

Doddridge County, West Virginia. The tap will be instituted to provide transportation deliveries to Equitable Gas for ultimate distribution to one residential customer. Equitrans will charge Equitable the applicable transportation rate contained in Equitrans FERC Gas Tariff on file with and approved by the Commission. Equitrans projects that the 1 Mcf per day of peak service requested is within the entitlements of Equitable Gas, and will not impact Equitrans peak day and annual deliveries. Equitrans has sufficient capacity to accomplish the deliveries described herein without detriment to its other customers.

Equitrans states that the new delivery tap is not prohibited by its existing tariff and the total volumes delivered to Equitable Gas will not exceed total volumes authorized prior to the request.

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 If a protest is filed and not withdrawn within 30 days after the time allowed for filing a protest, the instant request shall be treated as an application for authorization pursuant to Section 7 of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

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[Docket Nos. CP97-43-000, CP97-45-000, CP97-47-000]

#### **Equitrans, L.P.; Notice of Requests Under Blanket Authorization**

October 23, 1996.

Take notice that on October 18, 1996, Equitrans, L.P. (Equitrans), 3500 Park Lane, Pittsburgh, PA. 15275-1102 filed in Docket Nos. CP97-43-000, CP97-45-000, and CP97-47-000, requests pursuant to Sections 157.205, and 157.212 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205 and 157.211) for approval and permission to install and operate delivery taps for Equitable Gas Company (Equitable) for ultimate distribution to three distinct residential customers in West Virginia and

Pennsylvania, under the blanket certificate issued in Docket No. CP83-508-000, and transferred to Equitrans in Docket No. CP86-676-000, pursuant to Section 7(c) of the Natural Gas Act (NGA), all as more fully set forth in the requests which are on file with the Commission and open to public inspection.

Equitrans states that it proposes to install delivery taps in Braxton and Upshur Counties, West Virginia, and Greene County, Pennsylvania for ultimate distribution to Otis Ice, Route 2, Box 67, Frametown, West Virginia; Russell Robinson, Route 6, Box 211, Buckhannon, West Virginia; and Scott and Kelly Kiger, R.D. 3, Box 153, Shriver Hill Road, Waynesboro, Pennsylvania. Equitrans further states that the quantity of gas to be delivered through each proposed delivery tap will be approximately 1 Mcf on a peak day. Equitrans asserts that the total volumes of gas to be delivered to Equitable after these requests do not exceed the total volumes authorized before these requests. Equitrans further asserts that it has sufficient capacity to accomplish the deliveries described herein without detriment to its other customers.

Any person or the Commission's Staff may, within 45 days after 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 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 requests. 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 requests shall be treated as applications for authorization pursuant to Section 7 of the Natural Gas Act.

Lois D. Cashell,  
*Secretary.*

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[Docket No. CP97-38-000]

#### **Florida Gas Transmission Company; Notice of Application for Abandonment**

October 23, 1996.

Take notice that on October 15, 1996, Florida Gas Transmission Company (FGT), 1400 Smith Street, Houston, Texas 77002, filed in Docket No. CP97-38-000, an application pursuant to

Section 7(b) of the Natural Gas Act (NGA) and Part 157 of the Commission's Regulations for permission and approval to abandon two transportation services, known as FGT's Rate Schedules X-8 and X-19, which FGT used to provide service for Southern Natural Gas Company (SNG), all as more fully set forth in the application which is on file with the Commission and open to public inspection.

By letter agreements, signed by FGT on August 21, 1996, and accepted by SNG on September 30, 1996, FGT and SNG have agreed to terminate the two transportation agreements designated in FGT's FERC Gas Tariff, Original Volume No. 3 as Rate Schedule X-8 and X-19. Rate Schedule X-8, dated August 16, 1978, and Rate Schedule X-19, dated November 25, 1980, are transportation services by FGT for SNG from Vermillion Parish, Louisiana to Washington Parish, Louisiana.

FGT states that the proposed abandonment will not result in the abandonment of any facilities nor will it result in the abandonment of service to any other customers of FGT nor will it disadvantage any customers of FGT.

Any person desiring to be heard or to make any protest with reference to said application should on or before November 13, 1996, file with the Federal Energy Regulatory Commission, 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 and 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 in any proceeding herein 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 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 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