(2) To successfully develop products and ecosystems that make a major impact on learners' education outcomes, teams will need a variety of supports. IES may require support from private industry in areas such as providing consultation and coaching to teams, convening potential partners for research and scaling.

(a) What would an ideal team look like to maximize the likelihood of success? For example, what role would researchers, education agencies (at the state or local level), and private companies play in the team?

(b) How can we ensure community

engagement and input?

(c) What kind of experience does your organization have with supporting ARPA-style R&D efforts, especially those related to the education sciences? What case studies can you share from your experience?

(d) Particularly in the areas of fair, open, and transparent research and data privacy and security, what kind of programing or resources would you recommend providing teams?

(3) With a focus on developing quickturn around, high-reward and scalable solutions, what would you propose are the core activities and/or benchmarks for success for a project in each of the phases? What examples can you provide around past successes in social science domains or specifically related to education R&D?

(4) Could you provide any estimates of the costs, assets, and contributions required for a team to successfully

complete each phase?

(5) As a part of this effort, IES may seek support in establishing a technical working group (TWG) to inform the activities that will guide research teams for the S2S competition. If we were to establish a TWG related to the S2S competition, what kind of expertise would you propose is essential to a TWG in this area? Are there specific organizations or individuals that you suggest be included in the TWG?

program contact person listed under FOR FURTHER INFORMATION CONTACT, individuals with disabilities can obtain this document in an accessible format. The Department will provide the requestor with an accessible format that may include Rich Text Format (RTF) or text format (txt), a thumb drive, an MP3 file, braille, large print, audiotape, or compact disc, or other accessible format.

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Mark Schneider,

Director, Institute of Education Sciences.
[FR Doc. 2023–22482 Filed 10–11–23; 8:45 am]
BILLING CODE 4000–01–P

DEPARTMENT OF ENERGY

[GDO Docket No. EA-345-C]

Application for Renewal of Authorization To Export Electric Energy; New Brunswick Energy Marketing Corporation

AGENCY: Grid Deployment Office, Department of Energy.

ACTION: Notice of application.

SUMMARY: New Brunswick Energy Marketing Corporation (the Applicant or NBEMC) has applied for renewed authorization to transmit electric energy from the United States to Canada pursuant to the Federal Power Act.

DATES: Comments, protests, or motions to intervene must be submitted on or before November 13, 2023.

ADDRESSES: Comments, protests, motions to intervene, or requests for more information should be addressed by electronic mail to *Electricity.Exports@hq.doe.gov*.

FOR FURTHER INFORMATION CONTACT:

Christina Gomer, (240) 474–2403, electricity.exports@hq.doe.gov.

SUPPLEMENTARY INFORMATION: The United States Department of Energy (DOE) regulates electricity exports from the United States to foreign countries in accordance with section 202(e) of the Federal Power Act (FPA) (16 U.S.C. 824a(e)) and regulations thereunder (10 CFR 205.300 et seq.). Sections 301(b) and 402(f) of the DOE Organization Act (42 U.S.C. 7151(b) and 7172(f)) transferred this regulatory authority, previously exercised by the now-defunct Federal Power Commission, to DOE.

Section 202(e) of the FPA provides that an entity which seeks to export

electricity must obtain an order from DOE authorizing that export. (16 U.S.C. 824a(e)). On April 10, 2023, the authority to issue such orders was delegated to the DOE's Grid Deployment Office (GDO) by Delegation Order No. S1–DEL–S3–2023 and Redelegation Order No. S3–DEL–GD1–2023.

On December 5, 2008, DOE issued Order No. EA–345, authorizing NBEMC (f/k/a New Brunswick Power Generation Corporation) to transmit electric energy from the United States to Canada as a power marketer. This authority was renewed on December 6, 2013, (Order No. EA–345–A) and on December 5, 2018 (Order No. EA–345–B). On August 23, 2023, NBEMC filed an application with DOE (Application or App) for renewal of their export authority for an additional five-year term. App at 2.

In its Application, NBEMC states that it will purchase power to be exported to Canada from electric utilities in the U.S., federal power marketing agencies, qualifying cogeneration and small power production facilities, independent power producers, and other sellers. App. at 5. NBEMC notes it "does not own any electric generation or transmission facilities and, as a power marketer, does not hold a franchise or service territory or native load obligation." Id. at 6. NBEMC also states it is not affiliated with an entity that holds a franchise or service territory in the U.S., and "[t]hus, NBEMC has no transmission 'system' of its own on which its exports of power could have a reliability or stability impact." Id. NBEMC asserts DOE has recognized that power purchased by a power marketer is surplus to the needs of the selling entities, and exports of electricity under such circumstances would not impair the sufficiency of electric supply within the U.S. Id. at 7.

The existing international transmission facilities to be utilized by the Applicant have been previously authorized by Presidential permits issued pursuant to Executive Order 10485, as amended, and are appropriate for open access transmission by third parties. See App. at Exhibit C.

Procedural Matters: Any person desiring to be heard in this proceeding should file a comment or protest to the Application at Electricity.Exports@hq.doe.gov. Protests should be filed in accordance with Rule 211 of FERC's Rules of Practice and Procedure (18 CFR 385.211). Any person desiring to become a party to this proceeding should file a motion to intervene at Electricity.Exports@hq.doe.gov in accordance with FERC Rule 214 (18 CFR 385.214).

Comments and other filings concerning NBEMC's Application should be clearly marked with GDO Docket No. EA-345-C. Additional copies are to be provided directly to Tyler S. Johnson, Bracewell LLP, 701 5th Avenue, Suite 3400, Seattle, Washington 98104, tyler.johnson@ bracewell.com; Josh R. Robichaud, Bracewell LLP, 2001 M Street NW, Suite 900, Washington, DC 20036, Josh.robichaud@bracewell.com; Tracey L. Bradley, Bracewell LLP, 2001 M Street NW, Suite 900, Washington, DC 20036, tracey.bradley@bracewell.com; and John S. Bird, New Brunswick Energy Marketing Corporation, 515 King Street, 2nd Floor, P.O. Box 2040, Fredericton, New Brunswick, Canada E3B 5G4, jbird@nbpower.com.

A final decision will be made on the requested authorization after the environmental impacts have been evaluated pursuant to DOE's National Environmental Policy Act Implementing Procedures (10 CFR part 1021) and after DOE evaluates whether the proposed action will have an adverse impact on the sufficiency of supply or reliability of the United States electric power supply system.

Copies of this Application will be made available, upon request, by accessing the program website at www.energy.gov/gdo/pending-applications-0 or by emailing Electricity.Exports@hq.doe.gov.

Signing Authority

This document of the Department of Energy was signed on October 6, 2023, by Maria Robinson, Director, Grid Deployment Office, pursuant to delegated authority from the Secretary of Energy. That document with the original signature and date is maintained by DOE. For administrative purposes only, and in compliance with requirements of the Office of the Federal Register, the undersigned DOE Federal Register Liaison Officer has been authorized to sign and submit the document in electronic format for publication, as an official document of the Department of Energy. This administrative process in no way alters the legal effect of this document upon publication in the **Federal Register**.

Signed in Washington, DC, on October 6, 2023.

Treena V. Garrett,

Federal Register Liaison Officer, U.S. Department of Energy.

[FR Doc. 2023–22597 Filed 10–11–23; 8:45 am]

BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

[GDO Docket No. EA-461-A]

Application for Renewal of Authorization To Export Electric Energy; Saavi Energy Solutions, LLC

AGENCY: Grid Deployment Office, Department of Energy.

ACTION: Notice of application.

SUMMARY: Saavi Energy Solutions, LLC (the Applicant or Saavi Energy Solutions) has applied for renewed authorization to transmit electric energy from the United States to Mexico pursuant to the Federal Power Act.

DATES: Comments, protests, or motions to intervene must be submitted on or before November 13, 2023.

ADDRESSES: Comments, protests, motions to intervene, or requests for more information should be addressed by electronic mail to *Electricity.Exports@hq.doe.gov*.

FOR FURTHER INFORMATION CONTACT:

Christina Gomer, (240) 474–2403, electricity.exports@hq.doe.gov.

SUPPLEMENTARY INFORMATION: The United States Department of Energy (DOE) regulates electricity exports from the United States to foreign countries in accordance with section 202(e) of the Federal Power Act (FPA) (16 U.S.C. 824a(e)) and regulations thereunder (10 CFR 205.300 et seq.). Sections 301(b) and 402(f) of the DOE Organization Act (42 U.S.C. 7151(b) and 7172(f)) transferred this regulatory authority, previously exercised by the nowdefunct Federal Power Commission, to DOE.

Section 202(e) of the FPA provides that an entity which seeks to export electricity must obtain an order from DOE authorizing that export. (16 U.S.C. 824a(e)). On April 10, 2023, the authority to issue such orders was delegated to the DOE's Grid Deployment Office (GDO) by Delegation Order No. S1–DEL–S3–2023 and Redelegation Order No. S3–DEL–GD1–2023.

On November 19, 2018, DOE issued Order No. EA-461 authorizing Saavi Energy Solutions to transmit electric energy from the United States to Mexico as a power marketer. On August 18, 2023, Saavi Energy Solutions filed an application with DOE (Application or App.) for renewal of their export authority for an additional five-year term. App. at 1.

In its Application, Saavi Energy Solutions states that it "does not own any electric generation or transmission facilities and, as a power marketer, does not hold a franchise or service territory or native load obligation." App. at 5. Moreover, the Applicant notes that none of its "affiliates owns any electric transmission facilities other than the limited and discrete interconnection facilities described [in its Application], and Saavi Energy Solutions is not affiliated with an entity that holds a franchise or service territory." Id. Saavi Energy Solutions represents that it will "export electricity purchased from electric utilities, qualifying small power production facilities, cogeneration facilities, federal power marketing agencies, and other sellers as those terms are defined in Sections 3(22), (17), (18) and (19) of the FPA." Id. Saavi Energy Solutions asserts DOE has recognized that power purchased by a power marketer is, by definition, surplus to the needs of the selling entities and with no native load obligations, the power marketer is free to sell its power portfolio on the open market domestically or as an export. Thus, the Applicant notes DOE has previously determined an export of electricity occurring under such circumstances will not impair the sufficiency of electric supply within the U.S. App. at 5-6.

The existing international transmission facilities to be utilized by the Applicant have been previously authorized by Presidential permits issued pursuant to Executive Order 10485, as amended, and are appropriate for open access transmission by third parties. *See* App. at Exhibit C.

Procedural Matters: Any person desiring to be heard in this proceeding should file a comment or protest to the Application at Electricity.Exports@ hq.doe.gov. Protests should be filed in accordance with Rule 211 of FERC's Rules of Practice and Procedure (18 CFR 385.211). Any person desiring to become a party to this proceeding should file a motion to intervene at Electricity.Exports@hq.doe.gov in accordance with FERC Rule 214 (18 CFR 385.214).

Comments and other filings concerning Saavi Energy Solutions' Application should be clearly marked with GDO Docket No. EA-461-A. Additional copies are to be provided directly to Daniel Delgado and Liliana Gonzalez, Saavi Energy Solutions, LLC, 24 Greenway Plaza, Suite 1205, Houston, Texas 77046, daniel.delgado@ saavienergia.com, Liliana.gonzalez@ saavienergia.com, and mexcommgrp@ saavienergia.com, and Joshua R. Robichaud and Stephen C. Wald, Bracewell LLP, 2001 M Street NW, Suite 900, Washington, DC 20036, josh.robichaud@bracewell.com and stephen.wald@bracewell.com.