

interviews; 5,200 hotline interviews; and 5,200 persons submitting a form.

Estimated annual average number of hours per respondent: 20 min. for each telephone interview; 5.0 hours for each on-site interview; 12 min. to fill out a form; 10 min. for each Hotline interview.

Estimated total annual number of hours for all respondents: 5,472.

3. Comments to OMB on This Request for Extension

Comments on this request for extension of approval of the collection of information should be submitted by August 18, 2003 to the addresses given at the beginning of this notice.

Copies of the request for extension of the information collection and supporting documentation are available from Linda Glatz, Management and Program Analyst, Office of Planning and Evaluation, Consumer Product Safety Commission, Washington, DC 20207; telephone: (301) 504-7671, e-mail lglatz@cpsc.gov.

Dated: July 11, 2003.

Todd A. Stevenson,
Secretary, Consumer Product Safety Commission.

[FR Doc. 03-18169 Filed 7-17-03; 8:45 am]

BILLING CODE 6355-01-P

CONSUMER PRODUCT SAFETY COMMISSION

Petition Requesting Labeling of Weightlifting Bench Press Benches To Reduce or Prevent Deaths Due to Asphyxia/Anoxia (Petition No. CP 03-3)

AGENCY: Consumer Product Safety Commission.

ACTION: Notice.

SUMMARY: The Commission has received a petition (CP 03-3) requesting that the Commission require labeling of weightlifting bench press benches to reduce or prevent deaths from asphyxia/anoxia due to being trapped beneath a bench press barbell. The Commission solicits written comments concerning the petition.

DATES: The Office of the Secretary must receive comments on the petition by September 16, 2003.

ADDRESSES: Comments on the petition, preferably in five copies, should be mailed to the Office of the Secretary, Consumer Product Safety Commission, Washington, DC 20207, telephone (301) 504-0800, or delivered to the Office of the Secretary, Room 501, 4330 East-West Highway, Bethesda, Maryland 20814. Comments may also be filed by

facsimile to (301) 504-0127 or by email to cpsc-os@cpsc.gov. Comments should be captioned "Petition CP 03-3, Petition for Labeling of Bench Press Benches." A copy of the petition is available for inspection at the Commission's Public Reading Room, Room 419, 4330 East-West Highway, Bethesda, Maryland. The petition is also available on the CPSC Web site at <http://www.cpsc.gov>.

FOR FURTHER INFORMATION CONTACT: Rockelle Hammond, Office of the Secretary, Consumer Product Safety Commission, Washington, DC 20207; telephone (301) 504-6833, e-mail rhammond@cpsc.gov.

SUPPLEMENTARY INFORMATION: The Commission has received correspondence from V. Patteson Lombardi, Ph.D., requesting that the Commission require a warning label on both uprights of all "manufactured, publicly available" weightlifting bench press benches. The petitioner asserts that the labeling is necessary to reduce or eliminate deaths due to asphyxia/anoxia caused by being trapped under a bench press barbell. The petitioner provides information concerning a number of deaths he states involve such incidents.

The Commission is docketing the correspondence as a petition under provisions of the Consumer Product Safety Act, 15 U.S.C. 2051-2084.

Interested parties may obtain a copy of the petition by writing or calling the Office of the Secretary, Consumer Product Safety Commission, Washington, DC 20207; telephone (301) 504-0800. The petition is available on the CPSC Web site at <http://www.cpsc.gov>. A copy of the petition is also available for inspection from 8:30 a.m. to 5 p.m., Monday through Friday, in the Commission's Public Reading Room, Room 419, 4330 East-West Highway, Bethesda, Maryland.

Dated: July 10, 2003.

Todd A. Stevenson,
Secretary, Consumer Product Safety Commission.

[FR Doc. 03-18170 Filed 7-17-03; 8:45 am]

BILLING CODE 6355-01-P

DEPARTMENT OF DEFENSE

Department of the Army

Final Environmental Assessment (EA) and Draft Finding of No Significant Impact (FNSI) for the Base Realignment and Closure 95 Disposal and Reuse of Excess Property, Fort Dix, NJ

AGENCY: Department of the Army, DoD.

ACTION: Notice of availability.

SUMMARY: In accordance with Public Law 101-510 (as amended), the Defense Base Closure and Realignment Act of 1990, the Defense Base Closure and Realignment Commission recommended the disposal and reuse of excess property at Fort Dix.

The EA evaluates the environmental impacts of the disposal of surplus property made available by the realignment of Fort Dix. Approximately 35 acres of surplus property would be conveyed to the State of New Jersey. Alternatives examined in this EA include no action, unencumbered disposal of the property and encumbered disposal of the property. Encumbered disposal refers to transfer or conveyance of property having restrictions on subsequent use as a result of any Army-imposed or legal restraint. Under the no action alternative, the Army would not dispose of the excess or surplus property but would maintain it indefinitely in accordance with current leases and permits.

DATES: Comments must be submitted on or before August 18, 2003.

ADDRESSES: Copies of the Final EA and Draft FNSI may be obtained by writing to Mr. Don Conlon, U.S. Army Corps of Engineers—Mobile District, Environmental Resources Branch, 109 St. Joseph St., Mobile, Alabama 36628-0001.

FOR FURTHER INFORMATION CONTACT: Mr. Conlon via phone at (334) 690-2609 or by fax at (334) 690-2605.

SUPPLEMENTARY INFORMATION: While disposal of surplus property at Fort Dix is the Army's primary action, the EA also analyzes the potential environmental effects of redevelopment and reuse as a secondary impact by means of evaluating intensity-based reuse scenarios. The Army's preferred alternative for disposal of surplus real property at Fort Dix is encumbered disposal, with encumbrances pertaining to use restrictions, asbestos-containing material, lead-based paint, and utility dependencies.

A Notice of Intent declaring the Army's intent to prepare an EA for the disposal and reuse of surplus Fort Dix property was published in the *Federal Register* (60 FR 49264, September 22, 1995).

The EA and Draft FNSI are available for review at the Corps of Engineers, Mobile District.

Dated: July 14, 2003.

Raymond J. Fatz,

*Deputy Assistant Secretary of the Army
(Environment, Safety and Occupational
Health) OASA(I&E).*

[FR Doc. 03-18242 Filed 7-17-03; 8:45 am]

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. OR03-5-000]

Chevron Products Company, Complainant, v. SFPP, L.P., Respondent; Errata Notice

July 11, 2003.

On July 3, 2003, the Commission issued a Notice of Complaint (68 FR 41116) in the above-captioned proceeding. This Notice is corrected as follows:

(1) In the first line of the first paragraph the correct filing date of the complaint is July 2, 2003.

(2) The correct Comment Date is July 22, 2003.

Magalie R. Salas,

Secretary.

[FR Doc. 03-18218 Filed 7-17-03; 8:45 am]

BILLING CODE 6717-01-P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP03-331-000]

EnergyNorth Natural Gas, Inc.; Notice of Application

July 14, 2003.

Take notice that on July 3, 2003, EnergyNorth Natural Gas, Inc. (EnergyNorth), 1260 Elm Street, Manchester, New Hampshire 03105, a subsidiary of KeySpan Corporation, filed in Docket No. CP03-331-0000, an application pursuant to section 7(f) of the Natural Gas Act (NGA) for a service area determination, a declaration that EnergyNorth qualifies as a local distribution company (LDC) and a waiver of the regulatory requirements under the NGA and the Natural Gas Policy Act (NGPA), all as more fully set forth in the application. This filing is available for review at the Commission or may be viewed on the Commission's Web site at <http://www.ferc.gov>, using the "FERRIS" link. Enter the docket number excluding the last three digits in the docket number field to access the document. For assistance, contact FERC

Online Support at

FERCOnlineSupport@ferc.gov or toll-free at (866)208-3676, or for TTY, contact (202)502-8659.

EnergyNorth requests a service area determination to include its service area in New Hampshire as well as that of Colonial Gas Company (Colonial), also a subsidiary of KeySpan, across the state border in Massachusetts. EnergyNorth requests the expanded service area, in order to periodically access a new source of gas supply from Colonial. EnergyNorth states that the enlarged service area would enable it to enlarge, extend and interconnect its distribution facilities with those of Colonial without losing its status as a local distribution customer. EnergyNorth proposes to construct and operate interconnecting facilities consisting of a meter and 1,285 feet of 4-inch diameter distribution pipeline to connect its facilities with those of Colonial. EnergyNorth states that it meets the four criteria for a service area determination, that it is a local distribution company (LDC) serving customers within a single state, that it makes only incidental sales for resale, that its operations are regulated by the appropriate state authority, that it does not have an extensive distribution system and that its operations do not have a significant impact on neighboring distribution companies. EnergyNorth asserts that the service area determination would ensure against disruptions to EnergyNorth's customers in the event of decreases in pressure and would enhance the reliability of EnergyNorth's system. EnergyNorth explains that the proposed service area determination would not change EnergyNorth's services or operations. EnergyNorth also requests a declaration that it qualifies as an LDC for the purposes of section 311 of the NGPA and a waiver of all reporting and accounting requirements applicable to natural gas companies under the NGA and the NGPA.

Any questions regarding this amendment should be directed to Thomas O'Neill at (617)723-5512, or Kenneth T. Maloney at (202)223-8890.

There are two ways to become involved in the Commission's review of this project. First, any person wishing to obtain legal status by becoming a party to the proceedings for this project should, on or before the comment date below, file with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, a motion to intervene 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 NGA (18 CFR 157.10). A

person obtaining party 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 all other parties. A party must submit 14 copies of filings made with the Commission and must mail a copy to the applicant and to every other party in the proceeding. Only parties to the proceeding can ask for court review of Commission orders in the proceeding.

However, a person does not have to intervene in order to have comments considered. The second way to participate is by filing with the Secretary of the Commission, as soon as possible, an original and two copies of comments in support of or in opposition to this project. The Commission will consider these comments in determining the appropriate action to be taken, but the filing of a comment alone will not serve to make the filer a party to the proceeding. The Commission's rules require that persons filing comments in opposition to the project provide copies of their protests only to the party or parties directly involved in the protest.

Comments, protests and interventions may be filed electronically via the Internet in lieu of paper. See 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's Web site under the "e-Filing" link.

Comment Date: August 4, 2003.

Magalie R. Salas,

Secretary.

[FR Doc. 03-18309 Filed 7-17-03; 8:45 am]

BILLING CODE 6717-01-P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. EC03-104-000]

FPL Energy Seabrook, LLC and Florida Power & Light Company; Notice of Filing

July 14, 2003.

Take notice that on July 7, 2003, FPL Energy Seabrook, LLC and Florida Power & Light Company tendered for filing with the Federal Energy Regulatory Commission (Commission), pursuant to section 203 of the Federal Power Act, a request for authorization to engage in an intra-corporate transfer of jurisdictional facilities whereby FPL Energy Seabrook, LLC will transfer its undivided interest in the interconnecting transmission facilities for Seabrook Station to its affiliate Florida Power & Light Company.