DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP98-758-000]

Columbia Gas Transmission Corporation; Notice of Request Under Blanket Authorization

September 9, 1998.

Take notice that on September 2, 1998, Columbia Gas Transmission Corporation (Columbia Gas), 12801 Fair Lakes Parkway, Fairfax, Virginia 22030-1046, filed in Docket No. CP98-758-000 a request pursuant to Sections 157.205 and 157.216 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205 and 157.216) for authorization to abandon approximately 0.01 mile of 2-inch transmission Line 10038 and appurtenances, and one point of delivery to Columbia Gas of Pennsylvania, Inc. (CPA), all located in Washington County, Pennsylvania. Columbia Gas makes such request under its blanket certificate issued in Docket No. CP83-776-000 pursuant to Section 7 of the Natural Gas Act, all as more fully set forth in the request on file with the Commission on open to public inspection.

Columbia Gas states that it was authorized to own and operate the facilities proposed to the abandoned in this proceeding in Docket No. CP71–132–000. It is indicated that the subject facilities have not been used to provide service to CPA for more than ten years. By letter dated August 10, 1998, CPA advised Columbia Gas it no longer has use for Columbia Gas' Bethlehem Mines, Moore Shaft Measuring Station No. 601046, located in Marianna, Pennsylvania. Columbia Gas is therefore, proposing to abandon the subject facilities herein.

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 the 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 If a protest is filed and not withdrawn within 30 days after the time allowed for filing a protest, the instant request shall be treated as an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.

David P. Boergers,

Secretary.

[FR Doc. 98–24671 Filed 9–14–98; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP98-757-000]

Destin Pipeline Company, L.L.C.; Notice of Request Under Blanket Authorization

September 10, 1998.

Take notice that on September 2, 1998, Destin Pipeline Company, L.L.C. (Applicant), Post Office Box 2563, Birmingham, Alabama, 35202-2563, filed in Docket No. CP98-757-000 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 approval to construct, own, and operate certain facilities located in Jackson County, Mississippi, for the delivery of natural gas to Chevron Products Company (Chevron Products) under Applicant's blanket certificate issued in Docket No. CP96-657-000 and CP96-657-001, pursuant to Section 7(C) of the Natural Gas Act (NGA), all as more fully set forth in the request which is on file with the Commission and open to public inspection.

Applicant proposes to construct and operate a meter station consisting of three ten-inch orifice meters and appurtenant facilities, including 3.38 miles of sixteen-inch pipeline extending from a point at or near Mile Post 79.8 on Applicant's thirty-six-inch mainline to an interconnection with the proposed meter station, electronic custody transfer equipment, pressure control regulation equipment, and other rappurtenant facilities. Applicant sates that it will own and operate the proposed facilities as part of its pipeline system. It is further stated that the total estimated cost of the facilities proposed herein is \$3.5 Million, which cost will be 100 percent borne by Applicant. Applicant asserts that it will provide transportation service of 10,000 Mcf per Day to Chevron Products under Applicant's Rate Schedule FT-1 and that additional volumes of natural gas may be transported to the proposed new delivery point from time to time on behalf of Chevron Products on an interruptible basis pursuant to Applicant's Rate Schedule IT. Applicant further asserts that the performance of

the transportation services for Chevron Products will have no adverse impact on Applicant's peak day capabilities and annual deliveries.

Any person or the Commission's Staff may, within 45 days of the issuance of the instant notice by the Commission, file pursuant to Rule 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.214), a motion to intervene 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 activities 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 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.

David P. Boergers,

Secretary.

[FR Doc. 98–24682 Filed 9–14–98; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP98-756-000]

El Paso Natural Gas Company; Notice of Request Under Blanket Authorization

September 9, 1998.

Take notice that on September 1, 1998, El Paso Natural Gas Company (El Paso), a Delaware corporation, whose mailing address is P.O. Box 1492, El Paso, Texas 79978, filed in Docket No. CP98-756-000 a request pursuant to Sections 157.205 and 157.212 of Commission's Regulations under the Natural Gas Act (18 CFR 157.205, 157.212) for authorization to construct and operate a delivery point in Greenlee County, Arizona, to permit the firm transportation and delivery and natural gas to Phelps Dodge Morenci, Inc., a partially-owned subsidiary of Phelps Dodge Corporation (Phelps Dodge Morenci), under El Paso's blanket certificate issued in Docket No. CP82-435–000 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.

El Paso states that it provides firm transportation service to Phelps Dodge Morenci pursuant to the terms and conditions of an existing Transportation Service Agreement (TSA) dated August 16, 1991, as amended and restated, between El Paso and Phelps Dodge Corporation. The TSA provides for the firm transportation of Phelps Dodge Corporation's full requirements of natural gas to delivery points located in Arizona and New Mexico, including two existing delivery points to Phelps Dodge Morenci in the Morenci, Arizona Area.

El Paso states that Phelps Dodge Morenci has informed El Paso that it will be installing two new boilers at the Morenci location which will require additional gas volumes to be delivered to Phelps Dodge Morenci. To facilitate the delivery of the gas to Phelps Dodge Morenci, El Paso and Phelps Dodge Morenci have agreed, pursuant to a Letter Agreement date June 4, 1998, that El Paso would install a new delivery point on El Paso's 85/8" O.D. Morenci Second Loop Line (Line No. 2083) in Greenlee County, Arizona, hereinafter referred to as the "Phelps Dodge Morenci, Inc. Delivery Point.

El Paso states that the total estimated cost of the proposed tap and valve assembly, including respective overhead and contingency fees, is \$28,600. Phelps Dodge Morenci will reimburse El Paso for the costs related to construction of the proposed delivery point. El Paso will construct, own, operate and maintain the tap and valve facilities.

El Paso states that construction and operation of the Phelps Dodge Morenci, Inc. Delivery Point is not prohibited by El Paso's existing Volume No. 1–A Tariff and that El Paso has sufficient capacity to accomplish deliveries of the requested gas volumes without detriment or disadvantage to its other customers.

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.

David P. Boergers,

Secretary.

[FR Doc. 98–24672 Filed 9–14–98; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. EC98-59-000]

EnerZ Corporation; Notice of Filing

September 10, 1998.

On September 2, 1998, EnerZ Corporation (Applicant), filed with the Federal Energy Regulatory Commission an Application for Order Authorizing Disposition and Transfer of Control Over a Power Marketing Entity and Request for Expedited Consideration Pursuant to Section 203 of the Federal Power Act and Part 33 of the Commission's regulations.

Applicant is a corporation organized under the laws of the State of Delaware. Applicant is a power marketing entity formed to engage in the wholesale and retail electric power markets as a broker and marketer. The proposed transaction involves the acquisition of all of the outstanding common stock of the Applicant by a party to be named at a subsequent date.

Any person desiring to be heard or to protest such 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 and 385.214). All such motions and protests should be filed on or before October 9, 1998. Protests will be considered by the Commission to determine the appropriate action to be taken, but will not serve to make protestants parties to the proceedings. 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.

David P. Boergers,

Secretary.

[FR Doc. 98-24680 Filed 09-14-98; 8:45 am] BILLING CODE 6717-01-M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP98-752-000]

Florida Gas Transmission Company and Southern Natural Gas Company; Notice of Application

September 9, 1998.

Take notice that on August 28, 1998, Florida Gas Transmission Company (FGT), 1400 Smith Street, Houston, Texas 77002, and Southern Natural Gas Company (Southern) 1900 Fifth Avenue North, Birmingham, Alabama 35303, (jointly referred to as Applicants) filed in Docket No. CP98–752–000 a joint application with the Commission, pursuant to Section 7(b) of the Regulations for permission and approval to abandon an exchange service and to abandon and remove a measurement station, all as more fully set forth in the petition to amend which is open to public inspection.

Applicants state that they exchange gas at existing points of interconnection between their facilities in Escambia County, Alabama and Washington Parish, Louisiana. The exchange was a "no fee" exchange and gas deliveries were made on an equivalent Btu gas for gas exchange.

Applicants state that their jointly owned 3.2-mile line in Escambia County, Alabama, which has gas flowing, has such gas measured at the discharge side of Exxon Corporation's gas treatment plant and at a station located on FGT's 30-inch line. Because of costly repairs, Applicants agreed that such stations are not required (in view of the three miles which separates them) and therefore propose to abandon such.

Any person desiring to be heard or to make any protest with reference to said application should on or before September 30, 1998, 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. 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 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