Public Comment Procedures

Interested persons will be provided 15 days from the date of publication of this notice in the Federal Register in order to move to intervene, protest, and answer Pieridae US’s Notice. Protests, motions to intervene, notices of intervention, and written comments are invited in response to this notice only as to the change in control described in Pieridae US’s Notice.\(^3\) All protests, comments, motions to intervene, or notices of intervention must meet the requirements specified by DOE’s regulations in 10 CFR part 590.

Filings may be submitted using one of the following methods: (1) Preferred method: Emailing the filing to fergas@hq.doe.gov; (2) mailing an original and three paper copies of the filing to the Office of Regulation, Analysis, and Engagement at the address listed in ADDRESSES; or (3) hand delivering an original and three paper copies of the filing to the Office of Regulation, Analysis, and Engagement at the address listed in ADDRESSES. All filings must include a reference to the individual FE Docket Number(s) in the title line, or Pieridae Energy (USA) Ltd. Change in Control in the title line. Please Note: If submitting a filing via email, please include all related documents and attachments (e.g., exhibits) in the original email correspondence. Please do not include any active hyperlinks or password protection in any of the documents or attachments related to the filing. All electronic filings submitted to DOE must follow these guidelines to ensure that all documents are filed in a timely manner. Any hardcopy filing submitted greater in length than 50 pages must also include, at the time of the filing, a digital copy on disk of the entire submission.

Pieridae US’s Notice and any filed protests, motions to intervene, notices of intervention, and comments are available for inspection and copying in the Office of Regulation, Analysis, and Engagement docket room, Room 3E–042, 1000 Independence Avenue SW, Washington, DC 20585. The docket room is open between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays.

The Notice and any filed protests, motions to intervene, notices of intervention, and comments will also be available electronically by going to the following DOE/FE Web address: http://www.fe.doe.gov/programs/gasregulation/index.html.

\(^3\) Intervention, if granted, would constitute intervention only in the change in control portion of this proceeding, as described herein.
Regulatory Register (76 FR 5145) to notify the public of the issuance of the Final Long-Term Management and Storage of Elemental Mercury Environmental Impact Statement (DOE/EIS–0423) (Final Elemental Mercury Storage EIS). The Final Elemental Mercury Storage EIS evaluated the same seven government and commercial sites for management and storage of elemental mercury and considered all public comments received on the Draft Emergency Mercury Storage EIS.

On June 5, 2012, DOE issued a Notice of Intent in the Federal Register (77 FR 33204) to prepare a supplement to the Final Elemental Mercury Storage EIS to evaluate additional alternatives for a facility at and in the vicinity of the Waste Isolation Pilot Plant (WIPP) near Carlsbad, New Mexico, and to update some of the analyses presented in the Final Elemental Mercury Storage EIS. DOE announced the availability of the Draft Long-Term Management and Storage of Elemental Mercury Supplemental Environmental Impact Statement (DOE/EIS–0423–S1; Draft Elemental Mercury Storage SEIS) on April 19, 2013 (78 FR 23548) for public comment. The Final Long-Term Management and Storage of Elemental Mercury Supplemental Environmental Impact Statement (DOE/EIS–0423–S1; Final Elemental Mercury Storage SEIS) was published on October 4, 2013. The Final Elemental Mercury Storage SEIS did not change the DOE preferred alternative, which remained as the WCS facility near Andrews, Texas.

DOE prepared a Supplement Analysis of the Final Long-Term Management and Storage of Elemental Mercury Environmental Impact Statement (DOE/EIS–0423–SA–01; SA) to determine whether supplemental or new National Environmental Policy Act of 1969 (NEPA) documentation was required to address the proposal to manage and store elemental mercury. The SA provided an analysis of the potential impacts presented in the Final Elemental Mercury Storage EIS and Final SEIS to determine if there have been substantial changes to the proposal since 2013 or if there are significant new circumstances or information relevant to environmental concerns. The SA was prepared in accordance with the DOE NEPA implementing procedures at 10 CFR 1021.314(c) and concluded that there was not a substantial change to the proposal evaluated in the Final Elemental Mercury Storage EIS or Final SEIS or significant new circumstances or information relevant to environmental concerns that would require preparation of an additional SEIS or new EIS. DOE determined that no further NEPA analysis was required.

Purpose and Need for Agency Action

MEBA prohibits the export of elemental mercury from the United States (subject to certain essential-use exemptions). MEBA also prohibits, as of October 14, 2008, any Federal agency from conveying, selling, or distributing to any other Federal agency, any state or local government agency, or any private individual or entity any elemental mercury under the control or jurisdiction of the Federal agency (with certain limited exceptions). Banning the export of elemental mercury from the United States is expected to result in surplus inventories of elemental mercury.

Section 5 of MEBA directs DOE to designate a DOE facility or facilities for the long-term management and storage of elemental mercury generated within the United States. In the Final Elemental Mercury Storage EIS, DOE identified a need to provide one facility capable of managing an elemental mercury inventory estimated to range up to 10,000 metric tons (11,000 tons) for a 40-year period of analysis. In the SA, DOE updated the projected inventory of elemental mercury that could need future storage to 6,800 metric tons (7,480 tons) for a 40-year period of analysis.

Proposed Action

As identified in the Final Elemental Mercury Storage EIS, DOE proposes to construct one or more new facilities and/or select one or more existing facilities (including modification as needed) for the long-term management and storage of elemental mercury, as mandated by Section 5 of MEBA. Any such facility(ies) must comply with applicable requirements of Section 5 of MEBA, including the requirements of the Solid Waste Disposal Act, as amended by the Resource Conservation and Recovery Act (RCRA) (42 U.S.C. 6901 et seq.) and other permitting requirements.

Alternatives

On March 20, 2009 (74 FR 11923), DOE published a Request for Expressions of Interest seeking potential locations for the elemental mercury storage facility(ies) from interested Federal agencies and the private sector. In addition, DOE issued an internal memorandum requesting that DOE site offices determine if they have a facility(ies) that could be used for elemental mercury storage. At the same time, DOE developed objective criteria for identifying candidate sites within the scope of the Final Elemental Mercury Storage EIS. In addition to the No Action Alternative, DOE evaluated seven government and commercial sites as the range of reasonable alternatives in the Final Elemental Mercury Storage EIS: The DOE Grand Junction Disposal Site, Grand Junction, Colorado; the DOE Hanford Site, Richland, Washington; Hawthorne Army Depot, Hawthorne, Nevada; Idaho Nuclear Technology and Engineering Center and Radioactive Waste Management Complex at the DOE Idaho National Laboratory, Idaho Falls, Idaho; DOE Kansas City Plant, Kansas City, Missouri; DOE Savannah River Site, Aiken, South Carolina; and WCS, Andrews, Texas. The Final Elemental Mercury Storage SEIS evaluated additional alternatives for a facility at and in the vicinity of WIPP.

Existing buildings at the candidate locations were considered in the Final Elemental Mercury Storage EIS to store the elemental mercury. Recognizing that existing buildings may not be available or adequate at some candidate locations, DOE also evaluated construction and operation of new facilities that would meet RCRA requirements.

Potential Environmental Impacts

The Final Elemental Mercury Storage EIS and SEIS evaluated the construction of a new facility and the use of existing facilities for the long-term management and storage of elemental mercury. The documents included the assessment of potential impacts from the transportation of the elemental mercury from the origin sites to the long-term storage location via either truck or rail. The analysis of potential environmental impacts included an evaluation of the following environmental resource areas: Land use and visual resources; geology, soils, and geologic hazards; water resources; meteorology, air quality, and noise; ecological resources; cultural and paleontological resources; site infrastructure; waste management; occupational and public health and safety; ecological impacts; socioeconomics; and environmental justice. Based on analyses in the Final EIS and Final SEIS, the potential impacts on the various resource areas at each analyzed site from construction and operation of an elemental mercury storage facility(ies) would range from none to minor.

The SA further evaluated whether the proposed change in the quantity of elemental mercury to be stored and managed (to 6,800 metric tons from 10,000 metric tons) and potential use of two existing facilities (Container Storage Building and Bin Storage Unit 1) rather than only at WCS represented a...
substantial change to the proposal action relevant to environmental concerns or if there were significant new circumstances or information relevant to environmental concerns. While the SA found no effect on the potential impacts analyzed in the Final Elemental Mercury Storage EIS and Final SEIS for many resource areas, it identified waste management and occupational and public health and safety as resource areas potentially affected.

Modification of the existing facilities would produce negligible quantities of nonhazardous waste. Operations of elemental mercury storage facilities are estimated to generate approximately 23 drums of hazardous waste and less than 16,000 gallons of liquid sanitary waste annually. Since elemental mercury storage would not involve any treatment or processing of elemental mercury, the rate of hazardous waste generation would be very low. Any hazardous waste would be disposed in a licensed facility. In addition, the existing sanitary waste systems at WCS have sufficient capacity to handle the projected liquid sanitary waste volume, therefore, the potential impacts to waste management would be negligible.

The potential impacts to occupational and public health and safety were presented in the Final Elemental Mercury Storage EIS, Final SEIS, and SA for normal operations, facility accidents, and intentional destructive acts. Normal operations would involve the receipt and long-term storage of elemental mercury. Exposures could arise during normal operating conditions from small amounts of mercury vapor accumulating in the storage areas. The estimated consequences to involved workers, noninvolved workers, or members of the public are predicted to be negligible.

Facility accidents could include elemental mercury spills inside or outside the storage building. The Final Elementary Mercury Storage EIS and Final SEIS report the potential risks to workers and the offsite public to be negligible-to-low for these spills for all alternatives. Similarly, the Final Elementary Mercury Storage EIS and SEIS report that human health risks of transportation accidents would be negligible-to-low for all alternatives. The Final Elementary Mercury Storage EIS and Final SEIS analyzed intentional destructive acts and found that, while the probability of an intentional destructive act cannot be determined, consequences of such an act, were one to occur, were expected to be similar for all alternatives.

Environmental Preferable Alternative

Constructing a new building would produce additional environmental impacts. Therefore, although the construction impacts are anticipated to be minimal, alternatives involving no construction are environmentally preferable. Although storage of the entire inventory of elemental mercury in an existing building at WCS was not evaluated in the Final Elementary Mercury Storage EIS and Final SEIS, DOE has subsequently learned that the existing Container Storage Building and Bulk Storage Unit could be used to store the entire inventory of elemental mercury. Transportation of elemental mercury to any of these existing buildings would result in negligible-to-low human health risks from transportation accidents. The potential impacts of operating these elemental mercury storage buildings would be similar regardless of the location. The No Action Alternative would not involve the construction of a new facility for consolidation and storage of the elemental mercury. However, the No Action Alternative would still include transportation to and from elemental mercury storage sites, as described in Section 4.2.9.4 of the Final Elementary Mercury Storage EIS, and therefore would not be significantly different than the transportation impacts under the action alternatives. Under the No Action Alternative, elemental mercury would be stored indefinitely at multiple non-DOE facilities; therefore, the biggest impact of the No Action Alternative would be widely dispersed storage. Taking this under consideration, the No Action Alternative would not be the environmentally preferable alternative.

Federal and State Permits, Consultations, and Notifications

MEBA prohibits the export of elemental mercury. Section 5 of the Act directs DOE to designate a facility(ies) for the long-term management and storage of elemental mercury generated within the United States. MEBA also requires that the facility(ies) be constructed and operated in accordance with the Solid Waste Disposal Act, as amended by RCRA.

Comments Received on the Final Elemental Mercury Storage EIS and Final SEIS

DOE received five comment letters after publishing the Final Elemental Mercury Storage EIS and Final SEIS. They included: (1) One letter from an individual with the DOE preferred alternative of the WCS site, (2) one letter from an individual that did not agree with potential selection of the WCS site, (3) one letter from the Environmental Protection Agency that indicated the agency had no additional comments, (4) one letter that requested modifications to the EIS mailing list, and (5) one letter from the Texas Parks and Wildlife Department notifying DOE that the federal listing status of two species had changed since the issuance of the Draft EIS. Since the use of existing buildings at the WCS site would not impact ecological resources, this change to the federal listing status of two species would not affect the potential impacts presented in the Final Elementary Mercury Storage EIS or Final SEIS. DOE has considered these comments and finds that they do not present “significant new circumstances or information relevant to environmental concerns and bearing on the proposed action or its impacts” within the meaning of 40 CFR 1502.9(c) and 10 CFR 1021.314(a) and therefore do not require preparation of a new or a supplemental EIS.

Decision

Based on consideration of the analysis in the Final Elementary Mercury Storage EIS, Final SEIS, and SA; DOE has decided to designate the WCS site near Andrews, Texas for the management and storage of up to 6,800 metric tons (7,480 tons) of elemental mercury and to manage and store the elemental mercury in leased portions of existing buildings, the Container Storage Building and Bin Storage Unit 1, at the WCS site. This decision is also based on other programmatic, policy, logistic, and cost considerations. For example, use of the Container Storage Building and Bin Storage Unit 1 avoids the costs associated with design and construction of a new facility and the utilization of an existing Basic Ordering Agreement with WCS simplifies the procurement process and allows DOE to mitigate some of the liabilities associated with the incentives added to MEBA, as amended by the Frank R. Lautenberg Chemical Safety for the 21st Century Act.

Mitigation

All practicable means to avoid or minimize environmental harm from the alternative selected have been adopted. Because the Final Elementary Mercury Storage EIS and Final SEIS identified that potential environmental impacts associated with long-term management and storage of 10,000 metric tons of elemental mercury would be negligible-to-low, mitigation measures would not be required as part of this ROD.
DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. ER20–486–000]

Supplemental Notice That Initial Market-Based Rate Filing Includes Request for Blanket Section 204 Authorization; Golden Fields Solar III, LLC

This is a supplemental notice in the above-referenced proceeding of Golden Fields Solar III, LLC's application for market-based rate authority, with an accompanying rate tariff, noting that such application includes a request for blanket authorization, under 18 CFR part 34, of future issuances of securities and assumptions of liability.

Any person desiring to intervene or to protest 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). Anyone filing a motion to intervene or protest must serve a copy of that document on the Applicant.

Notice is hereby given that the deadline for filing protests with regard to the applicant’s request for blanket authorization, under 18 CFR part 34, of future issuances of securities and assumptions of liability, is December 23, 2019.

The Commission encourages electronic submission of protests and interventions in lieu of paper, using the FERC Online links at http://www.ferc.gov. To facilitate electronic service, persons with internet access who will eFile a document and/or be listed as a contact for an intervenor must create and validate an eRegistration account using the eRegistration link. Select the eFiling link to log on and submit the intervention or protests.

Persons unable to file electronically should submit an original and 5 copies of the intervention or protest to the Federal Energy Regulatory Commission, 888 First Street NE, Washington, DC 20426.

The filings in the above-referenced proceeding are accessible in the Commission’s eLibrary system by clicking on the appropriate link in the list. They are also available for electronic review in the Commission’s Public Reference Room in Washington, DC. There is an eRegistration link on the website that enables subscribers to receive email notification when a document is added to a subscribed docket(s). For assistance with any FERC Online service, please email FERCOnlineSupport@ferc.gov or call (866) 208–3676 (toll free). For TTY, call (202) 502–8659.

Dated: December 2, 2019.

Nathaniel J. Davis, Sr.,
Deputy Secretary.

BILLING CODE 6717–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

Combined Notice of Filings #1

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

Docket Numbers: EC20–20–000.
Applicants: Verso Androscoggin LLC, Verso Energy Services LLC.
Filed Date: 11/27/19.
Accession Number: 20191127–5218.
Comments Due: 5 p.m. ET 12/18/19.

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

Docket Numbers: ER11–2041–014; ER11–2042–014.
Applicants: Innovative Energy Systems, LLC, Seneca Energy II, LLC.
Filed Date: 12/2/19.
Accession Number: 20191202–5017.
Comments Due: 5 p.m. ET 12/23/19.
Applicants: Hartree Partners, LP.
Description: Notice of Non-Material Change in Status of Hartree Partners, LP.
Filed Date: 11/27/19.
Accession Number: 20191127–5216.
Comments Due: 5 p.m. ET 12/18/19.
Applicants: OneEnergy Baker Point Solar, LLC.
Description: Report Filing: Refund Report [ER19–62–] to be effective N/A.
Filed Date: 12/2/19.
Accession Number: 20191202–5023.
Comments Due: 5 p.m. ET 12/23/19.

Docket Numbers: ER20–32–001.
Applicants: AEP Texas Inc.
Description: Tariff Amendment: AEPTEX(n)-LCRA TSC Hayter Ranch
FDA Amend Pending to be effective 9/27/2019.
Filed Date: 12/2/19.
Accession Number: 20191202–5003.
Comments Due: 5 p.m. ET 12/23/19.
Docket Numbers: ER20–494–000.
Applicants: Milligan 3 Wind LLC.
Description: Request for Waiver, et al. of Milligan 3 Wind LLC.
Filed Date: 11/27/19.
Accession Number: 20191127–5204.
Comments Due: 5 p.m. ET 12/16/19.
Docket Numbers: ER20–495–000.
Applicants: Midcontinent Independent System Operator, Inc.
Description: § 205(d) Rate Filing: 2019–12–02_SA 3380 Energy Louisiana Fresh Air Energy II GIA (J639) to be effective 11/15/2019.
Filed Date: 12/2/19.
Accession Number: 20191202–5004.
Comments Due: 5 p.m. ET 12/23/19.
Docket Numbers: ER20–497–000.
Applicants: Arizona Public Service Company.
Description: § 205(d) Rate Filing: Rate Schedule No. 211, Amendment 20 to be effective 1/31/2020.
Filed Date: 12/2/19.
Accession Number: 20191202–5035.
Comments Due: 5 p.m. ET 12/23/19.
Docket Numbers: ER20–498–000.
Description: § 205(d) Rate Filing: 2019–12–02_SA 3382 OTP–NSPM FSA (J460) Hankinson-Wahpeton to be effective 2/1/2020.
Filed Date: 12/2/19.
Accession Number: 20191202–5040.
Comments Due: 5 p.m. ET 12/23/19.
Docket Numbers: ER20–499–000.
Description: § 205(d) Rate Filing: The United Illuminating Company; Docket No. ER20–____–000 to be effective 1/31/2020.
Filed Date: 12/2/19.
Accession Number: 20191202–5065.
Comments Due: 5 p.m. ET 12/23/19.
Docket Numbers: ER20–500–000.
Description: § 205(d) Rate Filing: 2019–12–02_SA 3383 OTP-Crowned Ridge Wind II FSA (G736 J442) to be effective 2/1/2020.
Filed Date: 12/2/19.
Accession Number: 20191202–5071.