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Issued in Washington, D.C., on October 15, 1996.  
Clifford P. Tomaszewski,  
*Director, Office of Natural Gas, Office of Fuels Programs, Office of Fossil Energy.*

APPENDIX—IMPORT/EXPORT AUTHORIZATIONS GRANTED

DOE/FE authority order No.	Date issued	Importer/exporter FE docket No.	Import volume	Export volume	Comments
1195 .....	09/11/96	Interenergy Sheffield Processing Company (96-54-NG).	3,300 Mcf/per day ...	.....	Long-term for 14 years from Canada beginning on first delivery.
1196 .....	09/16/96	NUI Energy Brokers, Inc. (96-55-NG) ....	100 Bcf/term (Combined total).	(See import).	Blanket for 2 years from and to Canada and Mexico.
1197 .....	09/16/96	ProGas U.S.A., Inc. (96-60-NG) .....	10,309 Mcf/per day	.....	Long-term for 7 years from Canada.
1198 .....	09/16/96	ProGas U.S.A., Inc. (96-61-NG) .....	7,841 Mcf/per day ...	.....	Long-term for 5 years from Canada.
1199 .....	09/16/96	Intalco Aluminum Corporation (96-63-NG).	2 Bcf/term .....	.....	Blanket for 2 years from Canada.
1200 .....	09/16/96	Amoco Canada Marketing Corp. (96-56-NG).	300 Bcf/term .....	.....	Blanket for 2 years from Canada.
1201 .....	09/18/96	Coastal Gas Marketing Company. (96-50-NG).	18,100 Mcf/per day	.....	Long-term for 11 years from Canada.
1202 .....	09/24/96	Coastal Gas Marketing Company. (96-52-NG).	48,300 Mcf/per day	.....	Long-term for 11 years from Canada.

[FR Doc. 96-27569 Filed 10-25-96; 8:45 am]  
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**Federal Energy Regulatory Commission**

[Docket No. ER96-2673-000]

**AYP Energy, Inc.; Notice of Issuance of Order**

October 23, 1996.

AYP Energy, Inc. (AYP) filed an application for authorization to sell power at market-based rates, and for certain waivers and authorizations. In particular, AYP requested that the Commission grant blanket approval under 18 CFR Part 34 of all future issuances of securities and assumptions of liabilities by AYP. On October 8, 1996, the Commission issued an Order Conditionally Accepting For Filing Proposed Market-Based Rates (Order), in the above-docketed proceeding.

The Commission's October 8, 1996 Order granted the request for blanket approval under Part 34, subject to the conditions found in Ordering Paragraphs (E), (F), and (H):

(E) Within 30 days of the date of this order, any person desiring to be heard or to protest the Commission's blanket approval of issuances of securities or assumptions of liabilities by AYP 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.

(F) Absent a request to be heard within the period set forth in Ordering Paragraph (E) above, AYP is hereby authorized, pursuant to Section 204 of the FPA, to issue securities and assume obligations and liabilities as guarantor, endorser, surety or otherwise in respect of any security of another person; provided that such issue or assumption is for some lawful object within the corporate purposes of AYP, compatible with the public interest, and reasonably necessary or appropriate for such purposes.

(H) The Commission reserves the right to modify this order to require a further showing that neither public nor private interests will be adversely affected by continued Commission approval of AYP's issuances of securities or assumptions of liabilities. . . .

Notice is hereby given that the deadline for filing motions to intervene or protests, as set forth above, is November 7, 1996.

Copies of the full text of the Order are available from the Commission's Public Reference Branch, 888 First Street, N.E., Washington, D.C. 20426.

Lois D. Cashell,  
*Secretary.*

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[Docket No. RP97-35-000]

**CNG Transmission Corporation; Notice of Section 4 Filing**

October 22, 1996.

Take notice that on October 15, 1996, CNG Transmission Corporation (CNG) tendered for filing pursuant to Section 4 of the Natural Gas Act, a notice of termination of gathering services which CNG currently provides on uncertificated gathering facilities which are being abandoned in place or sold. CNG states that no contracts for transportation service with CNG will be terminated. CNG further states that production from individual wells has been rerouted to other sections of line, and approximately 1500 feet will be given to CNG Production Company (CNGT) for use with one well. CNG asserts that the meter for CNGT will be moved further downstream.

Any person desiring to be heard or to protest said 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. Pursuant to Section 154.210 of the Commission's Regulation, all such motions or protests should be filed on or before October 28, 1996. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on