that the costs of the project will be borne by the owners of the storage field.

Any person desiring to participate in the hearing process or to make any protest with reference to said application should on or before January 28, 1999, file with the Federal Energy Regulatory Commission, 888 First Street, N.E., 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 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. The Commission's rules require that protesters provide copes of their protests to the party or person to whom the protests are directed. 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.

A person obtaining intervenor status will be placed on the service list maintained by the Secretary of the Commission and will receive copies of all documents issued by the Commission, filed by the applicant, or filed by all other intervenors. An intervenor can filed for rehearing of any Commission order and can petition for court review of any such order. However, an intervenor must submit copies of comments or any other filing it makes with the Commission to every other intervenor in the proceeding, as well as filing an original and 14 copies with the Commission.

A person does not have to intervene, however, in order to have comments considered. A person, instead, may submit two copies of such comments to the Secretary of the Commission. Commenters will be placed on the Commission's environmental mailing list, will receive copies of environmental documents and will be able to participate in meetings associated with the Commission's environmental review process. Commenters will not be required to serve copies of filed documents on all other parties. However, commenters will not receive copies of all documents filed by other parties or issued by the Commission and will not have the right to seek rehearing or appeal the Commission's final order to a Federal court.

The Commission will consider all comments and concerns equally, whether filed by commenters or those requesting intervenor status.

Take further notice that, pursuant to their authority contained in and subject to the 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 application 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 ANR to appear or be represented at the hearing.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 99–709 Filed 1–12–99; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Project Nos. 6878–006, 9685–022, 9709–048, 9821–090, 4900–060, and 5000–057; Project No. 4639–019]

Trafalgar Power Inc., Christine Falls Corporation; Notice Establishing Comment Period for Complaint

January 7, 1999.

On December 28, 1998, Hydro Investors, Inc. filed a document entitled "Complaint of Hydro Investors, Inc. Alleging Violations of Licensees, Section 8 of the Federal Power Act and the Uniform System of Accounts, and Request for Revocation of Qualifying Facility Status." The complainant requests, pursuant to 18 CFR 385.206 of the Commission's regulations, that the Commission find Trafalgar Power, Inc. and Christine Falls Corporation to be in violation of their licenses for failing to retain exclusive operation and control responsibilities under their licenses, for failing to obtain prior approval before allegedly transferring licenses to another entity (Algonquin Power Corporation, Inc. and/or one or more of its affiliates and/or Aetna Life Insurance Co.), and for treating incorrectly under the uniform system of accounts long term debt forgiven in refinancing. The complainant requests that the Commission revoke the licensees' qualifying facility certifications for the

above-captioned projects retroactive to the date of alleged transfer.

Any person may file an answer, comments, protests, or a motion to intervene with respect to the complaint in accordance with the requirements of the Rules of Practice and Procedure, 18 CFR 385.210, 385.211, 385.213, and 385.214. In determining the appropriate action to take with respect to the complaint, the Commission will consider all protests or other comments filed, but only those who file a motion to intervene in accordance with the Commission's Rules may become a party to the proceeding. Any answers, comments, protests, or motions to intervene must be received no later than 30 days after publication of this notice in the Federal Register.1

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 99–710 Filed 1–12–99; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP99-134-000]

Williston Basin Interstate Pipeline Company; Notice of Request Under Blanket Authorization

January 7, 1999.

Take notice that on December 23, 1998, Williston Basin Interstate Pipeline Company (Williston Basin), 200 North Third Street, Suite 300, Bismarck, North Dakota 58501, filed in Docket No. CP99– 134–000 a request pursuant to Sections 157.205 and 157.211 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205 and 157.211) for authorization to construct and operate new metering and associated appurtenant facilities in Park County, Wyoming, under Williston Basin's blanket certificate issued in Docket No. CP82-487-000 pursuant to Section 7 of the Natural Gas Act, all as more fully set forth in the request that is on file with the Commission and open to public inspection.

Williston Basin states that the new metering and associated appurtenant facilities will be used in providing delivery of transportation service gas to the Howell Petroleum (Howell) processing plant. Howell has requested installation of this metering facility to allow Williston Basin to make deliveries of up to 1,300 Mcf per day to the Howell processing plant. The new metering and

 $^{^{\}scriptscriptstyle 1}$ See 18 CFR 385.213(d). See also 18 CFR 385.202.

associated appurtenant facilities will be installed within an existing building at the Howell processing plant located in Section 29, T58N, R99W, Park County, Wyoming. The facilities will consist of a positive rotary meter, a two-inch relief valve, a one-inch regulator/control valve and miscellaneous piping, all of which will be installed within the existing building. The estimated cost of the proposed metering facilities is \$15,500 and the actual cost of these facilities is 100% reimbursable by Howell.

Williston Basin states that this proposal is not prohibited by its existing tariff and that it has sufficient capacity to accomplish deliveries without detriment or disadvantage to other customers. There will be no effect on Williston Basin's peak day and annual deliveries and the total volumes delivered will not exceed total volumes authorized prior to this request.

Any person or the Commission's staff may, within 45 days after issuance of the instant notice by the Commission, file pursuant to Rule 214 of the Commission's Procedural Rules (18 CFR 385.214) a motion to intervene or notice of intervention and pursuant to Section 157.205 of the Regulations under the Natural Gas Act (18 CFR 157.205) a protest to the request. If no protest is filed within the time allowed therefor, the proposed activity shall be deemed to be authorized effective the day after the time allowed for filing a protest. If a protest is filed and not withdrawn within 30 days after the time allowed for filing a protest, the instant request shall be treated as an application for authorization pursuant to Section 7 of the Natural Gas Act.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 99–708 Filed 1–12–99; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. EC99-10-000, et al.]

Cleco Corporation, et al.; Electric Rate and Corporate Regulation Filings

January 6, 1999.

Take notice that the following filings have been made with the Commission:

1. Cleco Corporation

[Docket No. EC99-10-000]

Take notice that on December 28, 1998, Cleco Corporation filed an informational filing relating to the Verified Application of Cleco

Corporation for Authority to Implement Proposed Holding Company Structure.

Comment date: January 26, 1999, in accordance with Standard Paragraph E at the end of this notice.

2. Montaup Electric Company, Newport Electric Corporation and FPL Energy Wyman IV LLC

[Docket No. EC99-20-000]

Take notice that on December 31, 1998, Montaup Electric Company (Montaup), Newport Electric Corporation (Newport) and FPL Energy Wyman IV LLC (FPL Energy Wyman IV) (collectively, the Applicants) submitted for filing, pursuant to Section 203 of the Federal Power Act and Part 33 of the Commission's regulations, an application for the proposed sale by Montaup and Newport of facilities and other assets consisting of their interests in the Wyman IV generating plant located in Yarmouth, ME to FPL Energy Wyman IV, pursuant to an agreement dated July 24, 1998.

Copies of the filing have been served on the regulatory agencies of the Commonwealth of Massachusetts and the States of Rhode Island and Connecticut.

Comment date: January 28, 1999, in accordance with Standard Paragraph E at the end of this notice.

3. CET Marketing L.P.

[Docket No. EC99-21-000]

Take notice that on December 31, 1998, CET Marketing L.P. filed an Application under Section 203 of the Federal Power Act for authority to take partial assignment of the rights and obligations under the Power Put and Interconnection Agreement between Cogen Energy Technology L.P. and Niagara Mohawk Power Corporation and a request for expedited treatment.

A copy of this Application has been served upon the New York State Public Service Commission.

Comment date: January 28, 1999, in accordance with Standard Paragraph E at the end of this notice.

4. NGE Generation, Inc. and New York State Electric & Gas Corporation

[Docket No. EC99-22-000]

Take notice that on December 31, 1998, NGE Generation, Inc. (NGE Gen) and New York State Electric & Gas Corporation (NYSEG) tendered for filing pursuant to Section 203 of the Federal Power Act an application for Commission approval to effect a transfer of power sales agreements, a power sales tariff, and service agreements under that power sales tariff from NGE Gen to NYSEG.

Comment date: January 28, 1999, in accordance with Standard Paragraph E at the end of this notice.

5. Citizens Power & Light Corporation

[Docket No. ER89-401-037]

Take notice that on December 24, 1998, the above-mentioned power marketer filed a quarterly report with the Commission in the above-mentioned proceeding for information only. This filing is available for public inspection and copying in the Public Reference Room or on the internet under Records Information Management System (RIMS) for viewing and downloading.

6. Seagull Power Services Inc., XERXE Group, Inc., and Millennium Energy Corporation

[Docket Nos. ER96–342–010, ER98–1823–003, and ER98–174–003]

Take notice that on December 14, 1998, the above-mentioned power marketers filed quarterly reports with the Commission in the above-mentioned proceedings for information only. These filings are available for public inspection and copying in the Public Reference Room or on the internet under Records Information Management System (RIMS) for viewing and downloading.

7. Energy Sales Network, Incorporated, NGTS Energy Services, and Sandia Energy Resources Company

[Docket Nos. ER98-753-005, ER96-2892-008, and ER96-2538-010

Take notice that on December 31, 1998, the above-mentioned power marketers filed quarterly reports with the Commission in the above-mentioned proceedings for information only. These filings are available for public inspection and copying in the Public Reference Room or on the internet under Records Information Management System (RIMS) for viewing and downloading.

8. Midwest Independent Transmission System Operator, et al.

[Docket No. ER98-1438-000]

Take notice that on December 23, 1998, Alliant Energy filed a copy of their letter of withdrawal they sent to Midwest ISO.

Comment date: January 26, 1999, in accordance with Standard Paragraph E at the end of this notice.

9. Long Beach Generation LLC

[Docket No. ER98–2537–001]

Take notice that on December 30, 1998, Long Beach Generation LLC (Long Beach) tendered for filing in accordance with the Commission's November 30,