duration necessary for the reduction to be effective? Is there a way to measure the effectiveness of lowering the stockholding obligation?

5. Session 3—Bilateral Stockholding and Tickets.
   —Does location matter? How can stockholding ticket contracts be an effective part of a collective action? Do ticketed volumes need to be purchased/delivered to be effective, or is the cancellation of ticket contracts enough to “free up” the oil for market use?

6. Wrap-up and Conclusions.
   The agenda of the SEQ meeting on June 30 is under the control of the SEQ. It is expected that the SEQ will adopt the following agenda:
   1. Adoption of the Agenda.
   2. Approval of the Summary Record of the 129th Meeting.
      —Schedule of Emergency Response Reviews.
      —Questionnaire Response of Denmark.
      —Questionnaire Response of Norway.
   5. Emergency Policy for Natural Gas.
      —Proposed Questionnaire on Gas Security.
      —The Use of Oil Stocks During Gas Disruptions (Draft Governing Board Decision).
      —Update on Preparations for ERE 5.
   7. Cooperation with Non-Member Countries During Supply Disruptions.
      —Maximum Drawdown Capability of Public Stocks.
      —Report on the Workshop on Industry Stocks (June 29).
      —Energy Security Indicators Model.
   9. Policy and Other Developments in Member Countries.
      —Belgium.
      —Japan.
      —United States.
   10. Activities with International Organizations and Non-Member Countries.
       —Thailand: Emergency Response Assessment (September).
       —Chile (July 7–9).
       —Update on APEC Energy Working Group.
       —1st Energy Community Workshop on Emergency Oil Stocks (Zagreb, May 27–28).
       —Presentation of the NMC Web site.
   12. Documents for Information.
      —Emergency Reserve Situation of IEA Member Countries on April 1, 2010.
      —Base Period Final Consumption: 2Q 2009–1Q 2010.
      —Updated Emergency Contacts List.
   13. Other Business.
      —Tentative Schedule of Meetings for 2010:
         —November 16 (morning)—SOM Meeting (Possible Joint Session).
         —November 16 (afternoon)—Training Session ERE 5.
         —November 17–18—ERE 5.
         —November 19–131st Meeting of the SEQ.
      As provided in section 252(c)(1)(A)(ii) of the Energy Policy and Conservation Act (42 U.S.C. 6272(c)(1)(A)(ii)), the meetings of the IAB are open to representatives of members of the IAB and their counsel; representatives of members of the IEA’s Standing Group on Emergency Questions and the IEA’s Standing Group on the Oil Markets; representatives of the Departments of Energy, Justice, and State, the Federal Trade Commission, the General Accounting Office, Committees of Congress, the IEA, and the European Commission; and invitees of the IAB, the SEQ, the SOM, or the IEA.

   Issued in Washington, DC on June 14, 2010.

   Diana D. Clark,
   Assistant General Counsel for International and National Security Programs.

   [FR Doc. 2010–14753 Filed 6–17–10; 8:45 am]

BILLY CODE 6450–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Project No. 13795–000]

Preliminary Permit Application Accepted for Filing and Soliciting Comments, Motions To Intervene, and Competing Applications; Mahoning Hydropower, LLC

June 10, 2010.

On May 25, 2010, Mahoning Hydropower, LLC filed an application, pursuant to section 4(f) of the Federal Power Act, proposing to study the feasibility of the Mahoningside Hydroelectric Project No. 13795, to be located at the existing Warren-Summit Street Dam on the Mahoning River, in the City of Warren in Trumbull County, Ohio. The Warren-Summit Street Dam is owned and operated by the City of Warren.

The proposed project would consist of: (1) The existing low head gravity dam 12 feet in height, with an approximate spillway crest length of 175 feet; (2) two new tubular S-Type propeller turbine-generator units with a combined capacity of 310 kilowatts; (3) a new powerhouse to be located near the right abutment of the existing filter house; (4) a new tailrace; (5) a new 350 foot-long, 600-Volt alternating current, transmission line; and (6) appurtenant facilities. The project would have an estimated annual generation of 1,800 megawatt-hours.

Applicant Contact: Anthony J. Marra III, 11365 Normandy Lane, Auburn Township, OH 44023, (440) 804–6627.

FERC Contact: Tyrone A. Williams, (202) 502–6331.

Deadline for filing comments, motions to intervene, and competing applications (without notices of intent), or notices of intent to file competing applications: 60 days from the issuance date of this notice. Comments, motions to intervene, notices of intent, and competing applications may be filed electronically via the Internet. See 18 CFR 385.2001(a)(1) and the instructions on the Commission’s Website (http://www.ferc.gov/docs-filing/ferconline.asp) under the “eFiling” link. For a simpler method of submitting text only comments, click on “Quick Comment.” For assistance, please contact FERC Online Support at FERCOnLineSupport@ferc.gov; call toll-free at [866] 208–3676; or, for TTY, contact (202) 502–8659. Although the Commission strongly recommends electronic filing, documents may also be paper-filed. To paper-file, an original and eight copies should be mailed to: Kimberly D. Bose, Secretary, Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426. For more information on how to submit these types of filings please go to the Commission’s Web site located at http://www.ferc.gov/filing-comments.asp.

More information about this project, including a copy of the application can be viewed or printed on the “eLibrary” link of the Commission’s Web site at http://www.ferc.gov/docs-filing/elibrary.asp. Enter the docket number (P–13795) in the docket number field to
access the document. For assistance, contact FERC Online Support.

Kimberly D. Bose,
Secretary.

[FR Doc. 2010–14721 Filed 6–17–10; 8:45 am]
BILLING CODE 6717–01–P

DEPARTMENT OF ENERGY

Office of Energy Efficiency and Renewable Energy

Case No. RF–016

Energy Conservation Program for Consumer Products: Notice of Petition for Waiver of LG Electronics, Inc. (LG) Residential Refrigerator and Refrigerator-Freezer Test Procedure, and Grant of Interim Waiver


ACTION: Notice of petition for waiver, notice of grant of interim waiver, and request for comments.

SUMMARY: This notice announces receipt of and publishes the LG petition for waiver (hereafter, “petition”) from parts of the U.S. Department of Energy (DOE) test procedure for determining the energy consumption of electric refrigerators and refrigerator-freezers. Today’s notice also grants an interim waiver of the test procedures applicable to residential refrigerator-freezers. Through this document, DOE is soliciting comments with respect to the LG petition.

DATES: DOE will accept comments, data, and information with respect to the LG petition until, but no later than July 19, 2010.

ADDRESSES: You may submit comments, identified by case number RF–016, by any of the following methods:

- E-mail: AS.Waiver_Requests@ee.doe.gov
- Mail Stop GC–71, Forrestal Building, 1000 Independence Avenue, SW., Washington, DC 20585–0121, (202) 586–2945, between 9 a.m. and 4 p.m., Monday through Friday, except Federal holidays.


SUPPLEMENTARY INFORMATION:

I. Background and Authority

Title III of the Energy Policy and Conservation Act sets forth a variety of provisions concerning energy efficiency. Part A of Title III provides for the “Energy Conservation Program for Consumer Products Other Than Automobiles.” (42 U.S.C. 6291–6309) Part A includes definitions, test procedures, labeling provisions, energy conservation standards, and the authority to require information and reports from manufacturers. Further, Part A authorizes the Secretary of Energy to prescribe test procedures that are reasonably designed to produce results that measure energy efficiency, energy use, or estimated operating costs, and that are not unduly burdensome to conduct. (42 U.S.C. 6293(b)(3)) The test procedure for residential refrigerators and refrigerator-freezers is contained in 10 CFR part 430, subpart B, appendix A1.

The regulations set forth in 10 CFR 430.27 contain provisions that enable a person to seek a waiver from the test procedure requirements for covered consumer products. A waiver will be granted by the Assistant Secretary for Energy Efficiency and Renewable Energy (the Assistant Secretary) if it is determined that the basic model for which the petition for waiver was submitted contains one or more design characteristics that prevents testing of the basic model according to the prescribed test procedures, or if the prescribed test procedures may evaluate the basic model in a manner so unrepresentative of its true energy consumption characteristics as to provide materially inaccurate comparative data. 10 CFR 430.27(l). Petitioners must include in their petition any alternate test procedures known to the petitioner to evaluate the basic model in a manner representative of its energy consumption. 10 CFR 430.27(b)(1)(iii). The Assistant Secretary may grant the waiver subject to conditions, including adherence to alternate test procedures. 10 CFR 430.27(l). Waivers remain in effect pursuant to the provisions of 10 CFR 430.27(m).

The waiver process also allows the Assistant Secretary to grant an interim waiver from test procedure requirements to manufacturers that have petitioned DOE for a waiver of such prescribed test procedures. (10 CFR