of records has been compromised; (b) the OIG has determined that as a result of the suspected or confirmed compromise there is a risk of harm to economic or property interests, identity theft or fraud, or harm to the security or integrity of this system or other systems or programs (whether maintained by the Department or another agency or entity) that rely upon the compromised information; and (c) the disclosure made to such agencies, entities, and persons is reasonably necessary to assist in connection with the OIG’s efforts to respond to the suspected or confirmed compromise and prevent, minimize, or remedy such harm.

6. On page 38158, 1st column, under the heading ADDITIONAL SYSTEM LOCATIONS, the paragraphs are revised to read as follows:


[FR Doc. 2010–14238 Filed 6–11–10; 8:45 am]

BILLING CODE 4000–01–P

DEPARTMENT OF ENERGY

[OE Docket No. EA–182–C]

Application To Export Electric Energy; H.Q. Energy Services (U.S.) Inc.

AGENCY: Office of Electricity Delivery and Energy Reliability, DOE.

ACTION: Notice of application.

SUMMARY: H.Q. Energy Services (U.S.) Inc. (HQUS) has applied to renew its authority to transmit electric energy from the United States to Canada pursuant to section 202(e) of the Federal Power Act (FPA).

DATES: Comments, protests, or requests to intervene must be submitted on or before July 14, 2010.


SUPPLEMENTARY INFORMATION: Exports of electricity from the United States to a foreign country are regulated by the Department of Energy (DOE) pursuant to sections 301(b) and 402(f) of the Department of Energy Organization Act (42 U.S.C. 7151(b), 7172(f)) and require authorization under section 202(e) of the FPA (16 U.S.C. 824a(e)).

On August 21, 1998, the Department of Energy (DOE) issued Order No. EA–182, which authorized HQUS to transmit electric energy from the United States to Canada as a power marketer using existing international transmission facilities for a five-year term. DOE renewed the HQUS export authorization on August 21, 2000, in Order No. EA–182–A and again on

The electric energy that HQUS proposes to export to Canada would be surplus energy purchased from electric utilities, Federal power marketing agencies and other entities within the United States. The existing international transmission facilities to be utilized by HQUS have previously been authorized by Presidential permits issued pursuant to Executive Order 10485, as amended, and are appropriate for open access transmission by third parties.

Procedural Matters: Any person desiring to become a party to these proceedings or to be heard by filing comments or protests to this application should file a petition to intervene, comment, or protest at the address provided above in accordance with §§ 385.211 or 385.214 of the Federal Energy Regulatory Commission’s Rules of Practice and Procedures (18 CFR 385.211, 385.214). Fifteen copies of each petition and protest should be filed with DOE on or before the date listed above.

Comments on the HQUS application to export electric energy to Canada should be clearly marked with Docket No. EA–182–C. Additional copies are to be filed directly with Helene Cossette, Hydro-Quebec Production, 75, boulevard Rene-Levesque West, 17th Floor, Montreal Canada H2Z 1A4 and Jerry L. Pfeffer, Skadden, Arps, Slate, Meagher & Flom LLP, 1440 New York Avenue, NW., Washington, DC 20005. A final decision will be made on this application after the environmental impacts have been evaluated pursuant to the National Environmental Policy Act of 1969, and a determination is made by DOE that the proposed action will not adversely impact on the reliability of the U.S. electric power supply system.

Copies of this application will be made available, upon request, for public inspection and copying at the address provided above, by accessing the program Web site at http://www.oe.energy.gov/permits_pending.htm, or by emailing Odessa Hopkins at Odessa.Hopkins@hq.doe.gov.

Issued in Washington, DC, on June 8, 2010.

Anthony J. Como,
Director, Permitting and Siting, Office of Electricity Delivery and Energy Reliability.

DEPARTMENT OF ENERGY

Implementing the National Broadband Plan by Empowering Consumers and the Smart Grid: Data Access, Third Party Use, and Privacy

AGENCY: Department of Energy.
ACTION: Notice of public meeting.

SUMMARY: On May 11, 2010, the Department of Energy (DOE) published a Request for Information seeking comments and information from interested parties to assist DOE in understanding current and potential practices and policies for the states and other entities to empower consumers (and perhaps others) through access to detailed energy information in electronic form—including real-time information from smart meters, historical consumption data, and pricing and billing information. (75 FR 26203) The request for information asked interested parties, including industry, consumer groups and state governments, to report on state efforts to enact Smart Grid privacy and data collection policies. The request for information also sought input regarding individual electric utility practices and policies regarding data access and collection; third party access to detailed energy information; and the role of the consumer in balancing the benefits of access and privacy. Finally, the request for information sought comments on what policies and practices should guide policymakers in determining who can access consumers’ energy information and under what conditions.

Issued in Washington, DC, on June 8, 2010.

Scott Blake Harris,
General Counsel.

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DEPARTMENT OF ENERGY

Implementing the National Broadband Plan by Studying the Communications Requirements of Electric Utilities To Inform Federal Smart Grid Policy

AGENCY: Department of Energy.
ACTION: Notice of public meeting.

SUMMARY: On May 11, 2010, the Department of Energy (DOE) published a Request for Information seeking comments and information from interested parties to assist DOE in understanding the communications requirements of utilities. DOE will hold a public meeting as part of this Request for Information.

DATES: The Department will hold a public meeting on June 29, 2010, from 9:30 a.m. to 12:30 p.m. in Washington, DC. Any person wishing to speak at the public meeting should submit a request to do so before 4 p.m., June 15, 2010. If there are time constraints, those who have submitted a request will be given preference. Written comments are welcome, especially following the public meeting, and should be submitted by July 12, 2010 and reply comments by July 26, 2010.

ADDRESS: The public meeting will be held at the U.S. Department of Energy, Forrestal Building, Room 80609, 1000 Independence Avenue, SW., Washington, DC 20585–0121.

For Media Inquiries you may contact Jen Stutsman at 202–586–4940

SUPPLEMENTARY INFORMATION: On May 11, 2010, the Department of Energy (DOE) published a Request for Information seeking comments and information from interested parties to assist DOE in understanding current and potential practices and policies for the states and other entities to empower consumers (and perhaps others) through access to detailed energy information in electronic form—including real-time information from smart meters, historical consumption data, and pricing and billing information. (75 FR 26203) The request for information asked interested parties, including industry, consumer groups and state governments, to report on state efforts to enact Smart Grid privacy and data collection policies. The request for information also sought input regarding individual electric utility practices and policies regarding data access and collection; third party access to detailed energy information; and the role of the consumer in balancing the benefits of access and privacy. Finally, the request for information sought comment on what policies and practices should guide policymakers in determining who can access consumers’ energy information and under what conditions.

Issued in Washington, DC, on June 8, 2010.

Scott Blake Harris,
General Counsel.

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For Further Information Contact:
Maureen C. McLaughlin, Senior Legal Advisor to the General Counsel (202) 586–5281; broadband@hq.doe.gov.