

Federal Energy Regulatory Commission

[Docket No. RP95-72-000]

Northern Natural Gas Company; Notice of Cancellation of Technical Conference

March 17, 1995.

Take notice that the technical conference originally scheduled to be held on Friday, March 24, 1995, at 10 a.m., has been canceled until further notice.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 95-7094 Filed 3-22-95; 8:45 am]

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[Docket No. CP95-259-000]

National Fuel Gas Supply Corporation; Notice of Request Under Blanket Authorization

March 17, 1995.

Take notice that on March 13, 1995, National Fuel Gas Supply Corporation (National Fuel), 10 Lafayette Square, Buffalo, New York 14203, filed a request with the Commission in Docket No. CP95-259-000 pursuant to §§ 157.205 and 157.212 of the Commission's Regulations under the Natural Gas Act (NGA) for authorization to operate a delivery tap, authorized in blanket certificate issued in Docket No. CP83-4-000, all as more fully set forth in the request on file with the Commission and open to public inspection.

National Fuel proposes to operate an existing delivery tap, which would be available as a delivery point for any shipper receiving transportation service from National Fuel. The delivery tap is located between National Fuel's Line N and the Three River Pipeline, in Independence Township, Beaver County, Pennsylvania. National Fuel states that the proposed quantities of natural gas to be delivered to each of the affected delivery points and end-use of the gas would be up to 60,000 Dth per day. National Fuel also states that the gas would serve various commercial, industrial and residential end-users downstream of the Three Rivers Pipeline.

Any person or the Commission's staff may, within 45 days after the Commission has issued this notice, 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 NGA (18 CFR 157.205) a protest to the request. If no protest is filed within the

allowed time, 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 If a protest is filed and not withdrawn within 30 days after the time allowed for filing a protest, the instant request shall be treated as an application for authorization pursuant to Section 7 of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 NGA.

Linwood A. Watson, Jr.,

Acting Secretary.

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ENVIRONMENTAL PROTECTION AGENCY

[FRL-5178-1]

Agency Information Collection Activities Under OMB Review

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*), this notice announces that the Information Collection Request (ICR) abstracted below has been forwarded to the Office of Management and Budget (OMB) for review and comment. The ICR describes the nature of the information collection and its expected cost and burden.

DATES: Comments must be submitted on or before April 24, 1995.

FOR FURTHER INFORMATION OR A COPY OF THIS ICR CONTACT: Sandy Farmer at EPA, (202) 260-2740, please refer to EPA ICR # 1189.05.

SUPPLEMENTARY INFORMATION:

Office of Solid Waste and Emergency Response

Title: Identification, Listing, and Rulemaking Petitions (ICR No. 1189.05). This is a renewal and amendment of an approved collection (OMB No. 2050-0053). This renewal includes Part 260 and 261 requirements pertaining to wood-preserving waste (ICR No. 1579) previously approved under OMB No. 2050-0115.

Abstract: This ICR is a comprehensive presentation of the information requirements to apply for petitions, variances, exclusions, and exemptions from various RCRA requirements, as provided in Subpart C of 40 CFR Part 260 and 261.

For rulemaking petitions, all petitioners must submit certain basic information, including name and address, and interest in, description of, and need and justification for the proposed action. In addition, petitioners

for equivalent testing or analytical methods must also demonstrate that the proposed method is equal to or superior to the specified method and provide additional information such as a description of proposed method and comparative results of proposed and specified methods. Petitioners seeking to delist a waste produced at a particular facility must demonstrate that the waste does not exhibit the characteristics for which it was listed or any additional factors which may cause the waste to be hazardous. Facilities requesting variances from classification as a solid waste for specified recycled materials must address the relevant criteria contained in § 260.31. EPA uses this information to substantiate that these materials actually are being recycled and are not being accumulated to evade hazardous waste regulation. Owners/operators of enclosed flame combustion devices requesting variances for classification as a boiler must demonstrate the compatibility of the proposed device with classification as a boiler and address the relevant criteria detailed in §§ 260.32 and 260.33 in their demonstrations.

For hazardous waste exclusions, §§ 261.3 and 261.4 contain provisions that allow generators to obtain a hazardous waste exclusion for certain types of wastes. Facilities applying for these exclusions must either submit supporting information or keep detailed records. Facility requirements for treatability study exemptions for samples of hazardous waste not subject to DOT or USPS shipping requirements must comply with the information requirements of § 261.4(d)(2). Information requests include initial notification, recordkeeping, reporting, and final disposition notification. Facilities generating and collecting treatability study samples may also petition to increase sample quantity limits in excess of the specified limits. EPA uses this information to track the treatability study sample wastes, to confirm the proper management of these wastes, and to ensure that only legitimate treatability study activities are conducted.

For hazardous waste listing exemptions, 40 CFR 261.31(b)(2)(ii) details informational requirements for generators and treatment, storage and disposal facilities proving their sludges are exempt from listing as F037 and F038 wastes. Section 261.35(b) and (c) sets out the requirements for the cleaning or replacement of all process equipment that may have come into contact with chlorophenolic formulations or constituents.