which DOE uses to determine whether or not certain waste from the reprocessing of spent nuclear fuel is incidental to reprocessing and therefore is not HLW and can be managed as LLW. This process, in relevant part, requires demonstrating that:

1. Key radionuclides have been removed to the maximum extent that is technically and economically practical;
2. The waste will be managed to meet safety requirements comparable to the performance objectives set out in 10 Code of Federal Regulations (CFR) part 61, subpart C, Performance Objectives; and
3. The waste will be managed, pursuant to DOE’s authority under the Atomic Energy Act of 1954, as amended, and in accordance with the provisions of Chapter IV of DOE Manual 435.1–1, provided the waste will be incorporated in a solid physical form at a concentration that does not exceed the applicable concentration limits for Class C LLW as set out in 10 CFR 61.55, Waste Classification.

The draft waste-incidental-to-reprocessing evaluation summarizes DOE’s analysis and shows that the vessels:

1. Have had key radionuclides removed to the maximum extent technically and economically practical;
2. Will be managed to meet safety requirements comparable to the NRC performance objectives at 10 CFR part 61, subpart C; and
3. Will be in a solid physical form that does not exceed concentration limits for Class C LLW and will be managed and disposed of pursuant to DOE’s authority under the Atomic Energy Act of 1954, as amended, and in accordance with applicable provisions of Chapter IV of DOE Manual 435.1–1. Accordingly, the draft evaluation demonstrates using the waste-incidental-to-reprocessing evaluation process that the West Valley vessel waste packages may be managed and disposed of as LLW. The vessel waste packages will meet the applicable waste acceptance criteria for the selected offsite LLW disposal facility, either the NNSS Area 5 Radioactive Waste Management Site or the Waste Control Specialists Federal Facility Waste Disposal Facility in Texas. The vessel waste packages have been approved for disposal by the NNS in case a final decision is made to send the waste package to that site for disposal.

DOE is consulting with the NRC before finalizing this evaluation. Although not required by DOE Manual 435.1–1, DOE is making the draft evaluation available for public and state review and comment during the NRC consultative review period. DOE plans to issue a final determination as to whether the vessels are HLW or can be managed and disposed of as LLW following review and consultation with the NRC and consideration of public and state comments.

DOE’s decision on the disposal site to be used is not within the scope of this draft evaluation. Any DOE decision on the facility to which the vessel waste packages would be sent would be made after the final DOE evaluation and determination, following consideration of NRC and public comments on this draft evaluation, and after DOE confers with appropriate State officials in the state where the waste packages may be disposed.

<table>
<thead>
<tr>
<th>Order No.</th>
<th>Date Issued</th>
<th>FE Docket No.</th>
<th>Authorization Holder</th>
<th>Description of Action</th>
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<tr>
<td>3098</td>
<td>05/03/12</td>
<td>12–21–NG</td>
<td>Noble Americas Gas &amp; Power Corp.</td>
<td>Order granting blanket authority to import/export natural gas from/to Canada/Mexico, and to import LNG from various international sources by vessel.</td>
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<tr>
<td>3099</td>
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<td>12–43–NG</td>
<td>LNG Development Company, LLC.</td>
<td>Order granting blanket authority to import natural gas from Canada.</td>
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<td>3100</td>
<td>05/31/12</td>
<td>12–48–LNG</td>
<td>LNG Development Company, LLC (d/b/a Oregon LNG)</td>
<td>Order granting long-term multi-contract authority to export LNG by vessel from the proposed LNG Terminal in Warrenton, Clatsop County, Oregon to Free Trade Agreement nations.</td>
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DEPARTMENT OF ENERGY
Office of Energy Efficiency and Renewable Energy

Proposed Agency Information Collection


ACTION: Notice and request for OMB review and comment.

SUMMARY: The Department of Energy (DOE) has submitted to the Office of Management and Budget (OMB) for clearance, a proposal for collection of information under the provisions of the Paperwork Reduction Act of 1995. The proposed collection will enable a user-based evaluation of submitted entries to the Bright Tomorrow Lighting Competition (L Prize®) competition. The L Prize competition was authorized in the Energy Independence and Security Act of 2007 (EISA), Title II, Subtitle E, Section 655, to encourage development and deployment of highly energy efficient solid-state lighting (SSL) products to replace several of the most common lighting products currently used in the United States. Field assessments contribute to the evaluation of L Prize entries in a wide range of lighting applications. The field assessments evaluate energy use of the installed product, the lighting system performance compared to the existing technology, and user feedback. DOE plans to monitor the impact of the L Prize competition through post-prize monitoring of incentive programs, educational campaigns, and retail promotions. This monitoring will include measuring the number of customers reached, bulbs sold, energy savings, and other tangible benefits.; (5) Annual Estimated Number of Respondents: 526; (6) Annual Estimated Number of Total Responses: 526; (7) Annual Estimated Number of Burden Hours: 115; (8) Response Obligation: Optional. (9) Annual Estimated Reporting and Recordkeeping Cost Burden: $0.


Issued in Washington, DC on June 25, 2012.

Kathleen B. Hogan,
Deputy Assistant Secretary of Energy, Energy Efficiency and Renewable Energy.

[FR Doc. 2012–16032 Filed 6–28–12; 8:45 am]

BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY
Federal Energy Regulatory Commission

Combined Notice of Filings #1

Take notice that the Commission received the following electric rate filings:

Docket Numbers: ER12–1645–001. Applicants: ITC Midwest LLC.
Description: Withdrawal of Agreement to be effective 7/1/2012.
File Date: 6/20/12.
Accession Number: 20120620–5042.
Comments Due: 5 p.m. ET 7/11/12.
Docket Numbers: ER12–2071–000. Applicants: Verde Energy USA New York, LLC.
Description: MBR Application to be effective 8/20/2012.
File Date: 6/20/12.
Accession Number: 20120620–5033.
Comments Due: 5 p.m. ET 7/11/12.
Description: Filing of Amended and Restated Interconnection Agreement to be effective 6/21/2012.
File Date: 6/20/12.
Accession Number: 20120620–5039.
Comments Due: 5 p.m. ET 7/11/12.
Description: United Illuminating 2012 O&M Agreement to be effective 4/11/2012.
File Date: 6/20/12.
Accession Number: 20120620–5086.
Comments Due: 5 p.m. ET 7/11/12.
Description: Tariff Revisions to be effective 12/31/9998.
File Date: 6/20/12.
Accession Number: 20120620–5093.
Comments Due: 5 p.m. ET 7/11/12.
Docket Numbers: ER12–2075–000. Applicants: Atlantic Renewable
Projects II LLC.
Description: Tariff Revisions to be effective 6/30/2012.
File Date: 6/20/12.
Accession Number: 20120620–5115.
Comments Due: 5 p.m. ET 7/11/12.
Docket Numbers: ER12–2076–000. Applicants: Barton Windpower LLC.
Description: Tariff Revisions to be effective 6/30/2012.
File Date: 6/20/12.
Accession Number: 20120620–5116.
Comments Due: 5 p.m. ET 7/11/12.

The filings are accessible in the Commission’s eLibrary system by...