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Dated: April 3, 2012.

### John Q. Easton,

 $\label{eq:Director} Director, Institute\ of\ Education\ Sciences. \\ [FR\ Doc.\ 2012–8388\ Filed\ 4–5–12;\ 8:45\ am]$ 

BILLING CODE 4000-01-P

### **DEPARTMENT OF EDUCATION**

## National Board for Education Sciences; Meeting

**AGENCY:** U.S. Department of Education, Institute of Education Sciences.

**ACTION:** Notice of an Open Teleconference Meeting.

SUMMARY: This notice sets forth the schedule and proposed agenda of an upcoming meeting of the National Board for Education Sciences. The notice also describes the functions of the Committee. Notice of this meeting is required by Section 10(a)(2) of the Federal Advisory Committee Act and is intended to notify the public of their opportunity to attend the meeting.

**DATES:** April 25, 2012. **TIME:** 4 p.m. to 5 p.m. EDT.

**ADDRESSES:** 80 F Street NW., Room 100, Washington, DC 20001.

### FOR FURTHER INFORMATION CONTACT:

Monica Herk, Executive Director, National Board for Education Sciences, 555 New Jersey Ave. NW., Room 602 K, Washington, DC, 20208; phone: (202) 208–3491; fax: (202) 219–1466; email: Monica.Herk@ed.gov.

SUPPLEMENTARY INFORMATION: The National Board for Education Sciences is authorized by Section 116 of the Education Sciences Reform Act of 2002(ESRA), 20 U.S.C 9516. The Board advises the Director of the Institute of Education Sciences (IES) on, among

other things, the establishment of activities to be supported by the Institute, on the funding for applications for grants, contracts, and cooperative agreements for research after the completion of peer review, and reviews and evaluates the work of the Institute.

On April 25, 2012, starting at 4 p.m., the Board will convene via teleconference in order to discuss and come to agreement on the Board's 2012 Annual Report.

Members of the public are invited to listen to the teleconference live in Room 100, 80 F Street NW., Washington, DC 20001.

There will not be an opportunity for public comment. However, members of the public are encouraged to submit written comments related to NBES to Monica Herk (see contact information above). A final agenda will be available from Monica Herk (see contact information above) on April 9 and will be posted on the Board Web site http:// ies.ed.gov/director/board/agendas/ index.asp. Individuals who will need accommodations for a disability in order to attend the meeting (e.g., interpreting services, assistance listening devices, or materials in alternative format) should notify Monica Herk no later than April 9. We will attempt to meet requests for accommodations after this date but cannot guarantee their availability. The meeting site is accessible to individuals with disabilities.

Records are kept of all Board proceedings and are available for public inspection at 555 New Jersey Ave. NW., Room 602 K, Washington, DC 20208, from the hours of 9 a.m. to 5 p.m., Eastern Standard Time Monday through Friday.

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Note: The official version of this document is the document published in the Federal Register. Free Internet access to the official edition of the Federal Register and the Code of Federal Regulations is available on GPO

Access at: www.gpoaccess.gov/nara/index.html.

#### John Q. Easton,

Director Institute of Education Sciences. [FR Doc. 2012–8253 Filed 4–5–12; 8:45 am] BILLING CODE 4000–01–P

## DEPARTMENT OF ENERGY

[OE Docket No. EA-210-C]

# Application to Export Electric Energy; PPL EnergyPlus, LLC

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

**SUMMARY:** PPL EnergyPlus, LLC. (PPL EnergyPlus) has applied to renew its authority to transmit electric energy from the United States to Canada pursuant to section 202(e) of the Federal Power Act (FPA).

**DATES:** Comments, protests, or motions to intervene must be submitted on or before May 7, 2012.

ADDRESSES: Comments, protests, or motions to intervene should be addressed to: Christopher Lawrence, 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 Christopher Lawrence@ha.doe.gov.or.by

Christopher.Lawrence@hq.doe.gov, or by facsimile to 202–586–8008.

### FOR FURTHER INFORMATION CONTACT:

Christopher Lawrence (Program Office) at 202–586–5260, or by email to Christopher.Lawrence@hq.doe.gov.

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

On July 19, 1999, the Department of Energy (DOE) issued Order No. EA–210 authorizing PPL EnergyPlus to transmit electric energy from the United States to Canada as a power marketer for a two-year term. DOE subsequently renewed that authority two additional times in Order No. EA–210–A on November 13, 2001 and in Order No. EA–210–B on August 17, 2007. The current export authority in Order No. EA–210–B will expire on August 17, 2012. On March 16, 2012, PPL EnergyPlus filed an

application with DOE for renewal of that authority for an additional five-year term.

In its application, PPL EnergyPlus states that it "does not own any physical electric generation or transmission facilities in the U.S. and does not have any franchised service territory in the U.S." Therefore, the electric power proposed to be exported to Canada will be surplus to the needs of the entities selling the power to PPL EnergyPlus. The application also indicates that PPL EnergyPlus is a power marketer authorized by the Federal Energy Regulatory Commission to sell energy, capacity, and specified ancillary services at market-based rates.

The existing international transmission facilities to be utilized by PPL EnergyPlus 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 385.211). Any person desiring to become a party to these proceedings should file a motion to intervene at the above address in accordance with FERC Rule 214 (385.214). Five copies of such comments, protests, or motions to intervene should be sent to the address provided above on or before the date listed above.

Comments on the PPL EnergyPlus application to export electric energy to Canada should be clearly marked with OE Docket No. 210–C. An additional copy is to be filed directly with Jesse A. Dillon, Esq., Senior Counsel, PPL Services Corporation, Two North Ninth Street, Allentown, PA 18101 AND Sandra E. Rizzo, Esq., Bracewell & Giuliani LLP, 2000 K Street NW., Suite 500, Washington, DC 20006. 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 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 <a href="http://energy.gov/">http://energy.gov/</a>

node/11845 or by emailing Angela Troy at Angela. Troy@hq.doe.gov.

Issued in Washington, DC, on April 2, 2012.

### Brian Mills,

Director, Permitting and Siting, Office of Electricity Delivery and Energy Reliability. [FR Doc. 2012–8330 Filed 4–5–12; 8:45 am]

BILLING CODE 6450-01-P

### **DEPARTMENT OF ENERGY**

# Office of Energy Efficiency and Renewable Energy

Nationwide Categorical Waivers Under the American Recovery and Reinvestment Act of 2009 (Recovery Act)

**AGENCY:** Office of Energy Efficiency and Renewable Energy, U.S. Department of Energy (DOE).

**ACTION:** Notice of Limited Waivers.

**SUMMARY:** The U.S. Department of Energy (DOE) is hereby granting a nationwide limited waiver of the Buy American requirements of section 1605 of the Recovery Act under the authority of Section 1605(b)(2), (iron, steel, and the relevant manufactured goods are not produced in the United States in sufficient and reasonably available quantities and of a satisfactory quality), with respect to Recovery Act projects funded by EERE for pre-insulated district heating pipe system consisting of thin wall thickness steel pipe meeting the EN13941 standard, bonded to polyurethane foam insulation, bonded to an HDPE jacket, such that all the components operate as a single pipe (including two 1.5 mm squared area copper wires embedded in the insulation for leak detection and location); pre-insulated steel fittings with the same characteristics as the preinsulated pipe; and pre-insulated maintenance free ball valves with an all welded valve body and a stainless steel valve ball in a spring loaded teflon seat, having the same insulation and jacket characteristics as the pipe.

## **DATES:** Effective Date: 03/27/2012. **FOR FURTHER INFORMATION CONTACT:**

Christine Platt-Patrick, Office of Energy Efficiency and Renewable Energy (EERE), (202) 287–1553, Department of Energy, 1000 Independence Avenue SW., Mailstop EE–2K, Washington, DC 20585.

**SUPPLEMENTARY INFORMATION:** Under the authority of American Recovery and Reinvestment Act of 2009 (Recovery Act), Public Law 111–5, section 1605(b)(2), the head of a Federal department or agency may issue a

"determination of inapplicability" (a waiver of the Buy American provision) if the iron, steel, or relevant manufactured good is not produced or manufactured in the United States in sufficient and reasonably available quantities and of a satisfactory quality ("nonavailability"). The authority of the Secretary of Energy to make all inapplicability determinations was redelegated to the Assistant Secretary for Energy Efficiency and Renewable Energy (EERE), for EERE projects under the Recovery Act, in Redelegation Order No. 00–002.01E, dated April 25, 2011. Pursuant to this delegation the Acting Assistant Secretary, EERE, has concluded that: Pre-insulated district heating pipe system consisting of thin wall thickness steel pipe meeting the EN13941 standard, bonded to polyurethane foam insulation, bonded to an HDPE jacket, such that all the components operate as a single pipe (including two 1.5 mm squared area copper wires embedded in the insulation for leak detection and location); pre-insulated steel fittings with the same characteristics as the preinsulated pipe; and pre-insulated maintenance free ball valves with an all welded valve body and a stainless steel valve ball in a spring loaded teflon seat, having the same insulation and jacket characteristics as the pipe, is not produced or manufactured in the United States in sufficient and reasonably available quantities and of a satisfactory quality. The above item, when used on eligible EERE Recovery Act-funded projects, qualifies for the "nonavailability" waiver determination. EERE has developed a robust process

EERE has developed a robust process to ascertain in a systematic and expedient manner whether or not there is domestic manufacturing capacity for the items submitted for a waiver of the Recovery Act Buy American provision. This process involves a close collaboration with the United States Department of Commerce National Institute of Standards and Technology (NIST) Manufacturing Extension Partnership (MEP), in order to scour the domestic manufacturing landscape in search of producers before making any nonavailability determinations.

The MEP has 59 regional centers with substantial knowledge of, and connections to, the domestic manufacturing sector. MEP uses their regional centers to 'scout' for current or potential manufacturers of the product(s) submitted in a waiver request. In the course of this interagency collaboration, MEP has been able to find exact or partial matches for manufactured goods that EERE grantees had been unable to locate. As a result,