calendar year 2013. Therefore, Western propose extending the usage of the current transmission service formula rate schedules through calendar year 2015 pursuant to 10 CFR 903.23(a) under Rate Order No. WAPA–158.

As allowed by 10 CFR 903.23(a) Western provided for a consultation and comment period on Proposed Extension WAPA–158, but did not conduct public information forums or public comment forums. The consultation and comment period ended on September 6, 2012. No comments were received.

Following review of Western’s proposal within the Department of Energy, I hereby approve Rate Order No. WAPA–158 which extends Transmission Service Rate Schedules CAP–FT2, CAP–NFT2, and CAP–NITS2 on an interim basis effective as of January 1, 2013. This order places the rates schedules into effect without 30 days notice to avoid financial difficulties that may be created by questions concerning the applicable rates. A 30-day delay in effective date is also unnecessary given that the rate setting formulas remain unchanged from the previous formulas in effect until December 31, 2012. Rate Order No. WAPA–158 will be submitted promptly to FERC for confirmation and approval on a final basis.

Dated: March 15, 2013.
Daniel B. Poneman,
Deputy Secretary.

Department of Energy Deputy Secretary

In the Matter of: Western Area Power Administration, Rate Extension for Central Arizona Project Transmission Service Rate Schedules.

Order Confirming and Approving an Extension of the Central Arizona Project Transmission Service Rate Schedules

Section 302 of the Department of Energy (DOE) Organization Act (42 U.S.C. 7152) transferred to and vested in the Secretary of Energy the power marketing functions of the Secretary of the Department of the Interior and the Bureau of Reclamation under the Reclamation Act of 1902 (ch. 1093, 32 Stat. 388), as amended and supplemented by subsequent laws, particularly section 9(c) of the Reclamation Project Act of 1939 (43 U.S.C. 485h(c)), and other acts that specifically apply to the project involved.

By Delegation Order No. 00–037.00, effective December 6, 2001, the Secretary of Energy delegated (1) the authority to develop long-term power and transmission rates to the Administrator of the Western Area Power Administration (Western); (2) the authority to confirm, approve, and place such rates into effect on an interim basis to the Deputy Secretary of Energy; and (3) the authority to confirm, approve, and place into effect on a final basis, to remand, or to disapprove such rates to the Federal Energy Regulatory Commission (FERC). This extension of the rate schedules is issued pursuant to the Delegation Order and DOE rate extension procedures at 10 CFR 903.23(a).

Background

On June 29, 2006, in Docket No. EF06–511–000 at 115 FERC 62,326 FERC issued an order confirming, approving, and placing into effect on a final basis the Transmission Service Rate Schedules CAP–FT2, CAP–NFT2 and CAP–NITS2 for the Central Arizona Project (CAP). The Transmission Service Rate Schedules, Rate Order No. WAPA–124,1 were approved for 5 years beginning December 23, 2005, through December 31, 2010.2 Rate Order No. WAPA–1533 extended these rate schedules for a 2-year period, beginning January 1, 2011, and ending December 31, 2012. Western is requesting a further extension of the approval period for the CAP Transmission Service Rate Schedules, incorporated by reference herein, under Rate Order No. WAPA–158, through December 31, 2015.

Discussion

Western’s existing formula transmission service rates for the Central Arizona Project 115kV and 230kV transmission facilities, which are recalculated annually, are expected to continue to sufficiently recover project expenses (including interest) and capital requirements through December 31, 2015. However, on December 31, 2012, the approval period for rate schedules CAP–FT2, CAP–NFT2 and CAP–NITS2, under which these rates are calculated, ended. This makes it necessary to extend the approval period for the existing rate schedules under 10 CFR 903.23(a).

Order

In view of the above and under the authority delegated to me, I hereby extend the existing Transmission Rate Schedules CAP–FT2, CAP–NFT2, and CAP–NITS2 for transmission service for the Central Arizona Project under which these rates are calculated, and place them into effect on an interim basis. The existing Transmission Rate Schedules CAP–FT2, CAP–NFT2, AND CAP–NITS2 for transmission service for the Central Arizona Project of the Western Area Power Administration, shall remain in effect pending FERC confirmation and approval of their extension or substitute rates on a final basis through December 31, 2015.

Dated: March 15, 2013.
Daniel B. Poneman,
Deputy Secretary.

ENVIRONMENTAL PROTECTION AGENCY

[FRL–9793–9]

Public Water System Supervision Program Approval for the State of Michigan

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of tentative approval.

SUMMARY: Notice is hereby given that the EPA has tentatively approved five revisions to the State of Michigan’s public water system supervision program. Michigan has revised several of its rules to comply with the National Primary Drinking Water Regulations, including the Ground Water Rule, the Stage 2 Disinfectants and Disinfection Byproducts Rule, the Long-Term 2 Enhanced Surface Water Treatment Rule, the Lead and Copper Rule Short Term Revisions, and the Lead and Copper Rule Minor Revisions. These rules better protect public health by controlling microbial contaminants and disinfection byproducts, and streamline existing lead and copper rule requirements.

EPA has determined that these revisions are no less stringent than the corresponding federal regulations. Therefore, EPA intends to approve these revisions, thereby giving the Michigan Department of Environmental Quality primary enforcement responsibility for these regulations. This approval action does not extend to public water systems in Indian Country, as the term is defined in 18 U.S.C. 1151. By approving these rules, EPA does not intend to affect the rights of federally recognized Indian Tribes in Michigan, nor does it intend to limit existing rights of the State of Michigan.

DATES: Any interested person may request a public hearing. A request for a public hearing must be submitted to the Regional Administrator at the EPA Region 5 address shown below by April

1 70 FR 38,130 (July 1, 2005).
3 76 FR 548 (January 5, 2011).
25, 2013. If a substantial request for a public hearing is made within the requested timeframe, a public hearing will be held and a notice of such hearing will be given in the Federal Register and a newspaper of general circulation. The Regional Administrator may deny frivolous or insubstantial requests for a hearing. If EPA Region 5 does not receive a timely and appropriate request for a hearing and the Regional Administrator does not elect to hold a hearing on her own motion, this determination shall become final and effective on April 25, 2013.

Any request for a public hearing shall include the following information: the name, address, and telephone number of the individual, organization, or other entity requesting the hearing; a brief statement of the requesting person’s interest in the Regional Administrator’s determination and a brief statement of the information that the requesting person intends to submit at such hearing; and the signature of the individual making the request, or, if the request is made on behalf of an organization or other entity, the signature of a responsible official of the organization or other entity.

ADDRESSES: All documents relating to this determination are available for inspection at the following offices:
- Michigan Department of Environmental Quality, Office of Drinking Water and Municipal Assistance, 525 W. Allegan Street P.O. Box 30273, Lansing, Michigan 48909–7773, between the hours of 9:00 a.m. and 4:00 p.m., Monday through Friday, and the United States Environmental Protection Agency, Region 5.
- Ground Water and Drinking Water Branch (WG–15J), 77 West Jackson Boulevard, Chicago, Illinois 60604, between the hours of 9:00 a.m. and 4:00 p.m., Monday through Friday.

FOR FURTHER INFORMATION CONTACT: Jennifer Crooks, EPA Region 5, Ground Water and Drinking Water Branch, at the address given above, by telephone at (312) 886–0244, or at crooks.jennifer@epa.gov.

Authority: Section 1413 of the Safe Drinking Water Act, 42 U.S.C. 300g–2, and the federal regulations implementing Section 1413 of the Act set forth at 40 CFR 142.


Susan Hedman,
Regional Administrator, Region 5.
[FR Doc. 2013–06895 Filed 3–25–13; 8:45 am]

BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

Information Collection(s) Being Submitted for Review and Approval to the Office of Management and Budget (OMB)

AGENCY: Federal Communications Commission.

ACTION: Notice; request for comments.

SUMMARY: As part of its continuing effort to reduce paperwork burden and as required by the Paperwork Reduction Act (PRA) of 1995 (44 U.S.C. 3502–3520), the Federal Communications Commission invites the general public and other Federal agencies to take this opportunity to comment on the following information collection(s). Comments are requested concerning: Whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; the accuracy of the Commission’s burden estimates; ways to enhance the quality, utility, and clarity of the information collected; ways to minimize the burden of the collection of information on respondents, including the use of automated collection techniques or other forms of information technology; and ways to further reduce the information collection burden on small business concerns with fewer than 25 employees.

The FCC may not conduct or sponsor a collection of information unless it displays a currently validOMB control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that does not display a valid OMB control number.

DATES: Written Paperwork Reduction Act (PRA) comments should be submitted on or before April 25, 2013. If you anticipate that you will be submitting PRA comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the FCC contact listed below as soon as possible.

ADDRESSES: Submit your PRA comments to Nicholas A. Fraser, Office of Management and Budget (OMB), via fax at 202–395–5167 or via Internet at Nicholas.A.Fraser@omb.eop.gov and to Judith B. Herman, Federal Communications Commission, via the Internet at Judith.B.Herman@fcc.gov. To submit your PRA comments by email send them to: PRA@fcc.gov.

FOR FURTHER INFORMATION CONTACT: Judy B. Herman, Office of Managing Director, FCC, at 202–418–0214.

SUPPLEMENTARY INFORMATION:
OMB Control Number: 3060–0292.
Title: Section 90.605, Reporting and Distribution of Pool Access Revenues, Part 69—Access Charges.
Form Number: N/A.
Type of Review: Extension of a currently approved collection.
Respondents: Business or other for-profit.
Number of Respondents: 1,250 respondents, 15,000 responses.
Estimated Time per Response: .75 hours (45 minutes).
Frequency of Response: Monthly and annual reporting requirements and third party disclosure requirements.
Obligation to Respond: Required to obtain or retain benefits. Statutory authority for this information collection is contained in 47 U.S.C. sections 154, 201, 202, 203, 205, 218 and 403 of the Communications Act of 1934, as amended.
Total Annual Burden: 11,250 hours.
Total Annual Cost: N/A.
Privacy Impact Assessment: N/A.
Nature and Extent of Confidentiality: There is no need for confidentiality.
Needs and Uses: The Commission will submit this expiring information collection to the Office of Management and Budget (OMB) during this comment period to obtain the three year clearance from them. The Commission is requesting approval for an extension (no change in the reporting and/or third party disclosure requirements). There is no change in the Commission’s burden estimates.

Section 69.605 requires that access revenues and cost data shall be reported by participants in association tariffs to the association for computation of monthly pool revenues distributions. The association shall submit a report on or before February 1 of each calendar year describing the associations’s cost study review process for the preceding calendar year as well as the results of that process. For any revisions to the cost study results made or recommended by the association that would change the respective carrier’s calculated annual common line or traffic sensitive revenue requirement by ten percent or more, the report shall include the following information:

1. Name of the carrier;
2. A detailed description of the revisions;
3. The amount of the revisions;
4. The impact of the revisions on the carrier’s calculated common line and traffic sensitive revenue requirements; and

Comments are requested concerning: Whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; the accuracy of the Commission’s burden estimates; ways to enhance the quality, utility, and clarity of the information collected; ways to minimize the burden of the collection of information on respondents, including the use of automated collection techniques or other forms of information technology; and ways to further reduce the information collection burden on small business concerns with fewer than 25 employees.