1995. ANR states that it intends to commence billing of the proposed fixed monthly charges and volumetric surcharge in January, 1996 for December, 1995 business.

ANR states that all of its Volume Nos. 1 and 2 customers and interested State Commissions have been apprised of this filing.

Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426 in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211, 385.214). All such motions or protests should be filed on or before October 24, 1995. 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 motion to intervene. Copies of this application are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 95-26109 Filed 10-20-95; 8:45 am] BILLING CODE 6717-01-M

[Docket No. CP94-161-003]

Avoca Natural Gas Storage; Notice of Amendment

October 17, 1995.

Take notice that on October 11, 1995, Avoca Natural Gas Storage (Avoca), One Bowdoin Square, Boston, Massachusetts 02114, filed in Docket No. CP94-161-003, pursuant to Section 7(c) of the Natural Gas Act, to amend the certificate of public convenience and necessity issued by the Commission on September 20. 1994 in Docket No. CP94-161-000. Avoca seeks to make four modifications to its project design that will result in "net positive environmental benefits," all as more fully set forth in the amendment which is on file with the Commission and open to public inspection.

The first change is to use electric motors to replace the originally proposed five natural gas-fired engines to drive the compressors that allow the facility to withdraw and inject natural gas. This change will result in reduced noise and air emission levels.

Second, Avoca now intends to withdraw water directly from the Cohocton River via a direct water intake system rather than the previously approved groundwater withdrawals. In connection with this change, Avoca requests that the year-round threshold level for the cessation of water withdrawals, based on the daily average flow of the Cohocton River, be reduced from 18.65 cubic feet per second (cfs) to 14 cfs with direct river intake and 18.65 cfs with groundwater pumping.¹

Third, Avoca states that engineering constraints, due to customer needs and lender requirements, necessitate the construction of six storage caverns rather than five storage caverns. The six storage caverns would have the same total working capacity, 5.0 Bcf, that was approved with five storage caverns. The "minimum build" capacity of the six storage caverns would be made available in the following phases: Phase I—1.4 Bcf in October 1997; Phase II—1.6 Bcf in October 1999.

The final change requested by Avoca is to install a triple-header interconnecting pipe rather than the previously-proposed single-header. Avoca states that this installation will enable a market center to develop and result in less environmental impact, since future interconnections would not disrupt surface and soil environments.

Avoca asserts that the requested changes be approved by December 29, 1995, in order that full construction of the project begin by January 1, 1996.

Any person desiring to be heard or to make any protest with reference to said amendment should on or before October 24, 1995, file with the Federal Energy Regulatory Commission, Washington, D.C. 20426, a motion to intervene or a protest 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 Natural Gas Act (18 ČFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a motion to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to jurisdiction conferred upon the Federal Energy Regulatory Commission by Sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission or its designee on this amendment if no motion to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a motion for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Avoca to appear or be represented at the hearing.

Lois D. Cashell,

Secretary

[FR Doc. 95–26110 Filed 10–20–95; 8:45 am] BILLING CODE 6717–01–M

[Docket No. RP95-400-002]

Distrigas of Massachusetts Corporation; Notice of Compliance Filing

October 17, 1995.

Take notice that on October 12, 1995, Distrigas of Massachusetts Corporation (DOMAC) made a compliance filing submitting revised tariff sheets to its FERC Gas Tariff, First Revised Volume No. 1. DOMAC states that its compliance filing only redesignates the headers on the relevant tariff sheets and does not change the substantive provisions contained therein.

DOMAC states that copies of the filing were served upon all of DOMAC's customers and affected state regulatory commissions.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, in accordance with Section 385.211 of the Commission's Rules of Practice and Procedure (18 CFR 385.211). Protests should be filed on or before October 24, 1995. 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. Copies of this filing are on file with the Commission and are available for public inspection in the public reference room. Lois D. Cashell,

Secretary.

[FR Doc. 95–26111 Filed 10–20–95; 8:45 am] BILLING CODE 6717–01–M

¹The issue of the proper threshold level is currently before the Commission on rehearing. Avoca states that if its alternative is approved, it will withdraw its request for rehearing.

[Docket No. TM96-4-23-001]

Eastern Shore Natural Gas Company; Notice of Proposed Changes in FERC Gas Tariff

October 17, 1995.

Take notice that on October 13, 1995, Eastern Shore Natural Gas Company (ESNG) tendered for filing certain revised substitute tariff sheets included in Appendices A and B attached to the filing. Such revised substitute tariff sheets bear various proposed effective dates as shown therein.

ESNG states that the above referenced revised substitute tariff sheets have been filed to correct for certain storage tracking errors as contained in ESNG's original filing in this docket.

ESNG states that copies of the filing have been served upon its jurisdictional sales customers and interested State Commissions.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, in accordance with Rule 211 of the Commission's Rules of Practice and Procedure (18 CFR 385.211). All such protests should be filed on or before October 24, 1995. 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. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

FR Doc. 95-26112 Filed 10-20-95; 8:45 am] BILLING CODE 6717-01-M

[Docket No. CP96-22-000]

K N Interstate Gas Transmission Co.; Notice of Application

October 17, 1995.

Take notice that on October 12, 1995, K N Interstate Gas Transmission Co. (K N), P.O. Box 281304, Lakewood, Colorado 80228, filed an application pursuant to Sections 7(c) and 7(b) of the Natural Gas Act, and Part 157 of the Commission's Regulations for: (1) A certificate of public convenience and necessity authorizing the construction and operation of approximately 3.4 miles of 10-inch pipeline, running parallel to its existing 6-inch mainline, beginning approximately 4.6 miles upstream of its Clay Center Compressor Station and ending approximately 1.2 miles upstream of the compressor station, Clay County, Nebraska; and, (2) authorization to abandon in place an

equivalent length of the existing 6-inch mainline, running between the same two points. K N's application is on file with the Commission and open to public inspection.

K N states that the existing pipeline which K N proposes to replace was installed in 1946 pursuant to an order issued on March 30, 1946 in Docket No. G-683.1 K N states that certain hydrostatic tests on the existing pipeline reveal several leaks, indicating that the condition of the existing pipeline has deteriorated to the point where reliability considerations along justify replacement. Also, K N states it has been asked by K N Energy, Inc. (K N Retail) to increase the amount of gas available to K N Retail at delivery points southeast of the Clay Center Compressor Station; and that, K N Retail will bear the incremental cost associated with the replacement of the 6-inch pipe with 10inch pipe. K N states that the total projected cost of the project is \$465,000; and that, K N's net cost will be \$300,000.

If the Commission determines that its Statement of Policy issued on May 31, 1995 in Docket No. PL94–4–000 is applicable to this project, K N is requesting a ruling from the Commission that it is entitled to rolledin pricing of the cost of the proposed facilities. Until it makes its next filing under Section 4 of the Natural Gas Act, K N would charge the firm transportation rates established by the Commission in Docket No. RP94–93–000, *et al.* for transportation of gas through the proposed facilities.

Any person desiring to be heard or to make any protest with reference to said application should on or before November 7, 1995, file with the Federal Energy Regulatory Commission, Washington, D.C. 20426, a motion to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214) and the regulations under the Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party in any proceeding herein must file a motion to intervene in accordance with the Commission's

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Commission by Sections 7 and 15 of the Natural Gas Act and the Commission's Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for K N to appear or to be represented at the hearing.

Lois D. Cashell,

Secretary.

[FR Doc. 95–26113 Filed 10–20–95; 8:45 am] BILLING CODE 6717–01–M

[Docket No. ER95-1137-000]

Northeast Utilities Service Company; Notice of Filing

October 17, 1995.

Take notice that on September 19, 1995, Northeast Utilities Service Company tendered for filing an amendment in the above-referenced docket.

Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 18 CFR 385.214). All such motions or protests should be filed on or before October 30, 1995. 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 motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 95–26114 Filed 10–20–95; 8:45 am]

Rules of Practice and Procedure, a hearing will be held without further notice before the Commission or its designee on this application if no motion to intervene is filed within the time required herein, if the Commission on its own review of the matters finds that permission and approval for the proposed abandonment are required by the public convenience and necessity. If a motion for leave to intervene is timely filed, or if the Commission on its own motion believes that formal hearing is required, further notice of such hearing will be duly given.

¹ See, 5 FPC 432 (1946).