and preserve a high quality of life for U.S. Army Soldiers and Families, the Army has identified the need to increase its overall size while continuing to restructure its forces in accordance with modular Transformation decisions. On December 19, 2007, the Army signed a Record of Decision (ROD) documenting its decision to proceed with growth of the Active and Reserve components of the Army by 74,200 Soldiers through establishment of several new Brigade Combat Teams (BCTs) and Combat Support and Combat Support Service units (CS/CSS). The growth of the Army would allow for the adjustment of the composition of its forces to continue to accommodate Transformation objectives and create additional unit capabilities in high demand areas where mission requirements exceed current manning authorizations. The Army growth decision will result in increased demands for the use of Fort Benning. Fort Benning will prepare a Maneuver Center of Excellence EIS to analyze Grow the Army (GTA) site-specific requirements and additional actions needed to support Base Realignment and Closure (BRAC) implementation at Fort Benning.

In 2007 Fort Benning prepared a Final EIS for proposed Transformation and Base Realignment and Closure activities and signed a ROD selecting an alternative to proceed with several necessary projects and activities (Final EIS for BRAC 05 Realignment and Transformation Actions at Fort Benning, October 2007). Although Fort Benning itself will not experience permanent force structure growth beyond that analyzed in the BRAC 05 Realignment and Transformation EIS, it will be required to increase training of transient student loads in order to achieve and maintain the Army end-strength growth. The Fort Benning Maneuver Center of Excellence EIS will therefore consider a proposed action and reasonable alternatives for the Army to increase facilities at Fort Benning to accommodate training requirements related to BRAC, Global Defense Posture Realignment (GDPR), Army Modular Force Initiatives (AMF), GTA and other related stationing activities.

ADDRESSES: For further information regarding the EIS, please contact Mr. John Brent, Fort Benning Directorate of Public Works, Environmental Management Division, Bldg #6 (Meloy Hall), Room 310, Fort Benning, GA 31905. Written comments may be sent to Ms. Manganaro at 6751 Constitution Loop, Suite 550, Fort Benning, Georgia 31905.

FOR FURTHER INFORMATION CONTACT: Ms. Monica Manganaro, Fort Benning Public Affairs Office at (706) 545–3438, or Mr. Brandon Cockrell at (706) 545–3210 during normal business hours.

SUPPLEMENTARY INFORMATION: Fort Benning consists of 181,275 acres of DoD-managed land south and east of Columbus, Georgia on the banks of the Chattahoochee River in eastern Alabama and western Georgia.

The Maneuver Center of Excellence EIS is directly related to the BRAC 05 Realignment and Transformation Actions at Fort Benning EIS and the Programmatic EIS for Army Growth and Force Structure Realignment. The Maneuver Center of Excellence EIS will analyze impacts as a result of continuing Army Transformation actions at Fort Benning, including newly identified projects that are required to support GTA, and 2 changes or additions to BRAC and Transformation projects (including GDPR and AMF) as analyzed in the BRAC 05 Realignment and Transformation EIS.

The proposed action would include the construction, maintenance and operation of additional facilities, training areas, including ranges and maneuver areas to support new units and activities.

The Maneuver Center of Excellence EIS will analyze the impact of several alternatives including the No Action Alternative. Alternatives to be examined by the EIS may consist of alternative siting locations within Fort Benning for facility and range construction projects, selection of new construction only, renovation and use of existing facilities, or a combination of both new construction and use of existing facilities, and varying intensity and use of maneuver areas within Fort Benning for training activities. Other alternatives may be identified during the public scoping process.

Impacts analyzed will include a wide range of environmental resource areas including, but not limited to, air quality, traffic, noise, water resources, biological resources, cultural resources, socioeconomics, utilities, land use, solid and hazardous materials/waste, and cumulative environmental effects. Impacts to biological and water resources, air quality, and utilities could possibly be significant. Additional resources and conditions may be identified as a result of the scoping process initiated by this NOI. The public will be invited to participate in the 30-day scoping process which includes a scoping meeting and commenting on the proposed action,

alternatives, and environmental issues of concern to be considered and addressed in the EIS. Opportunities for public participation will be announced in the local news media and at Fort Benning's Web site at https:// www.benning.army.mil/EMD/program/ legal/index.htm. Comments from the public will be considered before completion of a Draft EIS (DEIS). Following completion of a DEIS the public will have an additional opportunity for review and comment. The FEIS will make appropriate changes based on public comments and will be released to the public for a 30-day waiting period. After fully considering the FEIS, including any public comments, the Army will sign a Record of Decision (ROD) choosing an alternative to implement the proposed action at Fort Benning. The ROD will not be signed prior to the expiration of 30 days from the publication of the Notice of Availability (NOA) of the FEIS.

Dated: March 10, 2008.

Addison D. Davis, IV

Deputy Assistant Secretary of the Army, (Environment, Safety and Occupational Health).

[FR Doc. E8–5219 Filed 3–17–08; 8:45 am] BILLING CODE 3710–08-M

DEPARTMENT OF EDUCATION

Office of Special Education and Rehabilitative Services; List of Correspondence

AGENCY: Department of Education. **ACTION:** List of Correspondence from October 1, 2007 through December 31, 2007.

SUMMARY: The Secretary is publishing the following list pursuant to section 607(f) of the Individuals with Disabilities Education Act, (IDEA). Under section 607(f) of IDEA, the Secretary is required, on a quarterly basis, to publish in the Federal Register a list of correspondence from the U.S. Department of Education (Department) received by individuals during the previous quarter that describes the interpretations of the Department of IDEA or the regulations that implement IDEA.

FOR FURTHER INFORMATION CONTACT:

Melisande Lee or JoLeta Reynolds. Telephone: (202) 245–7468.

If you use a telecommunications device for the deaf (TDD), you may call the Federal Relay Service (FRS) at 1–800–877–8339.

Individuals with disabilities may obtain a copy of this notice in an

alternative format (e.g., Braille, large print, audiotape, or computer diskette) on request to the contact persons listed under FOR FURTHER INFORMATION CONTACT.

SUPPLEMENTARY INFORMATION: The following list identifies correspondence from the Department issued from October 1, 2007 through December 31, 2007. Included on the list are those letters that contain interpretations of the requirements of IDEA and its implementing regulations, as well as letters and other documents that the Department believes will assist the public in understanding the requirements of the law and its regulations. The date of and topic addressed by each letter are identified, and summary information is also provided, as appropriate. To protect the privacy interests of the individual or individuals involved, personally identifiable information has been deleted, as appropriate.

Part A—General Provisions

Section 602—Definitions

Topic Addressed: Child With a Disability

• Letter dated November 28, 2007 to individual (personally identifiable information redacted), regarding criteria for making eligibility determinations under Part B of IDEA.

Part B—Assistance for Education of All Children With Disabilities

Section 612—State Eligibility

Topic Addressed: Child Find

• Letter dated December 21, 2007 to Texas Education Agency General Counsel David Anderson, Esq., clarifying that a State has no child find obligations under Part B of IDEA to children housed in a U.S. Immigration and Customs Enforcement residential facility.

Topic Addressed: Least Restrictive Environment

• Letter dated November 30, 2007 to Chapman Management Group member Tom Trigg, clarifying the placement requirements in Part B of IDEA.

Topic Addressed: Methods of Ensuring Services

• Letter dated December 20, 2007 to Indiana Department of Education Medicaid Liaison John Hill, clarifying whether school-based Medicaid billing is optional or required under IDEA. Topic Addressed: Personnel Oualifications

• Letter dated November 7, 2007 to Mountain Plains Regional Resource Center Director Dr. John Copenhaver, clarifying the relationship between the requirements regarding highly qualified teachers and the provision of extended school year services.

Topic Addressed: Prohibition on Mandatory Medication

• Letter dated October 22, 2007 to U.S. Senator James M. Inhofe regarding the application and implementation of the statutory prohibition on mandatory medication.

Section 614—Evaluations, Eligibility Determinations, Individualized Education Programs, and Educational Placements

Topic Addressed: Evaluations, Parental Consent, and Reevaluations

- Letter dated October 19, 2007 to Mountain Plains Regional Resource Center Director Dr. John Copenhaver, clarifying the application of the requirements for parent consent for initial evaluations when a response to intervention process is used for evaluating children with disabilities.
- Letter dated October 19, 2007 to Bowling Green State University Special Needs Assistant Brigitte Green-Churchwell, explaining that an evaluation under Part B of IDEA is not required before terminating a child's eligibility due to graduation from secondary school with a regular diploma or due to exceeding the age of eligibility for a free appropriate public education under State law.

Section 615—Procedural Safeguards

Topic Addressed: Independent Educational Evaluations

• Letter dated December 21, 2007 to California Attorney Nancy J. LoDolce, clarifying whether age and grade level scores, along with recommendations pertaining to specific methodologies and/or use of materials, can be included in evaluations conducted by independent educational evaluators.

Topic Addressed: Procedural Safeguards Notice

- Letter dated November 30, 2007 to Texas Education Agency Special Programs Director Kathy Clayton, regarding a State's obligation to communicate to parents the information contained in the procedural safeguards notice under Part B of IDEA.
- Letter dated November 14, 2007, to Virginia Assistant Superintendent for Special Education and Student Services

H. Douglas Cox, regarding a revision to the procedural safeguards notice model form developed by the Office of Special Education Programs.

Topic Addressed: Impartial Due Process Hearing

- Letter dated October 25, 2007 to Advocacy Center for Persons with Disabilities Education Team Manager Robert Jacobs, clarifying whether a State educational agency (SEA) may contract with another agency to hold due process hearings for the SEA and the applicable appeals process.
- Letter dated December 12, 2007 to Connecticut Attorney David Shaw, regarding State rules for hearing officer review of negotiated settlement agreements reached outside of mediation or the resolution process and enforcement of these settlement agreements.

Part C—Infants and Toddlers With Disabilities

Section 635—Requirements for a Statewide System

Topic Addressed: Complaint Resolution

• Letter dated November 28, 2007 to Connecticut Attorney Lawrence W. Berliner, regarding Part C complaint resolution procedures and clarifying that the current Part C regulations do not give an early intervention services provider an opportunity to respond to a complaint.

Other Letters That Do Not Interpret Idea but May Be of Interest to Readers

Topic Addressed: Accelerated Programs

• Dear Colleague Letter dated December 26, 2007 from the Department's Office for Civil Rights Assistant Secretary Stephanie Monroe, regarding issues in the enrollment of students with disabilities in accelerated programs such as Advanced Placement and International Baccalaureate classes or programs.

Electronic Access to This Document

You may view this document, as well as all other Department of Education documents published in the **Federal Register**, in text or Adobe Portable Document Format (PDF) on the Internet at the following site: http://www.ed.gov/news/fedregister/index.html.

To use PDF you must have Adobe Acrobat Reader, which is available free at this site. If you have questions about using PDF, call the U.S. Government Printing Office (GPO), toll-free, at 1–888–293–6498; or in the Washington, DC, area at (202) 512–1530.

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: http://www.gpoaccess.gov/nara/index.html.

(Catalog of Federal Domestic Assistance Number 84.027, Assistance to States for Education of Children with Disabilities)

Dated: March 12, 2008.

Tracy R. Justesen,

Assistant Secretary for Special Education and Rehabilitative Services.

[FR Doc. E8–5462 Filed 3–17–08; 8:45 am]

BILLING CODE 4000-01-P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

Combined Notice of Filings # 1

March 10, 2008.

Take notice that the Commission received the following electric corporate filings:

Docket Numbers: EC08–49–000. Applicants: Southaven Power, LLC; Kelson Energy III LLC.

Description: Southaven Power, LLC and Kelson Energy III LLC submit an application for order authorizing disposition of jurisdictional facilities. Filed Date: 02/26/2008.

Accession Number: 20080305–0049. Comment Date: 5 p.m. Eastern Time on Tuesday, March 18, 2008.

Docket Numbers: EC08–50–000.
Applicants: Entergy Services, Inc.;
Entergy Nuclear Generation Company;
Entergy Nuclear Fitzpatrick, LLC;
Entergy Nuclear Indian Point 2, LLC;
Entergy Nuclear Indian Point 3, LLC;
Entergy Nuclear Palisades, LLC; Entergy Nuclear Palisades, LLC; Entergy Nuclear Vermont Yankee, LLC; Entergy Power Ventures, L.P.; Entergy Nuclear Power Marketing, LLC; EWO Marketing, LP; Warren Power, LLC; EAM Nelson Holding, LLC; Entergy Power, Inc.

Description: Entergy Nuclear Generation Company et al. submit the Joint Application for authorization to acquire securities.

Filed Date: 03/04/2008. Accession Number: 20080306–0017. Comment Date: 5 p.m. Eastern Time on Tuesday, March 25, 2008.

Docket Numbers: EC08–51–000.
Applicants: IPP Energy LLC; Standard Binghamton LLC.

Description: Standard Binghamton LLC et al. submits a Joint Application for Authorization under section 203 of the Federal Power Act.

Filed Date: 03/04/2008. Accession Number: 20080306–0030. Comment Date: 5 p.m. Eastern Time on Tuesday, March 25, 2008. Take notice that the Commission received the following exempt wholesale generator filings:

Docket Numbers: EG08–48–000. Applicants: Standard Binghamton LLC.

Description: Standard Binghamton LLC submits a notice of self-certification of exempt wholesale generator status under EG08–48.

Filed Date: 03/04/2008.

Accession Number: 20080306–0026. Comment Date: 5 p.m. Eastern Time on Tuesday, March 25, 2008.

Take notice that the Commission received the following electric rate filings:

Docket Numbers: ER96–1088–046; ER02–2199–011; ER03–54–011; ER03– 56–011; ER01–1114–012; ER97–2758– 019.

Applicants: WPS Energy Services, Inc.; WPS Empire State, Inc.; WPS Beaver Falls Generation, Inc.; WPS Syracuse Generation, LLC; WPS Westwood Generation, DDC; Advantage Energy, Inc.

Description: Application by Integrys Northeast Companies for Category 1 Status and Alternatives Request for Category 2 Exempt pursuant to Paragraph 868 or Order 697 re WPS Energy Services Inc et al.

Filed Date: 02/29/2008.

Accession Number: 20080306–0016. Comment Date: 5 p.m. Eastern Time on Friday, March 21, 2008.

 $\begin{array}{c} Docket\ Numbers: ER03-478-021;\\ ER08-387-003;\ ER06-200-014;\ ER07-254-006;\ ER03-1326-014;\ ER07-460-005;\ ER05-534-015;\ ER05-365-015;\\ ER05-1262-014;\ ER06-1093-010;\\ ER03-296-017;\ ER01-3121-016;\ ER02-418-015;\ ER03-416-018;\ ER05-332-015;\ ER07-287-008;\ ER07-242-008;\\ ER03-951-017;\ ER04-94-015;\ ER02-417-015;\ ER07-1378-005;\ ER05-1146-015;\ ER05-481-015;\ ER07-240-009;\\ ER07-195-006;\ ER02-2085-010. \end{array}$

Applicants: PPM Energy; Atlantic Renewables Projects II LLC; Big Horn Wind Project LLC; Casselman Windpower, LLC; Colorado Green Holdings, LLC; Dillon Wind LLC; Eastern Desert Power LLC; Elk River Windfarm LLC; Flat Rock Windpower LLC; Flat Rock Windpower II LLC; Flying Cloud Power Partners, LLC; Klamath Energy LLC; Klamath Generation LLC; Klondike Wind Power LLC; Klondike Wind Power II LLC; Klondike Wind Power III LLC; MinnDakota Wind LLC; Moraine Wind LLC; Mountain View Power Partners III, LLC; Phoenix Wind Power LLC; Providence Heights Wind, LLC; Shiloh I Wind Project, LLC; Trimont Wind I LLC; Twin Buttes Wind LLC; Locust

Ridge Wind Farm, LLC; Northern Iowa Windpower II, LLC.

Description: PPM Energy Inc et al. notify FERC of a change in status resulting from the completion of the transaction authorized by FERC in its order issued on 1/24/08.

Filed Date: 02/28/2008.

Accession Number: 20080306–0018. Comment Date: 5 p.m. Eastern Time on Thursday, March 20, 2008.

Docket Numbers: ER03–478–022; ER08–387–004; ER06–200–015; ER07– 254–007; ER03–1326–015; ER07–460– 006; ER05–534–016; ER05–365–016; ER05–1262–015; ER06–1093–011; ER03–296–018; ER01–3121–017; ER02– 418–016; ER03–416–019; ER05–332– 016; ER07–287–009; ER07–242–009; ER03–951–018; ER04–94–016; ER02– 417–016; ER07–1378–006; ER05–1146– 016; ER05–481–016; ER07–240–010; ER07–195–007; ER02–2085–011.

Applicants: PPM Energy; Atlantic Renewables Projects II LLC; Big Horn Wind Project LLC; Casselman Windpower, LLC; Colorado Green Holdings, LLC; Dillon Wind LLC; Eastern Desert Power LLC; Elk River Windfarm LLC; Flat Rock Windpower LLC; Flat Rock Windpower II LLC; Flying Cloud Power Partners, LLC; Klamath Energy LLC; Klamath Generation LLC; Klondike Wind Power LLC; Klondike Wind Power II LLC: Klondike Wind Power III LLC: MinnDakota Wind LLC; Moraine Wind LLC; Mountain View Power Partners III, LLC; Phoenix Wind Power LLC; Providence Heights Wind, LLC; Shiloh I Wind Project, LLC; Trimont Wind I LLC; Twin Buttes Wind LLC; Locust Ridge Wind Farm, LLC; Northern Iowa Windpower II, LLC.

Description: The Iberdrola Companies submit a Notice of Change with respect to the acquisition of an interest in MinnDakota Wind LLC that they inadvertently failed to file with the 10/25/07 et al. submittals.

Filed Date: 03/03/2008.

Accession Number: 20080306–0019. Comment Date: 5 p.m. Eastern Time on Monday, March 24, 2008.

Docket Numbers: ER03–1094–003; ER07–955–001.

Applicants: Southern California Edison Company.

Description: Southern California Edison Co submits workpapers showing the monthly amounts paid, revenue receipt dates and the monthly interest calculations for each month re its Refund Report.

Filed Date: 03/04/2008. Accession Number: 20080307–0083. Comment Date: 5 p.m. Eastern Time on Tuesday, March 25, 2008.