

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 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 EcoEléctrica to appear or be represented at the hearing.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 95-2522 Filed 2-1-95; 8:45 am]

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[Docket No. CP95-166-000]

**Koch Gateway Pipeline Company;
Request Under Blanket Authorization**

January 27, 1995.

Take notice that on January 19, 1995, Koch Gateway Pipeline Company (Koch Gateway), P.O. Box 1478, Houston, Texas 77251-1478, filed in Docket No. CP95-166-000 a request pursuant to §§ 157.205 and 157.211 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205, 157.211) for authorization to reactivate and operate an existing one-inch delivery tap in Mobile County, Alabama, under Koch Gateway's blanket certificate issued in Docket No. CP82-430-000 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.

Koch Gateway proposes to reactivate an existing one-inch tap on its transmission line at Index 311 (Section 30, T-2-S, R-4-W, Mobile County, Alabama) to provide a new delivery point to serve South Alabama Utility

District (South Alabama), which in turn will serve West Wilmer in Mobile County, Alabama. Koch Gateway states it had previously requested authority to install a new tap near this location and was granted authority in Docket No. CP94-788. However the shipper, South Alabama, has requested that the proposal be changed to the reactivating of an existing tap for service to its customer. South Alabama, according to Koch Gateway, will construct and own the meter and regulatory station and appurtenant piping necessary to connect its facilities to Koch Gateway's Index 311. South Alabama's average daily volume, according to Koch Gateway, is to be 100 MMBtu per day with peak day not to exceed 150 MMBtu. The reactivation of the delivery tap will be entirely within Koch Gateway's existing pipeline right-of-way.

Koch Gateway states that it currently provides No Notice Service (NNS) to South Alabama pursuant to the blanket transportation certificate and NNS agreement filed with the Commission in Docket No. ST94-1532. The current NNS contract reflects total maximum daily quantity for South Alabama as being 2,935 MMBtu for winter, 1,174 for summer and 1,761 MMBtu for shoulder months.

Koch Gateway states that the proposed facilities installation and modification won't impact its curtailment plan since the requested service remains within current entitlements, there is sufficient capacity to render service without detriment or disadvantage to existing customers and its tariff doesn't prohibit the proposed addition of a delivery tap.

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 § 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 therefore, 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.

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[Docket No. CP95-177-000]

**Burton McDaniel, M.D. v. East
Tennessee Natural Gas Company;
Complaint**

January 26, 1995.

Take notice that on January 18, 1995, Burton McDaniel, M.D. (McDaniel), 11685 Alpharetta Highway, Roswell, Georgia 30076, filed with the Commission in Docket No. CP95-177-000 a complaint, pursuant to Rule 206 of the Commission's Rules of Practice and Procedure, against East Tennessee Natural Gas Company (East Tennessee), alleging that East Tennessee is misapplying its authority under the Part 157, subpart F Blanket Certificate of Public Convenience and Necessity issued in Docket No. CP82-412-000. Specifically, McDaniel alleges that the East Tennessee's currently proposed project, involving the construction and operation of facilities to interconnect with facilities proposed by Southern Natural Gas Company in Docket No. CP94-682-000, can be completed in a less intrusive manner and that its current plans violate the intentions of the certificate issued in Docket No. CP82-412-000.

Any person desiring to be heard or to make a protest with reference to McDaniel's complaint should file with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, a motion to intervene or protest in accordance with the Commission's Rules of Practice and Procedure (18 CFR 385.211 or 385.214). All such motions, together with the answer of respondent to the complaint, should be filed on or before February 6, 1995. Any person desiring to become a party must file a motion to intervene. A copy of the complaint is on file with the Commission and available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 95-2524 Filed 2-1-95; 8:45 am]

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[Project No. 2320-005-NY Project No. 2330-007-NY]

**Niagara Mohawk Power Corp.; Notice
of Public Scoping Meetings**

January 27, 1995.

The Federal Energy Regulatory Commission (Commission) has received applications for new license (relicense) from the Niagara Mohawk Power Corporation (NIMO) for the following two existing hydropower projects owned and operated by NIMO on the Raquette River in St. Lawrence County,