

Estimated Range of Awards:
\$180,000–\$310,000.

Estimated Number of Awards: 954.

Note: The Department is not bound by any of the estimates in this notice.

Project Period: Up to 60 months.

Page Limit: The application narrative (Part III of the application) is where you, the applicant, address the selection criteria that reviewers use to evaluate your application. You must limit Part III to the equivalent of no more than 100 pages, using the following standards:

- A “page” is 8.5” x 11” on one side only, with 1” margins at the top, bottom, and both sides.

- Double space (no more than three lines per vertical inch) all text in the application narrative, including titles, headings, footnotes, quotations, references, and captions, as well as all text in charts, tables, figures, and graphs.

- Use a font that is either 12-point or larger or no smaller than 10 pitch (characters per inch).

The page limit does not apply to Part I, the cover sheet; Part II, the budget section, including the narrative budget justification; Part IV, the assurances and certifications; or the one-page abstract, the resumes, the bibliography, or the letters of support. However, you must include all of the application narrative in Part III.

We will reject your application if—

- You apply these standards and exceed the page limit; or
- You apply other standards and exceed the equivalent of the page limit.

Applicable Regulations: The Education Department General Administrative Regulations (EDGAR) in 34 CFR parts 74, 75, 77, 79, 82, 85, 86, 97, 98 and 99; and the regulations for this program in 34 CFR part 646.

FOR FURTHER INFORMATION CONTACT: Deborah I. Walsh, Office of Federal TRIO Programs, U.S. Department of Education, 1990 K Street, NW, Suite 7000, Washington, DC 20006–8510. Telephone: (202) 502–7600. The E-mail address for Ms. Walsh is: TRIO@ed.gov.

Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339. Individuals with disabilities may obtain this document in an alternative format (*e.g.*, Braille, large print, audiotope, or computer diskette) on request to the contact person listed in the preceding paragraph.

Individuals with disabilities may obtain a copy of the application package in an alternative format, also, by contacting that person. However, the Department is not able to reproduce in

an alternative format the standard forms included in the application package.

FOR APPLICATIONS CONTACT: Education Publications Center (ED Pubs), P.O. Box 1398, Jessup, MD 20794–1398. Telephone (toll free): 1–877–433–7827. Fax: (301) 470–1244. Individuals who use telecommunications device for the deaf (TDD) may call (toll free): 1–877–576–7734. You may also contact ED Pubs at its Web Site: <http://www.ed.gov/pubs/edpubs.html> or at its E-mail address: edpubs@inet.ed.gov.

If you request an application from ED Pubs, be sure to identify this competition as follows: CFDA 84.042.

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Program Authority: 20 U.S.C. 1070a–11 and 1070a–14.

Dated: July 20, 2000.

A. Lee Fritschler,

Assistant Secretary, Office of Postsecondary Education.

[FR Doc. 00–18863 Filed 7–25–00; 8:45 am]

BILLING CODE 4000–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP00–403–000]

Distrigas of Massachusetts Corporation; Notice of Application for a Blanket Certificate of Public Convenience and Necessity

July 20, 2000.

Take notice that on July 10, 2000, Distrigas of Massachusetts Corporation (“DOMAC”) filed an abbreviated application for a blanket certificate of public convenience and necessity to install and operate certain temporary air

injection equipment as needed at its liquefied natural gas (“LNG”) terminal in Everett, Massachusetts.

DOMAC states that it may require additional air injection capability on a temporary basis in the future in order to air stabilize higher-BTU cargoes of LNG or during periods of maintenance or repair to the permanent air injection equipment. DOMAC states that its current permanently-installed air injection equipment may not in all cases permit DOMAC to air stabilize sufficient quantities of higher-Btu LNG to meet all customer needs and to send out regasified LNG at a rate sufficient to allow receipt of incoming LNG cargoes. Because lower-Btu LNG is generally available, DOMAC does not foresee a requirement for additional permanent air injection facilities. Accordingly, DOMAC is filing for blanket certificate authority to install such equipment as needed in the future.

Any question regarding this application should be directed to Robert A. Nailling, Senior Counsel, Distrigas of Massachusetts Corporation, 75 State Street, 12th Floor, Boston, Massachusetts 02109, (617) 526–8300.

Any person desiring to be heard or to make any protest with reference to said application should on or before August 10, 2000, file with the Federal Energy Regulatory Commission, 888 First Street, NE., 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 385.211 and 385.214) 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. The Commission’s rules require that protestors provide copies of their protests to the party or parties directly involved. Any person wishing to become a party in any proceeding herein must file a motion to intervene in accordance with the Commission’s rules. Copies of this filing are on file with the Commission and are available for public inspection. This filing may be viewed on the Internet at <http://www.ferc.fed.us/online/rims.htm> (call 202–208–2222 for assistance).

A person obtaining intervenor status will be placed on the service list maintained by the Secretary of the Commission and will receive copies of all documents filed by the applicant and by every one of the intervenors. An intervenor can file for rehearing of any Commission order and can petition for court review of any such order. However, an intervenor must submit

copies of comments or any other filing 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 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 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 DOMAC to appear or to be represented at the hearing.

David P. Boergers,

Secretary.

[FR Doc. 00-18853 Filed 7-25-00; 8:45 am]

BILLING CODE 6717-01-M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket Nos. RM98-10-000 et al.]

Regulation of Short-Term Natural Gas Transportation Services, et al.

July 21, 2000.

In the matter of: RM98-12-000, RP00-393-000, RP00-387-000, RP00-406-000, RP00-405-000, RP00-390-000, RP00-407-000, RP00-411-000, RP00-394-000, RP00-397-000, RP00-396-000, RP00-401-000, RP00-400-000, RP00-391-000, RP00-410-000, RP00-409-000, RP00-399-000, RP00-392-000, RP00-403-000, RP00-404-000, RP00-412-000, RP00-398-000, RP00-408-000, RP00-402-000, RP00-395-000, RP00-413-000, RP00-414-000, and RM98-10-000; Regulation of Interstate Natural Gas Transportation Services, Eastern Shore Natural Gas Company, Florida Gas Transmission Company, Gas Transport, Inc., Gulf States Transmission Corporation, Granite State Gas Transmission, Inc., High Island Offshore System, L.L.C., Iroquois Gas Transmission System, L.P., K O Transmission Company, Questar Pipeline Company, Michigan Gas Storage Company, Midcoast Interstate Transmission, Inc., Mid Louisiana Gas Company, Mississippi Canyon Gas Pipeline, LLC, Mississippi River Transmission Corporation, Natural Gas Pipeline Company of America, National Fuel Gas Supply Corporation, Nautilus Pipeline Company, L.L.C., Northern Border Pipeline Company, Northern Natural Gas Company, Northwest Pipeline Corporation, Overthrust Pipeline Company, Ozark Gas Transmission, L.L.C., Paiute Pipeline Company, Panhandle Eastern Pipe Line Company, Pine Needle LNG Company, LLC, PG&E Gas Transmission, Northwest Corporation; Notice of Compliance Filing

Take notice that on July 17, 2000, the above-referenced pipelines tendered for filing their *pro forma* tariff sheets respectively, in compliance with Order Nos. 637 and 637-A.

On February 9 and May 19, 2000, the Commission issued Order Nos. 637 and 637-A, respectively, which prescribed new regulations, implemented new policies and revised certain existing regulations respecting natural gas transportation in interstate commerce. The Commission directed pipelines to file *pro forma* tariff sheets to comply with the new regulatory requirements regarding scheduling procedures, capacity segmentation, imbalance management services and penalty credits, or in the alternative, to explain why no changes to existing tariff provisions are necessary.

Any person desiring to be heard or to protest said filing should file a motion to intervene or a protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C.

20426, in accordance with Sections 385.214 or 385.211 of the Commission's Rules and Regulations. All such motions or protests must be filed on or before August 15, 2000. 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 proceedings. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection in the Public Reference Room. This filing may be viewed on the web at <http://www.ferc.fed.us/online/rims.htm> (call 202-208-2222 for assistance).

David P. Boergers,

Secretary.

[FR Doc. 00-18880 Filed 7-25-00; 8:45 am]

BILLING CODE 6717-01-M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP00-305-001]

Mississippi River Transmission Corporation; Notice of Compliance Filing

July 21, 2000.

Take notice that on July 17, 2000, Mississippi River Transmission Corporation (MRT) tendered for filing as part of its FERC Gas Tariff, Third Revised Volume No. 1, First Substitute Original Sheet No. 226A and First Substitute Original Sheet No. 226B to become effective July 1, 2000.

MRT states that the purpose of this filing is to comply with the Commission's June 30, 2000 order in which the Commission accepted MRT's negotiated rates proposal, subject to MRT filing revised tariff sheets addressing certain issues. MRT states that the revised tariff sheets address all outstanding issues.

MRT states that a copy of this filing is being mailed to each of MRT's customers, all parties to the proceeding and to the state commissions of Arkansas, Illinois and Missouri.

Any person desiring to be heard or to protest said filing should file a motion to intervene or a protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, in accordance with Sections 385.214 or 385.211 of the Commission's Rules and Regulations. All such motions or protests must be filed in accordance with Section 154.210 of the Commission's Regulations. Protests will