Interim Extension of Existing Automated Mitigation Procedure.

The NYISO has served copies of these filings to all parties that have executed Service Agreements under the NYISO's **Open-Access Transmission Tariff or** Services Tariff, to the New York State Public Service Commission, the electric utility regulatory agencies in New Jersey and Pennsylvania and on the services lists in the above-referenced dockets.

Comment Date: April 16, 2002.

3. Pacific Gas and Electric Company

[Docket No. ER02-847-001]

Take notice that on March 27, 2002, Pacific Gas and Electric Company (PG&E) filed rate sheets with appropriate rate schedule and sheet designations in compliance with Order No. 614 and the March 20, 2002 Letter Order issued by the Director, Division of Tariffs and Rates—West accepting PG&E's true-up rates for the years 1998, 1999, and 2000, and rate schedule designations for PG&E First Revised Rate Schedule FERC No. 79, in the above-referenced docket.

Copies of this filing have been served upon the Western Area Power Administration and the California Public Utilities Commission.

Comment Date: April 17, 2002.

3. PSI Energy, Inc.

[Docket No. ER02-591-002]

Take notice that on March 27, 2002, PSI Energy, Inc. (PSI), tendered for filing with the Federal Energy Regulatory Commission (Commission) its Transmission and Local Facilities Agreement (Agreement) including Exhibits and the 2000 Reconciliation Summaries between PSI. Indiana Municipal Power Agency and Wabash Valley Power Association, Inc. The Agreement has been designated as PSI's Rate Schedule FERC No. 253.

Comment Date: April 17, 2002.

4. PSI Energy, Inc.

[Docket No. ER02-591-002]

Take notice that on March 27, 2002, PSI Energy, Inc. (PSI), tendered for filing with the Federal Energy Regulatory Commission (Commission) its Transmission and Local Facilities Agreement (Agreement) including Exhibits and the 2000 Reconciliation Summaries between PSI, Indiana Municipal Power agency and Wabash Valley Power Association, Inc. The Agreement has been designated as PSI's Rate Schedule FERC No. 253.

Comment Date: April 17, 2002.

5. Central Maine Power Company

[Docket No. ER02-1393-000]

Take notice that on March 27, 2002, Central Maine Power Company (CMP) filed a revised "Service Agreement For Local Network Transmission Service For Retail Customers'' (LNS Agreement) which describes the terms and conditions of delivery service being provided by CMP and being taken by Calpine Construction Finance Company, L.P. (Calpine) in connection with its generating facility in Westbrook, Maine. Comment Date: April 17, 2002.

6. Michigan Electric Transmission Company

[Docket No. ER02-1394-000]

Take notice that on March 27, 2002, Michigan Electric Transmission Company (Michigan Transco) tendered for filing A Notice of Cancellation of **Transmission Service Agreements** between Michigan Transco and Nordic Electric, LLC (Service Agreement No. 12 under the International Transmission Company/Michigan Transco's Joint FERC Electric Tariff No. 1) and between Michigan Transco and DTE Energy Marketing (Service Agreement No. 1 under the International Transmission Company/Michigan Transco's Joint FERC Electric Tariff No. 1), effective December 31, 2001.

Copies of this filing have been served on DTE Energy Marketing and Nordic Electric, LLC.

Comment Date: April 17, 2002.

7. Rochester Gas and Electric Corporation

[Docket No. ES02-27-000]

Take notice that on March 27, 2002, Rochester Gas and Electric Corporation submitted an application pursuant to section 204 of the Federal Power Act seeking authorization to issue shortterm securities in the aggregate amount of \$200 million pursuant to (1) a \$30 million promissory note with the Chase Manhattan Bank, N.A. backed by a Security and Loan Agreement, and (2) various promissory notes issued under lines of credit with various banks.

Comment Date: April 19, 2002.

Standard Paragraph

E. Any person desiring to be heard or to protest such filing should file a motion to intervene or protest 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). All such motions or protests should be filed on or before the comment date. Protests will be

considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection. This filing may also be viewed on the web at http:// www.ferc.gov using the "RIMS" link, select "Docket#" and follow the instructions (call 202-208-2222 for assistance). Comments, protests and interventions may be filed electronically via the Internet in lieu of paper. See, 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's web site under the "e-Filing" link.

Magalie R. Salas,

Secretary. [FR Doc. 02-8501 Filed 4-8-02; 8:45 am] BILLING CODE 6717-01-P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7169-2]

Agency Information Collection Activities: Proposed Collection; **Comment Request; Commuter Choice** Leadership Initiative

AGENCY: Environmental Protection Agency (EPA). ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), this document announces that EPA is planning to submit the following proposed Information Collection Request (ICR) to the Office of Management and Budget (OMB): Information Collection Activities Associated With the Commuter Choice Leadership Initiative (CCLI). Before submitting the ICR to OMB for review and approval, EPA is soliciting comments on specific aspects of the proposed information collection as described below.

DATES: Comments must be submitted on or before June 10, 2002.

ADDRESSES: Commuter Choice Leadership Initiative, U.S. EPA-Mail Code 6406J, 1200 Pennsylvania Avenue, NW., Washington, DC 20460.

Interested parties may obtain a copy of the ICR by writing to the above address or sending an email to commuterchoice@epa.gov.

FOR FURTHER INFORMATION CONTACT: Gwen Couts, 202-564-9347.

SUPPLEMENTARY INFORMATION: Affected entities: Entities potentially affected by this action are those that join the voluntary Commuter Choice Leadership Initiative. No other entities are affected.

Title: Information Collection Activities Associated With the Commuter Choice Leadeship Initiative; EPA ICR No. 2053.01

Abstract: EPA and the U.S. Department of Transportation (DOT) are launching the Commuter Choice Leadership Initiative (CCLI), a voluntary program for employer-provided commuter benefits in which employers that meet or exceed a national standard of excellence are recognized by EPA. Employers voluntarily sign an Agreement with EPA committing themselves to taking certain actions that will result in reducing the number of single-occupancy vehicles being driven to the workplace, thereby reducing vehicle emissions. Data collection is required for two reasons: to make certain that participating employers are meeting the terms of the agreement and to evaluate the effectiveness of the program. Respondents can be from any kind of employer. An agency may not conduct or sponsor, and a person is not required to respond to, a collection of information unless it displays a currently valid OMB control number.

The EPA would like to solicit comments to:

(i) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility; (ii) Evaluate the accuracy of the

(ii) Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information, including the validity of the methodology and assumptions used;

(iii) Enhance the quality, utility, and clarity of the information to be collected; and

(iv) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated electronic, mechanical, or other technological collection techniques or other forms of information technology, *e.g.*, permitting electronic submission of responses.

Burden Statement: Total annual burden is estimated at 46,189 hours plus non-labor costs of \$493. 41,759 of these hours are projected to come from private entities with the remainder from state and local governments. The projected number of respondents is 400 per year, with fewer in the first year and more in the third. Burden represents once annually reporting estimated to incur a burden of 115 hours per respondent. Burden means the total time, effort, or financial resources expended by persons

to generate, maintain, retain, or disclose or provide information to or for a Federal agency. This includes the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

Dated: March 19, 2002.

Robert E. Larson

Division Director, Transportation and Regional Programs Division. [FR Doc. 02–8534 Filed 4–8–02; 8:45 am] BILLING CODE 6560–50–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7169-3]

Agency Information Collection Activities: Proposed Collection; Comment Request; Disinfectants/ Disinfection Byproducts, Chemical and Radionuclides Rules: Lead and Copper Rule Amendment

AGENCY: Environmental Protection Agency (EPA). **ACTION:** Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 et seq.), this document announces that EPA is planning to submit the following continuing Information Collection Request (ICR) to the Office of Management and Budget (OMB): Disinfectants/Disinfection Byproducts, Chemical and Radionuclides Rules: Lead and Copper Rule Amendment, EPA ICR No. 1896.03, OMB Control No. 2040-0204 which expires September 30, 2002. Before submitting the ICR to OMB for review and approval, EPA is soliciting comments on specific aspects of the proposed information collection as described below.

DATES: Comments must be submitted on or before June 10, 2002.

ADDRESSES: To obtain a copy of the draft Disinfectants/Disinfection Byproducts, Chemical, and Radionuclides Rules: Lead and Copper Rule Amendment ICR without charge, please contact the Safe Drinking Water Hotline (800–426–4791). Hours of operation are 9:00 a.m. to 5:30 p.m. (ET), Monday–Friday, excluding Federal holidays. People interested in getting information or making comments about the Disinfectants/ Disinfection Byproducts, Chemical, and Radionuclides Rules: Lead and Copper Rule Amendment ICR should direct inquiries or comments to the Office of Ground Water and Drinking Water, Drinking Water Protection Branch, Mail Code 4606M, 1200 Pennsylvania Avenue, NW, Washington, D.C. 20460.

FOR FURTHER INFORMATION CONTACT: Lisa Christ at (202)564–8354, fax (202) 564–3755, *e-mail:christ.lisa@epa.gov.*

SUPPLEMENTARY INFORMATION: Affected entities: Entities potentially affected by this action are Public Water Systems, primacy agents including regulators in the States, Puerto Rico, the U.S. Trust Territories; Indian Tribes and Alaska Native Villages, and in some instances, U. S. EPA Regional Administrators and staff.

Title: Disinfectants/Disinfection Byproducts, Chemical and Radionuclides Rules: Lead and Copper Rule Amendment, EPA ICR No. 1896.03, OMB Control No. 2040–0204 which expires September 30, 2002.

Abstract: The Disinfectants/ Disinfection Byproducts, Chemical, and Radionuclides Rules ICR is the result of a consolidation of activities covered in the 1998 Stage 1 DBPR ICR, some rules and activities covered in the 1993 PWSS ICR and activities and rules previously covered in other Office of Ground Water Drinking Water (OGWDW) standalone ICRs. As part of the consolidation effort, the Disinfectants/Disinfection, Chemical, and Radionuclides Rules ICR will be amended to include burden and costs associated with the Lead and Copper Rule. The National Primary Drinking Water Regulations (NPDWRs) for Lead and Copper (The Lead and Copper Rule or LCR), promulgated by EPA in 1991, is a regulatory program mandated by the Safe Drinking Water Act (SDWA). The LCR's goal is to reduce the levels of lead and copper at the tap to as close to the maximum contaminant level goals of 0 parts per billion (ppb) of lead and 1.3 ppb of copper as possible. To accomplish this, the LCR requires community and nontransient non-community water systems to conduct periodic moitoring, optimize corrosion control and, under specified conditions, install source water treatment, conduct public education, and/or replace lead service lines in the distribution system.

In January 2000, EPA published the Lead and Copper Rule Minor Revisions (LCRMR) which eliminated unnecessary requirements, streamlined and reduced reporting burden, and promoted