postal mail or delivery should be addressed to the Director of the Information Collection Clearance Division, U.S. Department of Education, 400 Maryland Avenue SW., LBJ, Room 2E–349, Washington, DC 20202–4537.

**FOR FURTHER INFORMATION CONTACT:** For specific questions related to collection activities, please contact Kimberly Smith, 202–453–6469.

**SUPPLEMENTARY INFORMATION:** The Department of Education (ED), in accordance with the Paperwork Reduction Act of 1995 (PRA) (44 U.S.C. 3506(c)(2)(A)), provides the general public and Federal agencies with an opportunity to comment on proposed, revised, and continuing collections of information. This helps the Department assess the impact of its information collection requirements and minimize the public’s reporting burden. It also helps the public understand the Department’s information collection requirements and provide the requested data in the desired format. ED is soliciting comments on the proposed information collection request (ICR) that is described below. The Department of Education is especially interested in public comment addressing the following issues: (1) Is this collection necessary to the proper functions of the Department; (2) will this information be processed and used in a timely manner; (3) is the estimate of burden accurate; (4) how might the Department enhance the quality, utility, and clarity of the information to be collected; and (5) how might the Department minimize the burden of this collection on the respondents, including through the use of information technology. Please note that written comments received in response to this notice will be considered public records.

**Title of Collection:** Formula Grant EASIE (Electronic Application System for Indian Education).

**OMB Control Number:** 1810–0021.

**Type of Review:** A revision of an existing information collection.

**Respondents/Affected Public:** State, Local, and Tribal Governments.

**Total Estimated Number of Annual Responses:** 11,300.

**Total Estimated Number of Annual Burden Hours:** 9,590.

**Abstract:** The Indian Education Formula Grant (CFDA 84.060A) requires the annual submission of the application from the local educational agency and/or tribe. The amount of each applicant’s award is determined by formula, based upon the reported number of American Indian/Alaska Native students identified in the application, the state per pupil expenditure, and the total appropriation available. Applicants provide the data required for funding electronically, and the Office of Indian Education (OIE) is able to apply electronic tools to facilitate the review and analysis leading to grant awards. The system has been named Formula Grant Electronic Application System for Indian Education (EASIE), and is located in the EDFACTS System (ESS) Web site.

**DEPARTMENT OF ENERGY**

**[OE Docket No. EA–432]**

**Application To Export Electric Energy; Castleton Commodities Merchant Trading L.P.**

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

**ACTION:** Notice of Application.

**SUMMARY:** Castleton Commodities Merchant Trading L.P. (Applicant or Castleton) has applied for authority to transmit electric energy from the United States to Mexico pursuant to section 202(e) of the Federal Power Act.

**DATES:** Comments, protests, or motions to intervene must be submitted on or before December 1, 2016.

**ADDRESSES:** Comments, protests, motions to intervene, or requests for more information should be addressed to: Office of Electricity Delivery and Energy Reliability, Mail Code: OE–20, U.S. Department of Energy, 1000 Independence Avenue SW, Washington, DC 20585–0350. Because of delays in handling conventional mail, it is recommended that documents be transmitted by overnight mail, by electronic mail to ElectricityExports@hq.doe.gov, or by facsimile to 202–586–8008.

**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(l) of the Department of Energy Organization Act (42 U.S.C. 7151(b), 7172(l)) and require authorization under section 202(e) of the Federal Power Act (16 U.S.C. 824a(e)).

On October 11, 2016, DOE received an application from Castleton for authority to transmit electric energy from the United States to Mexico as a power marketer for a five-year term using existing international transmission facilities.

In its application, Castleton states that it does not own or control any electric generation or transmission facilities, and it does not have a franchised service area. The electric energy that Castleton proposes to export to Mexico would be surplus energy purchased from third parties such as electric utilities and Federal power marketing agencies pursuant to voluntary agreements. The existing international transmission facilities to be utilized by the Applicant 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 be heard in this proceeding should file a comment or protest to the application at the address provided above. Protests should be filed in accordance with Rule 211 of the Federal Energy Regulatory Commission’s (FERC) Rules of Practice and Procedures (18 CFR 385.21). Any person desiring to become a party to these proceedings should file a motion to intervene at the address provided above on or before the date listed above.

Comments and other filings concerning Castleton’s application to export electric energy to Mexico should be clearly marked with OE Docket No. EA–432. An additional copy is to be provided to both Castleton Commodities International L.L.C., 811 Main Street Suite 3500, Houston, TX 77002 and Daniel E. Frank, Sutherland Asbill & Brennan LLP, 700 Sixth Street, NW., Suite 700, Washington, DC 20001.

A final decision will be made on this application after the environmental impacts have been evaluated pursuant to DOE’s National Environmental Policy Act Implementing Procedures (10 CFR part 1021) and after a determination is made by DOE that the proposed action will not have an adverse impact on the sufficiency of supply or 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://energy.gov/node/11845, or by emailing Angela Troy at Angela.Troy@hq.doe.gov.
DEPARTMENT OF ENERGY
Southwestern Power Administration
Integrated System Power Rates

AGENCY: Southwestern Power Administration, DOE.


SUMMARY: The Administrator, Southwestern Power Administration (Southwestern), has determined that an additional Section outlining a new methodology for revenue recovery from customers that choose to contract for network integration transmission service (NITS) on Southwestern’s transmission system pursuant to the SPP Open Access Transmission Tariff (OATT).

The proposed Section 2.3.6 does not change Southwestern’s NFTS ARR as determined in its 2013 Integrated System Power Repayment Studies (2013 PRS), but rather replaces the current stated-rate for SPP NITS with a revenue requirement based methodology that includes determining the SPP NITS ARR portion of Southwestern’s NFTS ARR. Furthermore, the proposed Section 2.3.6 affects only those customers that choose to contract for SPP NITS on Southwestern’s transmission system under the SPP OATT.

Southwestern has determined that Section 2.3.6 will provide a more appropriate methodology for revenue recovery from NFTS customers that choose to contract for SPP NITS on Southwestern’s transmission system under the SPP OATT.

DATES: The consultation and comment period will begin on the date of publication of this Federal Register notice and will end on December 1, 2016. If requested, a combined Public Information and Comment Forum (Forum) will be held at 9:00 a.m. on November 17, 2016. If requested, persons desiring the Forum to be held should indicate in writing to Mr. Marshall Boyken, Senior Vice President and Chief Operating Officer (see FOR FURTHER INFORMATION CONTACT) by November 8, 2016, their request for such Forum. If no request is received, no such Forum will be held. Persons interested in speaking at the Forum, if held, should submit a request to Mr. Marshall Boyken, Senior Vice President and Chief Operating Officer (see FOR FURTHER INFORMATION CONTACT) by November 10, 2016, so that a list of Forum participants can be developed. All comments on the proposed Section 2.3.6 addition to Southwestern’s NFTS Rate Schedule, whether provided to Southwestern in written or electronic copy (MS Word format), are due on or before December 1, 2016.

FURTHER INFORMATION CONTACT: Mr. Marshall Boyken, Senior Vice President, Chief Operating Officer, Office of Corporate Operations, Southwestern Power Administration, U.S. Department of Energy, One West Third Street, Tulsa, Oklahoma 74103. Comments should be submitted to Mr. Marshall Boyken, Senior Vice President and Chief Operating Officer (see FOR FURTHER INFORMATION CONTACT).


Southwestern markets power from 24 multi-purpose reservoir projects with hydropower facilities constructed and operated by the U.S. Army Corps of Engineers (Corps). These projects are located in the states of Arkansas, Missouri, Oklahoma, and Texas. Southwestern’s marketing area includes these states plus Kansas and Louisiana. The costs associated with the hydropower facilities of 22 of the 24 projects are repaid via revenues received under the Integrated System rates, as are those of Southwestern’s transmission facilities, which consist of 1,380 miles of high-voltage transmission lines, 26 substations, and 46 communication sites. Costs associated with the Sam Rayburn and Robert D. Willis Dams, two Corps projects that are isolated hydraulically, electrically, and financially from the Integrated System, are repaid under separate rate schedules and are not addressed in this notice.

Rate Schedule Change

The current NFTS–13 Rate Schedule includes a stated rate for NITS that is calculated by dividing Southwestern’s monthly revenue requirement, derived from Southwestern’s NFTS ARR identified within the 2013 PRS, by the net transmission capacity available for NITS. Modifying Southwestern’s rate schedule to include an ARR for SPP NITS, rather than applying a stated rate, is necessary to better align with standard practices utilized by SPP. Therefore, in place of applying the NITS stated rate for SPP NITS on Southwestern’s transmission system, the proposed Section 2.3.6 includes a procedure for determining (and updating) an SPP NITS ARR, as a portion of Southwestern’s NFTS ARR, based on the amount of revenue assumed to be recovered on an annual basis from NITS customers in each approved PRS. If additional customers choose to contract for SPP NITS on Southwestern’s transmission system, the proposed Section 2.3.6 methodology updates the SPP NITS ARR and eliminates the need for Southwestern to revise its NFTS Rate Schedule each time additional customers contract for SPP NITS on Southwestern’s transmission system.

The title of the NFTS–13 Rate Schedule was changed to NFTS–13A to reflect the addition of Section 2.3.6. A redlined version of the NFTS–13 Rate Schedule, which shows the revision proposed by rate schedule NFTS–13A, will be made available upon request. To request a copy, please contact Mr. Marshall Boyken, Senior Vice President and Chief Operating Officer, (see FOR FURTHER INFORMATION CONTACT).