SUPPLEMENTARY INFORMATION: In accordance with Section 10(a) of the Federal Advisory Committee Act, 5 U.S.C. App. II, § 10(a), and the regulations thereunder, Susannah Washburn, Designated Federal Officer of the Council, has ordered publication of this Establishment Notice that the White House Council for Community Solutions was established on December 14, 2010 by Executive Order.

I. Background and Authority

The Council is governed by the Federal Advisory Committee Act (5 U.S.C. Appendix 2), which sets forth standards for the formation and use of advisory committees. The White House Council for Community Solutions shall advise the President on how to engage individuals, academia, non-profits, philanthropy and business to support innovative community solutions that are having a real impact in solving our Nation's pressing social issues relating to education, youth development, and employment. This new Presidential Council enlists leaders from a variety of sectors—businesses, non-profit and philanthropic organizations, universities, and community groups—to encourage the growth and maximize the impact of innovative, communitydeveloped solutions.

II. Structure

The Council shall consist of not more than 30 members, including its Chair. All Council members shall be appointed by the President. Members shall not be Federal Government employees. In selecting individuals for appointment to the Council, appropriate consideration will be given to selecting leaders from a variety of sectors. The composition of the Council will reflect a diverse set of perspectives from across the country. Each member of the Council will be appointed to serve a term of two years. The members of the Council will be Special Government Employees (SGEs).

Meetings shall be held approximately 4 times a year and will be coordinated by the Designated Federal Officer or designee who shall approve the agenda and shall be present at all meetings. A vacancy on the Council shall be filled in the manner in which the original appointment was made and shall be subjected to any conditions that applied with respect to the original appointment. An individual chosen to fill a vacancy shall be appointed for the remainder of the term of the member replaced. The vacancy shall not affect the power of the remaining members to execute the duties of the Council.

All members of the White House Council for Community Solutions shall adhere to the conflict of interest rules applicable to Special Government Employees as such employees are defined in 18 U.S.C. 202(a). These rules include relevant provisions in 18 U.S.C. related to criminal activity, Standards of Ethical Conduct for Employees of the Executive Branch (5 CFR part 2635), and Executive Order 12674 (as modified by Executive Order 12731). Management and support services shall be provided by the Corporation for National and Community Service (CNCS).

December 14, 2010.

Susannah Washburn,

Executive Director.

[FR Doc. 2010–31965 Filed 12–20–10; 8:45 am]

BILLING CODE 6050-\$\$-P

ELECTION ASSISTANCE COMMISSION

Federal Advisory Committee Act; Board of Advisors Charter Renewal

AGENCY: Election Assistance Commission.

ACTION: Notice of Charter Renewal.

SUMMARY: In accordance with the Federal Advisory Committee Act (Pub. L. 92–463), the purpose of this notice is to announce that the Election Assistance Commission (EAC) has renewed the charter for the Board of Advisors for a two-year period through December 14, 2012. The Board of Advisors is a federal advisory committee under the Federal Advisory Committee Act.

DATES: Renewed through December 14, 2012.

ADDRESSES: Election Assistance Commission, 1201 New York Avenue, NW., Suite 300, Washington, DC 20005.

FOR FURTHER INFORMATION CONTACT: Thomas R. Wilkey, Designated Federal Officer, at (202) 566–3100. *E-mail:* boardofadvisors@eac.gov.

SUPPLEMENTARY INFORMATION: The Board of Advisors is a Federal advisory committee created by statute whose mission is to advise EAC through review of the voluntary voting system guidelines (VVSG) described in Title II Part 3 of HAVA when EAC proposes updates to the VVSG; through review of the voluntary guidance described under Title III subtitle B of HAVA; and through review of the best practices recommendations contained in the report submitted under Section 242(b) of Title II of HAVA.

Thomas R. Wilkey,

Executive Director, U.S. Election Assistance Commission.

[FR Doc. 2010–31938 Filed 12–20–10; 8:45 am] BILLING CODE 6820–KF–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP11-44-000; Docket No. CP11-47-000]

Tennessee Gas Pipeline Company, Kinetica Partners, LLC; Notice of Application and Petition for Declaratory Order

December 14, 2010.

Take notice that on December 3, 2010, Tennessee Gas Pipeline Company (Tennessee), 1001 Louisiana Street, Houston, Texas 77002, filed in Docket No. CP11-44-000 an application, pursuant to section 7(b) of the Natural Gas Act (NGA), for permission and approval to abandon by sale certain natural gas facilities located offshore in the Gulf of Mexico and onshore in the State of Louisiana (Production Area Facilities). Also take notice that on December 10, 2010, Kinetica Partners, LLC (Kinetica), Lyric Center, 440 Louisiana St., Suite 425, Houston, Texas 77002, filed in Docket No. CP11-47-000, a petition for a declaratory order finding that, upon Kinetica's acquisition from Tennessee, the Production Area Facilities will be non-jurisdictional gathering facilities pursuant to section 1(b) of the NGA, all as more fully set forth in the applications which are on file with the Commission and open to public inspection.

Specifically, Tennessee proposes to sell to Kinetica certain pipeline systems consisting of approximately 800 miles of various diameter pipeline, three separation and dehydration facilities, and six offshore platforms. Kinetica asks that the Commission declare that all of the facilities will perform a gathering function. However, if the Commission determines that all but a small portion of the facilities are gathering, Kinetica requests that the Commission issue a limited jurisdiction certificate to cover such interstate transportation as Kinetica may perform on the facilities. Further, the facilities will be purchased at less than net book value. Tennessee filed, concurrently with its abandonment application in Docket No. CP11–44–000, an offer of settlement in Docket No. RP11-1597-000 addressing rate treatment and rate relief related to the proposed abandonment. Tennessee states that, because the effectiveness of the approval requested in each proceeding is precedent on approval in the other, it requests that the Commission consolidate its review of the application and offer of settlement for issuance of its findings in a single order. Kinetica requests that a single

order be issued on its petition and Tennessee's application.

Any questions regarding Tennessee's application in Docket No. CP11-44-000 should be directed to Thomas G. Joyce, manager, Certificates, Tennessee Gas Pipeline Company, 101 Louisiana Street, Houston, Texas 77002, or by calling (713) 420-3299 or faxing (713) 420–1605 or e-mail tom.joyce@elpaso.com or to Ms. Shannon M. Miller, Principal, Prates and Regulatory Affairs, Tennessee Gas Pipeline Company, 101 Louisiana Street, Houston, Texas 77002, or by calling (713) 420-5535 or faxing (713) 420-1605 or e-mail Shannon.miller@elpaso.com.

Any questions regarding Kinetica's petition Docket No. CP11–47–000 should be directed to counsel for Kinetica, Jennifer N. Waters, Crowell & Moring LLP, 1001 Pennsylvania Avenue, NW., Washington, DC 20004; or phone at (202) 624–2715, or by fax at (202) 628–5116.

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 an original and 7 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.

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 7 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: January 4, 2011.

Kimberly D. Bose,

Secretary.

[FR Doc. 2010–31933 Filed 12–20–10; 8:45 am] BILLING CODE 6717–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Project No. 13883-000]

ORPC Alaska, LLC; Notice of Preliminary Permit Application Accepted for Filing and Soliciting Comments, Motions To Intervene, and Competing Applications

December 14, 2010.

On November 22, 2010, ORPC Alaska, LLC filed an application for a preliminary permit, pursuant to section 4(f) of the Federal Power Act (FPA), proposing to study the feasibility of the Nenana RivGen Power Project (Nenana Project) to be located on the Tanana River in the vicinity of Nenana, Alaska, in the unorganized borough of Yukon-Koyukuk, Alaska. The sole purpose of a preliminary permit, if issued, is to grant the permit holder priority to file a license application during the permit term. A preliminary permit does not authorize the permit holder to perform any land-disturbing activities or otherwise enter upon lands or waters owned by others without the owners' express permission.

The proposed Nenana Project will consist of the following: (1) Up to six 50-kilowatt RivGen turbine-generator modules with a combined capacity of 300 kilowatts; (2) an approximately 450-foot-long, 24.9-kilovolt underwater transmission cable from the module site to a shore station on the north bank of the Tanana River, or an alternate transmission cable configuration that is yet to be determined; and (3) appurtenant facilities. The Nenana Project would operate 140 days per year, and the estimated annual generation would be 721 megawatt-hours.

Applicant Contact: Monty Worthington, Director of Project Development, ORPC Alaska, LLC, 725 Christensen Drive, Suite A, Anchorage, AK 99501; phone: (907) 339–7939.

FERC Contact: Jennifer Harper (202) 502–6136.

Deadline for filing comments, motions to intervene, competing applications (without notices of intent), or notices of intent to file competing applications: 60 days from the issuance of this notice. Competing applications and notices of intent must meet the requirements of 18 CFR 4.36. Comments, motions to intervene, notices of intent, and competing applications may be filed electronically via the Internet. See 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's Web site http://www.ferc.gov/docs-filing/ efiling.asp. Commenters can submit brief comments up to 6,000 characters, without prior registration, using the eComment system at http:// www.ferc.gov/docs-filing/ ecomment.asp. You must include your name and contact information at the end of your comments. For assistance, please contact FERC Online Support. Although the Commission strongly encourages electronic filing, documents may also be paper-filed. To paper-file, mail an original and seven copies to: Kimberly D. Bose, Secretary, Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426.

More information about this project, including a copy of the application, can be viewed or printed on the "eLibrary" link of Commission's Web site at http://www.ferc.gov/docs-filing/elibrary.asp. Enter the docket number (P–13883–000) in the docket number field to access the document. For assistance, contact FERC Online Support.

Kimberly D. Bose,

Secretary.

[FR Doc. 2010–31935 Filed 12–20–10; 8:45 am]