

it makes with the Commission to every other intervenor in the proceeding, as well as 14 copies with the Commission.

A person does not have to intervene, however, in order to have comments considered. A person, instead, may submit two copies of comments to the Secretary of the Commission. Commenters will be placed on the Commission's environmental mailing list, will receive copies of environmental documents and will be able to participate in meetings associated with the Commission's environmental review process. Commenters will not be required to serve copies of filed documents on all other parties. However, commenters will not receive copies of all documents filed by other parties or issued by the Commission and will not have the right to seek rehearing or appeal the Commission's final order to a federal court.

The Commission will consider all comments and concerns equally, whether filed by commenters or those requesting intervenor status.

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 and 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 granting the certificates 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 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 CVC to appear to be represented at the hearing.

Linwood A. Watson, Jr.,

Acting Secretary.

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. PR99-15-000]

Louisiana State Gas, LLC; Petition for Rate Approval

June 8, 1999.

Take notice that on May 28, 1999, Louisiana State Gas, LLC (Louisiana State), filed a petition for rate approval to reduce the existing maximum rate for interruptible transportation on its South Louisiana Pipeline System from \$0.0642 per MMBtu to \$0.0597 per MMBtu. The rate pertains to transportation performed under Section 311 of the Natural Gas Policy Act of 1978. The filing was made to comply with the Commission's October 20, 1997, order in Docket No. PR96-9-000.

Louisiana State is a subsidiary of LEDCO, LLC. Louisiana State states that its South Louisiana Pipeline System consists of approximately 34 miles of mainly 12-inch pipeline extending westward from a point near Buras, Louisiana, to the Barateria Waterway near Grand Isle, Louisiana, to the Barateria Waterway near Grand Isle, Louisiana. Louisiana adds that all piping and related facilities in the system are located in Bastion Bay, which is a coastal salt marsh accessible only by plane or boat. Louisiana State's only Section 311 shipper is LEDCO.

Pursuant to Section 284.123(b)(2)(ii), if the Commission does not act within 150 days of the filing date, the proposed rate for transportation service will be deemed fair and equitable. The Commission may, prior to the expiration of the 150-day period, extend the time for action or institute a proceeding to afford parties an opportunity for written comments and for the oral presentations of views, data, and arguments. Any person desiring to participate in this rate proceeding must 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). All motions must be filed with the Secretary of the Commission on or before June 28, 1999. The petition for rate approval is on file with the Commission and is available for public inspection. This filing may be viewed on the web at <http://www.ferc.fed.us/>

online/rims.htm (call 202-208-2222 for assistance).

Linwood A. Watson, Jr.,

Acting Secretary.

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. PR99-2-000]

Transok, LLC; Informal Settlement Conference

June 8, 1999.

Take notice that an informal settlement conference in the above-captioned proceeding will be held on Thursday, June 17, 1999, at 10:00 A.M. in a room to be designated at the offices of the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C.

Attendance will be limited to the parties and staff. For additional information, please contact Louis Lieb at (202) 208-0012.

Linwood A. Watson, Jr.,

Acting Secretary.

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP99-330-000]

United Gas Services v. K N Interstate Gas Transmission Co. and K N Energy, Inc; Complaint

June 8, 1999.

Take notice that on June 4, 1999, pursuant to Rule 206 of the Commission's Rules of Practice and Procedure, 18 CFR 385.206, Consumer Services Association, Inc. d/b/a United Gas Services (United) tendered for filing a complaint against K N Interstate Gas Transmission Co. (KNI) and K N Energy Inc. (KNE).

United States that on December 16, 1998, KNI declared a "unauthorized overrun period." The period extended from December 18, 1998 through December 27, 1998. A second unauthorized overrun period was declared for January 2-5, 1999.

United asserts that at about the time NKI declared the December unauthorized overrun period, Mr. Will Meehl of KNE contacted United about an anticipated temperature-induced