from the United States to Mexico as a power marketer. Photovoltaic does not own any electric transmission facilities nor does it hold a franchised service area. The electric energy which SEP proposes to export to Mexico would be surplus energy purchased from electric utilities, Federal power marketing agencies, and other entities within the United States.

Photovoltaic proposes to export electric energy to Mexico and to arrange for the delivery of those exports over the international transmission facilities presently owned by AEP Texas Central, El Paso Electric Company, Central Power & Light Company, San Diego Gas & Electric Company, Sharyland Utilities, and Comision Federal de Electricidad, the national electric utility of Mexico.

The construction, operation, maintenance, and connection of each of the international transmission facilities to be utilized by Photovoltaic was previously authorized by a Presidential permit issued pursuant to Executive Order 10485, as amended.

Procedural Matters: Any person desiring to become a party to these proceedings or to be heard by filing comments or protests to this application should file a petition to intervene, comment, or protest at the address provided above in accordance with §§ 385.211 or 385.214 of the Federal Energy Regulatory Commission's Rules of Practice and Procedures (18 CFR 385.211, 385.214). Fifteen copies of each comment, petition, and protest should be filed with DOE on or before the dates listed above.

All filings in this proceeding should be clearly marked with Docket No. EA– 341. Additional copies are to be filed directly with Francisco Bunt, CEO, 3504 Santa Idalia, Mission, TX 78572.

A final decision will be made on this application after the environmental impacts have been evaluated pursuant to the National Environmental Policy Act of 1969, and a determination is made by DOE that the proposed action will not adversely 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 http://oe.energy.gov/permits.htm, or by e-mailing Odessa Hopkins at odessa.hopkins@hq.doe.gov.

Issued in Washington, DC, on June 10, 2008.

## Anthony J. Como,

Director, Permitting and Siting, Office of Electricity Delivery and Energy Reliability. [FR Doc. E8–13347 Filed 6–12–08; 8:45 am] BILLING CODE 6450–01–P

### **DEPARTMENT OF ENERGY**

## Federal Energy Regulatory Commission

[Docket No. CP08-409-000; PF08-1-000]

# Orbit Gas Storage, Inc.; Notice of Application

June 5, 2008.

Take notice that on May 23, 2008, Orbit Gas Storage, Inc. (OGS), 600 Barret Boulevard, Henderson, Kentucky 42420, filed in the above referenced docket an application pursuant to section 7(c) of the Natural Gas Act (NGA), and Parts 157 and 284 of the Commission's regulations for an order granting a certificate of public convenience to construct and operate a new underground gas storage facility in Hopkins County, Kentucky. Referred to as the Kentucky Energy Hub Project (Project), OGS states that the Project will involve the conversion of the depleted White Plains Gas Field to natural gas storage and the construction of an approximately 22-mile pipeline header, compressor station, and related facilities. OGS asserts that the Project will have a total storage capacity of approximately 13.0 billion cubic feet (Bcf), comprised of approximately 5.0 Bcf of working gas and 8.0 Bcf of cushion gas. OGS claims that it will be capable of delivering and injecting natural gas at the rate of approximately 100 million standard cubic feet per day (MMscf/d). OGS avers that the Project will interconnect with the interstate pipeline system of ANR Pipeline Company (ANR) near Rabbit Ridge, Kentucky. OGS is also requesting authorization to provide open-access firm and interruptible storage services in interstate commerce at market-based rates under 18 CFR Park 284, Subpart G; and to undertake the limited construction and operation activities permitted under 18 CFR Part 157, Subpart F, all as more fully set forth in the application which is on file with the Commission and open to public inspection. The filing may also be viewed on the Web at http:// www.ferc.gov using the "eLibrary" link. Enter the docket number excluding the last three digits in the docket number field to access the document. For assistance, please contact FERC Online

Support at FERCOnlineSupport@ferc.gov or toll free at (866) 208–3676, or TTY, contact (202) 502–8659.

Any questions concerning this application may be directed to Douglas F. John, John & Hengerer, 1730 Rhode Island Avenue, NW., Suite 600, Washington, DC 20036–3116, at (202) 429–8800, or by facsimile at (202) 429–8805, or djohn@jhenergy.com.

On October 3, 2007, the Commission staff granted OGS's request to utilize the Pre-Filing process and assigned Docket No. PF08–1–000 to staff activities involving the proposed Project. Now, as of the filing of the May 23, 2008 application, the Pre-Filing Process for this project has ended. From this time forward, this proceeding will be conducted in Docket No. CP08–409–000 as noted in the caption of this Notice.

Pursuant to section 157.9 of the Commission's rules, 18 CFR 157.9, within 90 days of this Notice the Commission staff will either: Complete its environmental assessment (EA) and place it into the Commission's public record (eLibrary) for this proceeding; or issue a Notice of Schedule for Environmental Review. If a Notice of Schedule for Environmental Review is issued, it will indicate, among other milestones, the anticipated date for the Commission staff's issuance of the final environmental impact statement (FEIS) or EA for this proposal. The filing of the EA in the Commission's public record for this proceeding or the issuance of a Notice of Schedule for Environmental Review will serve to notify federal and state agencies of the timing for the completion of all necessary reviews, and the subsequent need to complete all federal authorizations within 90 days of the date of issuance of the Commission staff's FEIS or EA.

There are two ways to become involved in the Commission's review of this project. First, any person wishing to obtain legal status by becoming a party to the proceedings for this project should, on or before the comment date stated below, file with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, a motion to intervene in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.214 or 385.211) and the Regulations under the NGA (18 CFR 157.10). A person obtaining party status will be placed on the service list maintained by the Secretary of the Commission and will receive copies of all documents filed by the applicant and by all other parties. A party must submit 14 copies of filings made with the Commission and must mail a copy to

the applicant and to every other party in the proceeding. Only parties to the proceeding can ask for court review of Commission orders in the proceeding.

However, a person does not have to intervene in order to have comments considered. The second way to participate is by filing with the Secretary of the Commission, as soon as possible, an original and two copies of comments in support of or in opposition to this project. The Commission will consider these comments in determining the appropriate action to be taken, but the filing of a comment alone will not serve to make the filer a party to the proceeding. The Commission's rules require that persons filing comments in opposition to the project provide copies of their protests only to the party or parties directly involved in the protest.

Persons who wish to comment only on the environmental review of this project should submit an original and two copies of their comments to the Secretary of the Commission. Environmental commentors will be placed on the Commission's environmental mailing list, will receive copies of the environmental documents, and will be notified of meetings associated with the Commission's environmental review process. Environmental commentors will not be required to serve copies of filed documents on all other parties. However, the non-party commentors will not receive copies of all documents filed by other parties or issued by the Commission (except for the mailing of environmental documents issued by the Commission) and will not have the right to seek court review of the Commission's final order.

The Commission strongly encourages electronic filings of comments, protests and interventions in lieu of paper using the "eFiling" link at http://www.ferc.gov. Persons unable to file electronically should submit an original and 14 copies of the protest or intervention to the Federal Energy regulatory Commission, 888 First Street, NE., Washington, DC 20426.

This filing is accessible on-line at <a href="http://www.ferc.gov">http://www.ferc.gov</a>, using the "eLibrary" link and is available for review in the Commission's Public Reference Room in Washington, DC. There is an "eSubscription" link on the Web site that enables subscribers to receive e-mail notification when a document is added to a subscribed docket(s). For assistance with any FERC Online service, please e-mail <a href="ferc.gov">FERCOnlineSupport@ferc.gov</a>, or call (866) 208–3676 (toll free). For TTY, call (202) 502–8659.

Comment Date: June 26, 2008.

### Kimberly D. Bose,

Secretary.

[FR Doc. E8–13256 Filed 6–12–08; 8:45 am]

### **DEPARTMENT OF ENERGY**

## Federal Energy Regulatory Commission

[Docket Nos. EL08-66-000, etc.]

# Ashland Windfarm, LLC, et al.; Notice of Filing

June 5, 2008.

## **Notice of Filing**

	Docket Nos.
Ashland Windfarm, LLC	EL08-66-000
Asian Children Support, Inc. Bangladesh Children Sup-	QF08-475-001
port, IncBobilli Blind School Sup-	QF08-476-001
port, Inc	QF08-477-001
Brandon Windfarm, LLC	QF08-478-001
BT, LLC (Unit 1)	QF08-479-001
BT, LLC (Unit II)	QF08-480-001
Burmese Children Support,	OF00 404 004
Inc	QF08-481-001
Elsinore Wind, LLC	QF08-482-001
G. McNeilus, LLC (Unit I)	QF08-483-001
G. McNeilus, LLC (Unit II)	QF08-484-001 QF08-486-001
GarMar Foundation (Unit I)	
GarMar Foundation (Unit II) GarMar Wind I, LLC (Unit I)	QF08-487-001 QF08-488-001
GarMar Wind, I LLC (Unit	QF06-466-00
	QF08-489-001
II) GarMar Wind, I LLC (Unit	Q1 00-409-00
III)	QF08-491-001
GarWind, LLC	QF08-490-001
GM, LLC (Unit I)	QF08-492-001
GM, LLC (Unit II)	QF08-493-001
GM, LLC (Unit III)	QF08-494-001
Grant Windfarm, LLC	QF08-563-001
Henslin Creek Windfarm,	
LLC	QF08-495-001 QF08-496-001
Indian Children Support, Inc	QF08-495-001 QF08-497-001
K&K Wind Enterprises, LLC McNeilus Windfarm, LLC	QF06-497-00
(Unit I)	QF08-498-001
McNeilus Windfarm, LLC	
(Unit II)	QF08-499-001
Rose Creek Wind, LLC	QF08-500-001
Salvadoran Children Sup-	
port	QF08-501-001
SF Wind Enterprises, LLC	QF08-502-001
SG, LLC	QF08-503-001
Triton Windfarm, LLC	QF08-504-001
Wasioja Wind, LLCWilhelm Wind, LLC	QF08-505-001
Wilhelm Wind, LLC	QF08-506-001
Zumbro Windfarm, LLC	QF08-507-001
GM Transmission, LLC	QF08-508-001

Take notice that on May 29, 2008, Ashland Windfarm, et al., filed a petition for declaratory order for a limited waiver from the qualifying facility filing requirements of section 292.203(a)(3) of the Commission's regulations for the period from April 15, 2006 to April 11, 2008 and May 15, 2008, with respect to GM, LLC (Unit III).

Any person desiring to intervene or to protest this filing must file in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211, 385.214). 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 notice of intervention or motion to intervene, as appropriate. Such notices, motions, or protests must be filed on or before the comment date. On or before the comment date, it is not necessary to serve motions to intervene or protests on persons other than the Applicant.

The Commission encourages electronic submission of protests and interventions in lieu of paper using the "eFiling" link at http://www.ferc.gov. Persons unable to file electronically should submit an original and 14 copies of the protest or intervention to the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426

This filing is accessible on-line at http://www.ferc.gov, using the "eLibrary" link and is available for review in the Commission's Public Reference Room in Washington, DC. There is an "eSubscription" link on the Web site that enables subscribers to receive e-mail notification when a document is added to a subscribed docket(s). For assistance with any FERC Online service, please e-mail FERCOnlineSupport@ferc.gov, or call (866) 208–3676 (toll free). For TTY, call (202) 502–8659.

Comment Date: 5 p.m. Eastern Time on June 30, 2008.

## Kimberly D. Bose,

Secretary.

[FR Doc. E8–13254 Filed 6–12–08; 8:45 am]

BILLING CODE 6717–01–P

## **DEPARTMENT OF ENERGY**

# Federal Energy Regulatory Commission

[Docket No. CP08-414-000]

### Southern Natural Gas Company; Notice of Request Under Blanket Authorization

June 5, 2008.

Take notice that on June 2, 2008, Southern Natural Gas Company ("Southern"), Post Office Box 2563, Birmingham, Alabama 35202–2563,