issuance. The OEP Director, or his or her designee, will act on all of those extension requests that are uncontested.

In addition to publishing the full text of this document in the Federal Register, The Commission provides all interested persons an opportunity to view and/or print the contents of this document via the internet through the Commission’s Home Page (http://www.ferc.gov) or call toll-free, (888) 208–3676 or TYY, (202) 502–8659.

The Commission strongly encourages electronic filings of comments, protests and interventions in lieu of paper using the “eFiling” link at http://www.ferc.gov. Persons unable to file electronically should submit an original and three copies of the protest or intervention to the Federal Energy Regulatory Commission, 888 First Street NE, Washington, DC 20426.

Comment Date: 5 p.m. eastern time on October 26, 2022.

Dated: October 11, 2022.
Kimberly D. Bose, Secretary.

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. ER23–48–000]

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

This is a supplemental notice in the above-referenced proceeding of West Line Solar, 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 October 31, 2022.

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 may mail similar pleadings to the Federal Energy Regulatory Commission, 888 First Street NE, Washington, DC 20426. Hand delivered submissions in docketed proceedings should be delivered to Health and Human Services, 12225 Wilkins Avenue, Rockville, Maryland 20852.

In addition to publishing the full text of this document in the Federal Register, the Commission provides all interested persons an opportunity to view and/or print the contents of this document via the internet through the Commission’s Home Page (http://www.ferc.gov) or call toll-free, (888) 208–3676 or TYY, (202) 502–8659.

Dated: October 11, 2022.
Debbie-Anne A. Reese, Deputy Secretary.

BILLING CODE 6717–01–P

ENVIRONMENTAL PROTECTION AGENCY


Notice of Data Availability Relevant to Management of Regulated Substances Under the American Innovation and Manufacturing Act of 2020

AGENCY: Environmental Protection Agency (EPA).
ACTION: Notice of data availability.

SUMMARY: This Notice of Data Availability (NODA) is to alert stakeholders of information from the U.S. Environmental Protection Agency (EPA) regarding the United States’ hydrofluorocarbon reclamation market and to solicit stakeholder input. The Agency is making available a draft report, Analysis of the U.S. Hydrofluorocarbon Reclamation Market: Stakeholders, Drivers, and Practices, which analyzes the United States’ hydrofluorocarbon reclamation market and describes the reclamation process, factors affecting costs of reclamation, incentives, and barriers to refrigerant reclamation. The Agency is providing this information in preparation for an upcoming regulatory action which EPA intends to propose under subsection (h) of the American Innovation and Manufacturing Act of 2020. The notice identifies possible data gaps and requests comment on areas where additional information could improve the Agency’s information on the United States hydrofluorocarbon reclamation market and practices. The Agency is also providing notice of a stakeholder meeting to enable stakeholders to provide input as the Agency prepares to engage in rulemaking.

DATES: To ensure that comments can be accounted for in an upcoming proposed rule that EPA is considering, please submit comments to the Agency by November 7, 2022.

ADDRESSES: You may send comments, identified by Docket ID No. EPA–HQ–OAR–2022–0606, by any of the following methods:

• Federal eRulemaking Portal: https://www.regulations.gov/ (our preferred method). Follow the online instructions for submitting comments.
• Hand Delivery or Courier (by scheduled appointment only): EPA Docket Center, WJC West Building, Room 3334, 1301 Constitution Avenue

I. Public Participation

The U.S. Environmental Protection Agency (EPA) is interested in receiving comments on the draft report developed in support of this notice of data availability (NODA) to inform the Agency’s regulatory process for an upcoming proposed rule that EPA is considering. Submit your comments, identified by Docket ID No. EPA-HQ-OAR-2022-0606, at https://www.regulations.gov (our preferred method), or the other methods identified in the ADDRESSES section. You may find the following suggestions helpful for preparing your comments: Explain your views as clearly as possible; describe any assumptions that you used; provide any technical information or data you used that support your views; provide specific examples to illustrate your concerns; offer alternatives; and make sure to submit your comments by the comment period deadline identified. Please provide any published studies or raw data supporting your position.

Confidential Business Information (CBI) should not be submitted through www.regulations.gov. Please work with the person listed in the FOR FURTHER INFORMATION CONTACT section if submitting a comment containing CBI.

II. Background

The Agency is providing information in preparation for an upcoming regulatory action under the American Innovation and Manufacturing Act of 2020 (AIM Act or Act), codified at 42 U.S.C. 7675. Among other provisions, subsection (h) of the Act authorizes EPA to establish certain requirements for management of certain hydrofluorocarbons (HFCs) and their substitutes. Specifically, subsection (h)(1) of the Act directs the Agency to establish regulations to control, where appropriate, practices, processes, or activities regarding the servicing, repair, disposal, or installation of equipment, for purposes of maximizing the reclamation and minimizing the release of certain HFCs from equipment and ensuring the safety of technicians and consumers. Subsection (h) also provides that “[i]n carrying out this section, the Administrator shall consider the use of authority available to the Administrator under this section to increase opportunities for the reclamation of regulated substances used as refrigerants” (subsection (h)(2)(A)) and authorizes EPA in promulgating regulations carrying out subsection (h) of the AIM Act to “coordinate those regulations with any other [EPA] regulations” involving “the same or a similar practice, process, or activity regarding the servicing, repair, disposal, or installation of equipment,” or reclamation (subsection (h)(3)). Such regulations could potentially include the refrigerant management program established under title VI of the Clean Air Act.

EPA is seeking comment on the accuracy of the data and analyses presented in the draft report in the docket to this notice regarding the United States’ hydrofluorocarbon refrigerant reclamation market and welcomes input on those data and potential data gaps. Readers should note that EPA will only consider comments about the draft report provided in the docket, and the Agency is not soliciting comments on any other topic through this notice. EPA plans to undergo a future notice and comment rulemaking process, which will be a separate action, that will outline the Agency’s approach to the management of HFCs and their substitutes under the AIM Act. EPA will solicit public feedback on these issues through that separate notice and comment process, and therefore is not accepting public comment on these matters through this notice. Public comments that pertain to issues beyond the scope of this notice will not be considered as the Agency updates the draft report. To the extent such comments are relevant to the previously referenced future and separate rulemaking, those comments should be resubmitted through that future rulemaking process in order to ensure that they are duly considered by the Agency in that process. Use of AIM Act terminology in this notice is for communication purposes only and should not be viewed as indications of how EPA will define these terms in any future rulemaking action. EPA intends to provide more information on the status of rulemakings and stakeholder interaction, including opportunities for submitting public comment, on the Agency’s website: https://www.epa.gov/climate-hfc-reduction. EPA will hold a virtual stakeholder meeting for input on the draft report and an upcoming regulatory action which EPA intends to propose under subsection (h) of the American Innovation and Manufacturing Act of 2020. Information concerning this meeting will be available on the Agency’s website: https://www.epa.gov/climate-hfc-reduction.

III. What information is available?

This notice provides for public review and comment on the draft report, Analysis of the U.S. Hydrofluorocarbon Refrigerant Reclamation Market: Stakeholders, Drivers, and Practices, that is available in the docket. The draft report describes EPA’s current understanding of the U.S. HFC refrigerant reclamation market and provides information on the reclamation process, factors affecting costs of reclamation, incentives, and barriers to reclamation. EPA requests comment on the information and analysis in the draft report, and information on potential data gaps.

The report provides background information on the reclamation industry in support of an upcoming proposed rule that EPA is considering under subsection (h) of the AIM Act to establish regulations to control, where appropriate, practices, processes, or activities regarding the servicing, repair, disposal, or installation of equipment, for purposes of maximizing the reclamation and minimizing the release of certain HFCs from equipment and ensuring the safety of technicians and consumers. The draft report provides information on the following:

- Background information on the refrigerant reclamation of HFCs, federal and state statutory and regulatory provisions
- Subsectors and applications using refrigerants
- Historical reclamation market in the U.S.
- Safety of technicians and consumers
- Barriers and key challenges to refrigerant reclamation
IV. What is EPA taking comment on and what supporting documentation do I need to include in my comments?

EPA is accepting comments on possible data gaps and areas where additional information could improve the Agency’s information outlined in this notice and contained in the draft report, Analysis of the U.S. Hydrofluorocarbon Reclamation Market: Stakeholders, Drivers, and Practices. Specifically, EPA requests comment on topics contained in the draft report, including but not limited to:

- Current reclamation process, practices, and technologies
- Supply chain of reclaimed refrigerants (e.g., recovery, collection, stockpiling, destruction)
- Costs of reclamation (e.g., price of refrigerants, transport, storage, operating costs of reclamation systems)
- Incentives for reclamation
- Safety of technicians and consumers (e.g., outreach, best practices)
- Barriers and challenges to reclamation (e.g., contamination and accommodation of blends and cylinders with mixed refrigerants, market demand).

EPA is also interested in responses to any of the following questions related to this draft report, including but not limited to:

- What are major barriers to increasing the amount of refrigerant recovered and reclaimed? For example, increasing the amount of reclaimed material re-entering the market or the increased use of reclaimed material in other sectors (i.e., beyond refrigeration and air conditioning)?
- What are the losses of refrigerant during recovery and/or the reclamation process (e.g., chronic leaking) and what steps can be taken to minimize the losses (e.g., best practices, technologies)?
- How are multi-component refrigerant blends handled during recovery and/or the reclamation process?
- EPA requests that commenters provide corrected information or suggested language on the draft report, along with the rationale as to why the existing text was incorrect or incomplete. In addition, please provide any published studies or raw data supporting your comments.

Cynthia A. Newberg,
Director, Stratospheric Protection Division.

EPA is accepting comments on any published studies or raw data in the Hydrofluorocarbon Reclamation Market: Stakeholders, Drivers, and Practices report, including but not limited to:

- Costs of reclamation (e.g., price of refrigerants, transport, storage, operating costs of reclamation systems)
- Incentives for reclamation
- Safety of technicians and consumers (e.g., outreach, best practices)
- Barriers and challenges to reclamation (e.g., contamination and accommodation of blends and cylinders with mixed refrigerants, market demand).

EPA is also interested in responses to any of the following questions related to this draft report, including but not limited to:

- What are major barriers to increasing the amount of refrigerant recovered and reclaimed? For example, increasing the amount of reclaimed material re-entering the market or the increased use of reclaimed material in other sectors (i.e., beyond refrigeration and air conditioning)?
- What are the losses of refrigerant during recovery and/or the reclamation process (e.g., chronic leaking) and what steps can be taken to minimize the losses (e.g., best practices, technologies)?
- How are multi-component refrigerant blends handled during recovery and/or the reclamation process?
- EPA requests that commenters provide corrected information or suggested language on the draft report, along with the rationale as to why the existing text was incorrect or incomplete. In addition, please provide any published studies or raw data supporting your comments.

EXECUTIVE OFFICE OF THE PRESIDENT
National Space Council

Notice of In-space Authorization and Supervision Policy Listing Sessions; Request for Comments

AGENCY: National Space Council, Executive Office of the President (EOP).

ACTION: Notice; request for comments.

SUMMARY: On 9 September 2022, Vice President Kamala Harris, Chair of the National Space Council, requested Council Members to provide “a proposal for the authorization and supervision of commercial novel space activities within 180 days[,]” and the International Space Station. The White House National Space Council in the Executive Office of the President is organizing a series of virtual 2 hour listening sessions to engage with members of the public and learn about novel space capabilities and innovative missions, experiences with United States regulatory bodies, and approaches to mission authorization and supervision that can evolve over time.

DATES:
1. Novel Space Capabilities: Monday, 14 November 2022 1 to 3 p.m. ET
2. Approaches for Authorization & Supervision: Monday, 21 November 2022 1 to 3 p.m. ET

Registration deadlines:
1. Novel Space Capabilities: Sunday, 13 November 2022 11:59 a.m. ET
2. Approaches for Authorization & Supervision: Sunday, 20 November 2022 11:59 a.m. ET

Written comments regarding these topics are not necessary but invited and must be received within 45 days of this publication.

ADDRESSES: Register for a virtual listening session using the session-specific links below:

Novel Space Capabilities: https://pitc.zoomgov.com/meeting/register/vJlsd-Gurj4tGy6OzdzCSEG
Approaches to Authorization & Supervision: https://pitc.zoomgov.com/meeting/register/vJlsf-CtojooEzU71B

Please send written comments to Diane Howard at MBX.NSpC.IASP@ovp.eop.gov

FOR FURTHER INFORMATION CONTACT:
Diane Howard at MBX.NSpC.IASP@ovp.eop.gov or by calling 202.456.7831.

SUPPLEMENTARY INFORMATION:
Perspectives gathered during the virtual listening sessions will inform the National Space Council as it develops a whole-of-government framework that provides a clear, predictable, and flexible process in furtherance of the United States Space Priorities Framework (December 2021) which states that “U.S. regulations must provide clarity and certainty for the authorization and supervision of non-governmental space activities, including for novel activities such as on-orbit services, orbital debris removal, space-based manufacturing, commercial human spaceflight, and recovery and use of space resources.”

Novel activities relate to those missions/activities that are not directly reviewed under existing regulatory regimes, including assembly and manufacturing, mining, and fueling stations. Participants are invited to share information about their missions—the different phases from cradle to grave as well the multiple aspects of these phases, i.e. the communications aspect, role of imagery in operations, in-space safety protocols such as conjunction assessment and collision avoidance, and any others participants believe are appropriate to be considered.