with all rules of this competition including coordinating with its team members, resolving any conflicts, working with DOE and its prize administrator, participating according to the governing guidelines of the Marketplace, responsibly allocating resources, submitting all required materials throughout the competition, and complying with all guidance and restrictions, including restrictions around intellectual property.

For program-focused teams only, the Team Lead should be an electric utility, an electric co-operative, municipal power company, a financial institution, or a state, local or tribal government entity.

Each team member must be either: (a) Citizens or permanent residents of the United States; or (b) private or nonfederal public entities, such as townships, tribes, corporations, or other organizations that are incorporated in and maintain a primary place of business in the United States. A subsidiary of a foreign entity that is incorporated in the United States and that maintains a primary place of business in the United States is also eligible.

To apply, parties interested in participating should visit www.solarinyourcommunity.org and fill out an application.

Technical Assistance

DOE and the Prize Administrator will provide a total of \$2 million in technical assistance to selected teams.

Prizes

Select Teams will receive seed prizes based on criteria assessing the team's potential impact (40%), innovation (30%), and the team itself (30%).

Final prizes will be determined through evaluation of teams' progress over the 18-month period of performance, their overall ability to create replicable, scalable, economically-sustainable business and financial models, and the innovativeness of their approach. The decisions of the judges are final and may not be challenged by participating teams.

Issued in Washington, DC on November 17, 2016.

Roland Risser,

Deputy Assistant Secretary Renewable Power, Office of Energy Efficiency and Renewable Energy, U.S. Department of Energy.

[FR Doc. 2016–28235 Filed 11–22–16; 8:45 am]

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. ER17-357-000]

MPower Energy; Supplemental Notice That Initial Market-Based Rate Filing Includes Request for Blanket Section 204 Authorization

This is a supplemental notice in the above-referenced proceeding MPower Energy's application for market-based rate authority, with an accompanying rate tariff, noting that such application includes a request for blanket authorization, under 18 CFR part 34, of future issuances of securities and assumptions of liability.

Any person desiring to intervene or to protest should file with the Federal Energy Regulatory Commission, 888 First Street NE., Washington, DC 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). Anyone filing a motion to intervene or protest must serve a copy of that document on the Applicant.

Notice is hereby given that the deadline for filing protests with regard to the applicant's request for blanket authorization, under 18 CFR part 34, of future issuances of securities and assumptions of liability, is December 6, 2016.

The Commission encourages electronic submission of protests and interventions in lieu of paper, using the FERC Online links at http://www.ferc.gov. To facilitate electronic service, persons with Internet access who will eFile a document and/or be listed as a contact for an intervenor must create and validate an eRegistration account using the eRegistration link. Select the eFiling link to log on and submit the intervention or protests.

Persons unable to file electronically should submit an original and 5 copies of the intervention or protest to the Federal Energy Regulatory Commission, 888 First Street NE., Washington, DC 20426.

The filings in the above-referenced proceeding are accessible in the Commission's eLibrary system by clicking on the appropriate link in the above list. They are also available for electronic 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 email notification when a document is added to a subscribed docket(s). For assistance with any FERC Online service, please email

FERCOnlineSupport@ferc.gov. or call (866) 208–3676 (toll free). For TTY, call (202) 502–8659.

Dated: November 16, 2016.

Kimberly D. Bose,

Secretary.

[FR Doc. 2016–28164 Filed 11–22–16; 8:45 am]

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

Notice of Application

Chesapeake Appalachia, LLC

Columbia Natural Resources, LLC.

Core Appalachia Midstream, LLC.

Docket No. CP17-13-000

Take notice that on November 9, 2016, Chesapeake Appalachia, LLC (Chesapeake), Columbia Natural Resources, LLC (CNR), (collectively CNR/Chesapeake), 6100 N. Western Avenue, Oklahoma City, OK 73118, filed an application for authority under section 7(b) of the Natural Gas Act (NGA) and Part 157 of the Commission's regulations to abandon by sale a Limited Jurisdiction Certificate granted in Docket No. CP04–101–000.

The Commission has previously determined that CNR/Chesapeake is not a natural gas company, as defined in Section 2(6) of the NGA. CNR/ Chesapeake states that it entered into a Purchase and Sale Agreement on September 19, 2016, in which CNR/ Chesapeake agreed to sell to TCFII Core LLC (Core) the non-jurisdictional Devonian Gas Gathering System located in Kanawha, Lincoln, Logan, Mingo, Raleigh, Roane, Wayne, and Wyoming Counties in West Virginia, and Floyd, Knott, Letcher, Magoffin, Martin, and Pike Counties in Kentucky. CNR/ Chesapeake required the Limited Jurisdiction Certificate to provide limited service to Mountaineer Gas Company d/b/a Allegheny Power (Mountaineer).

Pursuant to Section 7(c) of the NGA and Part 157 of the Commission's regulations Core Appalachia Midstream, LLC (Core Midstream) 200 Crescent Court, Suite 1040, Dallas, Texas 75201, a wholly-owned subsidiary of Core, requests a Limited Jurisdiction Certificate authorizing continuation of the service authorized in the Certificate for which CNR/Chesapeake requests abandonment authorization. Core Midstream states that the Limited Jurisdiction Certificate would enable it to transport gas on the Devonian Gas Gathering System to provide service to