

Corporation (Transco), 2800 Post Oak Boulevard, Houston, Texas 77056, jointly as the Companies, filed in Docket No. CP95-485-000 an application pursuant to Section 7(b) of the Natural Gas Act for permission and approval to abandon three exchange services, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

The exchange services, it is said, were authorized by Order issued May 1, 1971 in Docket No. CP71-98 and performed pursuant to Columbia Gas' Rate Schedule X-12, Columbia Gulf's Rate Schedule X-6 and Transco's Rate Schedule X-39.

It is stated that the exchange services were once required to permit the exchange of gas between Columbia Gulf and Transco in Evangeline Parish, Louisiana, at additional points of exchange at natural gas processing plants and at other common points where both Columbia Gulf and Transco accepted deliveries of natural gas from others. It is further stated that deliveries and receipt of gas by Columbia Gulf were made for the account of Columbia Gas, the company for which Columbia Gulf transported volumes through its pipeline system.

It is said that volumes were last exchanged in August 1991 and there are no outstanding imbalances. It is further said that the transportation authority is no longer required, as the exchange agreements have been terminated.

Comment date: May 30, 1995, in accordance with Standard Paragraph F at the end of this notice.

Standard Paragraphs

F. Any person desiring to be heard or to make any protest with reference to said application should on or before the comment date, file with the Federal Energy Regulatory Commission, Washington, DC 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 and/or 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 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 applicant to appear or be represented at the hearing.

G. 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.

Lois D. Cashell,

Secretary.

[FR Doc. 95-11866 Filed 5-12-95; 8:45 am]

BILLING CODE 6717-01-P

Office of Hearings and Appeals

Notice of Cases Filed During the Week of February 27 Through March 3, 1995

During the week of February 27 through March 3, 1995, the appeals and applications for exception or other relief listed in the Appendix to this Notice were filed with the Office of Hearings and Appeals of the Department of Energy.

Under DOE procedural regulations, 10 CFR part 205, any person who will be aggrieved by the DOE action sought in these cases may file written comments on the application within ten days of service of notice, as prescribed in the procedural regulations. For purposes of the regulations, the date of service of notice is deemed to be the date of publication of this Notice or the date of receipt by an aggrieved person of actual notice, whichever occurs first. All such comments shall be filed with the Office of Hearings and Appeals, Department of Energy, Washington, DC 20585.

Dated: May 5, 1995.

George B. Breznay,

Director, Office of Hearings and Appeals.

LIST OF CASES RECEIVED BY THE OFFICE OF HEARINGS AND APPEALS

[During the Week of February 27 Through March 3, 1995]

Date	Name and location of applicant	Case No.	Type of submission
Feb. 27, 1995	Dorchester Master Limited Partnership, Houston, Texas.	VEF-0005	Implementation of Special Refund Procedures. If granted: The Office of Hearings and Appeals would implement Special Refund Procedures pursuant to 10 C.F.R. Part 205, Subpart V, in connection with the April 4, 1988 Consent Order entered into with Dorchester Master Limited Partnership.
Do	Howell Corporation, Washington, DC	VEF-0006	Implementation of Special Refund Procedures. If granted: The Office of Hearings and Appeals would implement Special Refund Procedures pursuant to 10 C.F.R. Part 205, Subpart V, in connection with the February 23, 1989 Consent Order entered into with Howell Corporation.

LIST OF CASES RECEIVED BY THE OFFICE OF HEARINGS AND APPEALS—Continued
[During the Week of February 27 Through March 3, 1995]

Date	Name and location of applicant	Case No.	Type of submission
Do	Mid-Missouri Nuclear Weapons Freeze, Inc., Columbia, Missouri.	VFA-0029	Appeal of an Information Request Denial. If granted: The January 30, 1995 Freedom of Information Request Denial issued by the Office of Nuclear Energy would be rescinded, and Mid-Missouri Nuclear Weapons Freeze, Inc. would receive access to certain Department of Energy information relating to a research project with the Massachusetts Institute of Technology (MIT) regarding the Integral Fast Reactor.
Do	Vessels Gas Processing Company, Washington, DC.	VEF-0007	Implementation of Special Refund Procedures. If granted: The Office of Hearings and Appeals would implement Special Refund Procedures pursuant to 10 C.F.R. Part 205, Subpart V, in connection with the December 17, 1987 Consent Order entered into with Vessels Gas Processing Company.
Feb. 28, 1995	Placid Oil Company, Washington, DC	VEF-0008	Implementation of Special Refund Procedures. If granted: The Office of Hearings and Appeals would implement Special Refund Procedures pursuant to 10 C.F.R., Part 205, Subpart V, in connection with the February 11, 1985 Decision and Order Case No. BRO-1433, and April 18, 1985 Decision and Order, Case No. HRX-0117, issued to Placid Oil Company.
Do	Town of Bristol, Bristol, Rhode Island	RR272-190	Request for Modification/Rescission in Crude Oil Refund Proceeding. If granted: The February 8, 1995 Dismissal, Case No. RF272-84693, issued to Town of Bristol would be modified regarding the firm's application for refund submitted in the Crude Oil Refund Proceeding.
Do	Village of Cornwall-on-Hudson, Cornwall-on-Hudson, New York.	RR272-193	Request for Modification/Rescission in the Crude Oil Refund Proceeding. If granted: The December 29, 1994 Dismissal, Case No. RF272-85889, issued to Village of Cornwall-on-Hudson would be modified regarding the firm's application for refund submitted in the Crude Oil Refund Proceeding.
Mar. 1, 1995	Carolina Power and Light Company, Raleigh, North Carolina.	VFA-0030	Appeal from Special Assessment to the Uranium Enrichment Decontamination and Decommissioning Fund. If granted: The written determination issued by the Department of Energy on February 2, 1995 would be rescinded and Carolina Power and Light Company would receive a refund of payments made to the Decontamination and Decommissioning Fund, all future obligations of Carolina Power and Light Company would be cancelled, and Carolina Power and Light Company's assessment would be adjusted to zero.
Do	Physicians for Social Responsibility, Inc., Berkely, California.	VFA-0030	Appeal of an Information Request Denial. If granted: The January 30, 1995 Freedom of Information Request Denial issued by the Office of the Executive Secretariat would be rescinded, and Physicians For Social Responsibility, Inc. would receive access to certain Department of Energy information relating to a research project with the Massachusetts Institute of Technology (MIT) regarding the Integral Fast Reactor.
Mar. 3, 1995	Durham Schools, Lisbon Falls, Maine	RR272-192	Request for Modification/Rescission in the Crude Oil Refund Proceeding. If granted: The January 17, 1995 Dismissal Letter, Case Number RF272-79966, issued to Durham Schools would be modified regarding the firm's application for refund submitted in the Crude Oil Refund Proceeding.
Do	J. Eileen Price, Fort Collins, Colorado	VFA-0031	Appeal of an Information Request Denial. If granted: The February 8, 1995 Freedom of Information Request Denial issued by the Western Area Power Administration would be rescinded, and J. Eileen Price would receive Department of Energy information regarding her employment.
Do	Lisbon Schools, Lisbon Falls, Maine	RR272-191	Request for Modification/Rescission in the Crude Oil Refund Proceeding. If granted: The January 17, 1995 Dismissal Letter, Case Number RF272-79965, issued to Lisbon Schools would be modified regarding the firm's application for refund submitted in the Crude Oil Refund Proceeding.

REFUND APPLICATIONS RECEIVED
[Week of February 27 Through March 3, 1995]

Date received	Name of refund proceeding/name of refund application	Case No.
2/27/95	Continental Grain Company	RC272-281
2/27/95	Continental Grain Company	RC272-282
2/27/95	Crawford Garden Supplies, Inc	RF300-21824
2/27/95	Crawford Garden Supplies, Inc	RF300-21825
3/1/95	Doug's Texaco	RF321-21059
3/1/95	Benton County Co-Op Assn	RG272-30
3/3/95	Air Molokai, Ltd	RC272-283
3/3/95	Mort Hall Ford, Inc	RC272-284
3/3/95	Noromis Quarry Company	RG272-31

[FR Doc. 95-11920 Filed 5-12-95; 8:45 am]
BILLING CODE 6450-01-P

Notice of Cases Filed During the Week of March 13 Through March 17, 1995

During the week of March 13 through March 17, 1995, the appeals and applications for exception or other relief listed in the Appendix to this Notice were filed with the Office of Hearings

and Appeals of the Department of Energy. Submissions inadvertently omitted from earlier lists have also been included.

Under DOE procedural regulations, 10 CFR Part 205, any person who will be aggrieved by the DOE action sought in these cases may file written comments on the application within ten days of service of notice, as prescribed in the procedural regulations. For purposes of

the regulations, the date of service of notice is deemed to be the date of publication of this Notice or the date of receipt by an aggrieved person of actual notice, whichever occurs first. All such comments shall be filed with the Office of Hearings and Appeals, Department of Energy, Washington, D.C. 20585.

Dated: May 5, 1995.

George B. Breznay,
Director, Office of Hearings and Appeals.

LIST OF CASES RECEIVED BY THE OFFICE OF HEARINGS AND APPEALS
[Week of March 13 to March 17, 1995]

Date	Name and Location of Applicant	Case no.	Type of Submission
Feb. 24, 1995	Amerbelle Corporation, Rockville, Connecticut.	RR272-194	Request for Modification/Rescission in the Crude Oil Refund Proceeding. If granted: The April 27, 1989 Supplemental Crude Oil payment, Case No. RF272-1412, issued to Amerbelle Corporation would be modified regarding the firm's application for refund submitted in the Crude Oil refund proceeding.
Mar. 13, 1995	Albuquerque Operations Office, Albuquerque, New Mexico.	VSO-0025	Request for Hearing under 10 CFR Part 710. If granted: An individual whose security clearance was suspended by the Albuquerque Operations Office would receive a hearing under 10 CFR Part 710.
Do	do	VSA-0005	Request for Review of Opinion under 10 CFR Part 710. If granted: The February 9, 1995 Opinion of an Office of Hearings and Appeals Hearing Officer, Case Number VSO-0005, would be reviewed at the request of an individual employed at the Albuquerque Operations Office.
Do	National Security Archive, Washington, D.C.	VFA-0033	Appeal of an Information Request Denial. If granted: The February 3, 1995 Freedom of Information Request Denial issued by the Department of Energy's Oakland Office would be rescinded, and the National Security Archive would receive access to certain Department of Energy information.
Do	International Paper Co., Memphis, Tennessee.	RR321-176	Request for Modification/Rescission in the Texaco Refund Proceeding. If granted: The December 15, 1994 Decision and Order, Case No. RF321-20823, issued to International Paper Co. would be modified regarding the firm's application for refund submitted in the Texaco Refund Proceeding.
Mar. 15, 1995	Bermans Motor Express/Holmes Transportation, Inc., Hackensack, New Jersey.	RR272-195, RR272-196	Request for Modification/Rescission in the Crude Oil Refund Proceeding. If granted: The August 8, 1989 and February 12, 1991 Decision and Orders, Case Nos. RF272-37179 and RF272-63845, issued to Bermans Motor Express and Holmes Transportation Inc., would be modified regarding the firm's applications for refund submitted in the Crude Oil Refund Proceeding.