

302(a) of the Department of Energy (DOE) Organization Act, 42 U.S.C. 7152(a). This act transferred to and vested in the Secretary of Energy (Secretary) the power marketing functions of the Secretary of the Department of the Interior and the Bureau of Reclamation under the Reclamation Act of 1902, ch. 1093, 32 Stat. 388, as amended and supplemented by subsequent enactments, particularly section 9(c) of the Reclamation Project Act of 1939, 43 U.S.C. 485h(c), and other acts that specifically apply to the project system involved.

By Delegation Order No. 00-0037.00 approved December 6, 2001, the Secretary delegated: (1) The authority to develop long-term power and transmission rates on a non-exclusive basis to Western's Administrator; (2) the authority to confirm, approve, and place such rates into effect on an interim basis to the Deputy Secretary; and (3) the authority to confirm, approve, and place into effect on a final basis, to remand, or to disapprove such rates to the Federal Energy Regulatory Commission (FERC). This rate extension is issued following the Delegation Order and the DOE rate extension procedures at 10 CFR part 903.23(b).

Background

The Deputy Secretary approved the existing Rate Schedules L-NT1, L-FPT1, L-NFPT1, L-AS1, L-AS2, L-AS3, L-AS4, L-AS5, and L-AS6 on March 23, 1998 (Rate Order No. WAPA-80, 63 FR 16778, April 6, 1998). FERC confirmed and approved the formula rate schedules for Rate Order No. WAPA-80 on July 21, 1998, under FERC Docket No. EF98-5181-000 (at 84 FERC ¶ 61,066). The existing formula rates became effective on April 1, 1998, and are approved through March 31, 2003.

Subsequently, Rate Schedule L-AS4, Energy Imbalance Service, was revised and approved by the Secretary on May 30, 2002 (Rate Order No. WAPA-97, 67 FR 39970, June 11, 2002). Rate Order No. WAPA-97 became effective July 1, 2002, and is approved through March 31, 2003. FERC confirmed and approved the formula rate schedule for Energy Imbalance Service on February 3, 2003 (Docket No. EF02-5181-000).

Discussion

On March 31, 2003, Western's LAP Transmission and Ancillary Service rates and the Energy Imbalance Service rate expire. Western's existing formula rate schedules, which are recalculated annually, will sufficiently recover project expenses (including interest) and capital requirements through the

extension period. Western is seeking this extension to provide more time for the evaluation of new rates for ancillary services, particularly energy imbalance and regulation, and to provide a concurrent public process and rate approval period for new rates for firm electric service, transmission service, and ancillary services.

The process will take several months to complete because of the complex issues Western and its interested public must address. It will also offer opportunities for public information and comment forums.

For these reasons, Western seeks to extend existing Rate Schedules L-NT1, L-FPT1, L-NFPT1, L-AS1, L-AS2, L-AS3, L-AS4, L-AS5, and L-AS6 under 10 CFR 903.23(b) through March 31, 2004.

Order

In view of the above and under the authority delegated to me by the Secretary, I hereby extend the existing Rate Schedules L-NT1, L-FPT1, L-NFPT1, L-AS1, L-AS2, L-AS3, L-AS4, L-AS5, and L-AS6 for LAP Transmission and Ancillary services from April 1, 2003, through March 31, 2004.

Dated: March 20, 2003.

Kyle E. McSlarrow,

Deputy Secretary.

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ENVIRONMENTAL PROTECTION AGENCY

[FRL-7476-8]

Request for Applications for the National Environmental Education Advisory Council

SUMMARY: Section 9 (a) and (b) of the National Environmental Education Act of 1990 (Pub. L. 101-619) mandates a National Environmental Education Advisory Council. The Advisory Council provides advice, consults with, and makes recommendations to the Administrator of the U.S. Environmental Protection Agency (EPA) on matters relating to the activities, functions, and policies of EPA under the Act. EPA is requesting nominations of candidates for membership on the Council. The Act requires that the Council be comprised of eleven (11) members appointed by the Administrator of EPA. Members represent a balance of perspectives, professional qualifications, and experience. The Act specifies that members must represent the following:

- Primary and secondary education (one of whom shall be a classroom teacher)—two members;
- Colleges and universities—two members; Not-for-profit organizations involved in environmental education—two members;
- State departments of education and natural resources—two members;
- Business and industry—two members;
- Senior Americans—one member.

Members are chosen to represent various geographic regions of the country, and the Council strives for a diverse representation. The professional backgrounds of Council members should include education, science, policy, or other appropriate disciplines. Each member of the Council shall hold office for a one (1) to three (3) year period. Members are expected to participate in up to two (2) meetings per year and monthly or more conference calls per year. Members of the Council shall receive compensation and allowances, including travel expenses, at a rate fixed by the Administrator. There are currently three (3) vacancies on the Advisory Council that must be filled:

- Business and Industry—one vacancy (2003-2006);
- Non-Profit Organization—one vacancy (2003-2005);
- Senior American—one vacancy (2003-2005).

Additionally, there will be three (3) vacancies on the Advisory Council beginning in June 2003 that must be filled:

- Business and Industry—one vacancy (2003-2005);
- Primary and Secondary Education—one vacancy (2003-2006);
- State Department of Natural Resources—one vacancy (2003-2006).

EPA particularly seeks candidates with demonstrated experience and/or knowledge in any of the following environmental education issue areas:

- Integrating environmental education into state and local education reform and improvement;
- State, local and tribal level capacity building;
- Cross-sector partnerships; leveraging resources for environmental education;
- Design and implementation of environmental education research;
- Professional development for teachers and other education professionals; and
- Targeting under-represented audiences, including low-income and multi-cultural audiences, senior citizens, and other adults.

Additional Considerations:

The Council is looking for individuals who demonstrate the following:

- Ability to make the time commitment;
- Strong leadership skills;
- Strong analytical and writing skills;
- Ability to stand apart and evaluate programs in an unbiased fashion;
- Team players;
- Conviction to follow-through and to meet deadlines;
- Ability to review items on short notice.

DATES: Applications to fill all of the identified vacancies on the Council for 2003 must be submitted no later than July 1, 2003. The application must include the following:

- Name/address/phone/e-mail of applicant;
- 1–2 page resume (Please detail environmental education experience.);
- Two (2) letters of support for the applicant;
- One (1) page statement by the applicant on his/her personal perspective on environmental education. This must not exceed one (1) page.

Please note that meetings will be held subject to availability of funds.

ADDRESSES: Submit nominations to Ginger Potter, Designated Federal Official, Office of Environmental Education, Office of Public Affairs (1704A), U.S. EPA, 1200 Pennsylvania Ave., NW., Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT: Ginger Potter at the above address, or call (202) 564–0453; E-mail address: potter.ginger@epa.gov.

SUPPLEMENTARY INFORMATION: The Council provides the Administrator with advice and recommendations on EPA implementation of the National Environmental Education Act. In general, the Act is designed to increase public understanding of environmental issues and problems, and to improve the training of environmental education professionals. EPA will achieve these goals, in part, by awarding grants and/or establishing partnerships with other Federal agencies, state and local education and natural resource agencies, not-for-profit organizations, universities, and the private sector to encourage and support environmental education and training programs. The Council is also responsible for preparing a national biennial report to Congress that will describe and assess the extent and quality of environmental education, discuss major obstacles to improving environmental education, and identify the skill, education, and training needs for environmental professionals.

Dated: March 27, 2003.

CeCe Kremer,

Deputy Associate Administrator, Office of Public Affairs.

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ENVIRONMENTAL PROTECTION AGENCY

[FRL–7476–9]

Notice of Disclosure of Confidential Business Information Obtained Under the Comprehensive Environmental Response, Compensation and Liability Act to EPA Contractors Booz Allen Hamilton, Incorporated and ASRC Aerospace Corporation

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice; request for comment.

SUMMARY: EPA hereby complies with the requirements of 40 CFR 2.301(h) for authorization to disclose to its contractor, Booz Allen Hamilton, Incorporated (“Booz Allen Hamilton, Incorporated”), of McLean, Virginia, Superfund confidential business information (“CBI”) which has been submitted to EPA Region 1, Office of Site Remediation and Restoration, Search and Cost Recovery Section, Booz Allen Hamilton, Incorporated principal offices are located at 8283 Greensboro Drive, McLean, VA 20770, and ASRC Aerospace Corporation (hereinafter “ASRC Aerospace Corporation”), of Greenbelt, Maryland, Superfund confidential business information (“CBI”) which has been submitted to EPA Region 1, Office of Site Remediation and Restoration, Search and Cost Recovery Section, ASRC Aerospace Corporation’s principal offices are located at 6301 Ivy Lane, Suite 300, Greenbelt, Maryland 20770.

DATES: Comments are due by April 17, 2003.

ADDRESSES: Comments should be submitted to Patricia M. Inglis, Office of Site Remediation and Restoration, U.S. Environmental Protection Agency, One Congress Street, Suite 1100, Boston, MA 02114–2023.

FOR FURTHER INFORMATION CONTACT: Patricia M. Inglis at (617) 918–1413.

SUPPLEMENTARY INFORMATION:

Notice of Required Determines, Contract Provisions and Opportunity to Comment

A. Booz Allen Hamilton, Incorporated

The Comprehensive Environmental Response, Compensation and Liability Act of 1980 (“CERCLA”), as amended,

(commonly known as “Superfund”) requires the establishment of an administrative record upon which the President shall base the selection of a response action. CERCLA also requires the maintenance of many other records, including those relevant to cost recovery. EPA has entered into a contract, No. R16800391 with A. Booz Allen Hamilton, Incorporated for management of these records. EPA Region 1 has determined that disclosure of CBI to Booz Allen Hamilton, Incorporated employees is necessary in order that Booz Allen Hamilton, Incorporated may carry out the work required by that contract with EPA. The contract complies with all requirements of 40 CFR 2.301(h)(2)(ii). EPA Region 1 will require that each Booz Allen Hamilton, Incorporated employee sign a written agreement that he or she (1) will use the information only for the purpose of carrying out the work required by the contract, (2) shall refrain from disclosing the information to anyone other than EPA without the prior written approval of each affected business or of an EPA legal office, and (3) shall return to EPA all copies of the information (and any abstracts or extracts therefrom) upon request from the EPA program office, whenever the information (and any abstracts or extracts therefrom) upon request from the EPA program office, whenever the information is no longer required by Booz Allen Hamilton, Incorporated for performance of the work required by the contract, or upon completion of the contract. These non-disclosure statements shall be maintained on file with the Region 1 Delivery Order Project Officer. Booz Allen Hamilton, Incorporated employees will be trained on Superfund CBI requirements.

B. ASRC Aerospace Corporation

The Comprehensive Environmental Response, Compensation and Liability Act of 1980 (“CERCLA”), as amended, (commonly known as “Superfund”) requires the establishment of an administrative record upon which the President shall base the selection of a response action. CERCLA also requires the maintenance of many other records, including those relevant to cost recovery. EPA has entered into a contract, No. 68-R1–02–01 with ASRC Aerospace Corporation for management of these records. EPA Region 1 has determined that disclosure of CBI to ASRC Aerospace Corporation employees is necessary in order that ASRC Aerospace Corporation may carry out the work required by that contract with EPA. The contract complies with all requirements of 40 CFR