issued orders granting authority to import and export natural gas, to import and export liquefied natural gas (LNG), and vacating prior authorization. These orders are summarized in the attached appendix and may be found on the FE website at https://www.energy.gov/fe/ listing-doefe-authorizationsordersissued-2018-0. They are also available for inspection and copying in the U.S. Department of Energy (FE–34), Division of Natural Gas Regulation, Office of Regulation, Analysis, and Engagement, Office of Fossil Energy, Docket Room 3E–033, Forrestal Building, 1000 Independence Avenue SW, Washington, DC 20585, (202) 586–9478. The Docket Room is

open between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays.

Issued in Washington, DC, on November 27, 2018.

Amy Sweeney,

Director, Division of Natural Gas Regulation.

APPENDIX—DOE/FE ORDERS GRANTING IMPORT/EXPORT AUTHORIZATIONS

4278	10/16/18	18–149–NG	MPower Energy LLC	Order 4278 granting blanket authority to import/export natural gas from/to Canada.
4279	10/16/18	18–150–NG	Stand Energy Corporation	Order 4279 granting blanket authority to export natural gas to Canada/Mexico.
4280	10/16/18	18–151–NG	Mexicana de Cobre, S.A. de C.V.	Order 4280 granting blanket authority to export natural gas to Mexico.
4281	10/16/18	18–152–NG	Calpine Energy Services, L.P	Order 4281 granting blanket authority to import natural gas from Canada.
4282	10/16/18	18–153–NG	Northwestern Corporation d/b/a Northwestern Energy.	Order 4282 granting blanket authority to import/export natural gas from/to Canada.
Errata	10/25/18	18–129–NG	UGI Energy Services, LLC	Errata Order 4257.
4283	10/25/18	18–143–NG	Petro Harvester Operating	Order 4283 granting long-term authority to export natural
			Company, LLC.	gas to Canada.
4284	10/25/18	18–139–NG	City of Glendale Water and Power.	Order 4284 granting blanket authority to import natural gas from Canada.
4285	10/25/18	18–141–NG	Imperial Irrigation District	Order 4285 granting blanket authority to import/export natural gas from/to Mexico.
4286	10/25/18	18–140–NG	Sprague Operating Resources LLC.	Order 4286 granting blanket authority to import natural gas from Canada.
4287	10/25/18	18–142–NG	May Day Movers, LLC	Order 4287 granting blanket authority to export natural gas to Canada/Mexico.
4288	10/25/18	18–146–NG	Direct Energy Business Mar- keting, LLC.	Order 4288 granting blanket authority to import/export natural gas from/to Canada.
4289	10/25/18	18–147–LNG	Spectrum LNG, L.L.C	Order 4249 granting blanket authority to export LNG to Mexico by truck.
4290	10/25/18	18–148–LNG	Puget Sound Energy, Inc	Order 4290 granting blanket authority to import LNG from Canada by truck.
4291	10/25/18	18–154–NG	BP Energy Company	Order 4291 granting blanket authority to import/export natural gas from/to Canada/Mexico.
4292	10/25/18	18–155–NG	Exelon Generation Company, LLC.	Order 4292 granting blanket authority to import/export natural gas from/to Canada.
4293	10/25/18	18–156–NG	Energia de Baja California, S. de R.L. de C.V.	Order 4293 granting blanket authority to export natural gas to Mexico.
4294	10/25/18	18–157–NG	Energia Chihuahua, S.A. de C.V.	Order 4294 granting blanket authority to export natural gas to Mexico.
4295	10/25/18	18–158–LNG	MC Global Gas Corporation	Order 4295 granting blanket authority to import LNG from various international sources by vessel.
4296	10/25/18	18–159–NG	Texas Eastern Transmission, LP.	Order 4296 granting blanket authority to import/export natural gas from/to Mexico.
4297	10/25/18	18–161–NG	Castleton Commodities Mer- chant Trading L.P.	Order 4297 granting blanket authority to import/export natural gas from/to Canada/Mexico.

[FR Doc. 2018–26085 Filed 11–29–18; 8:45 am] BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP19-310-000]

Arena Energy, LP, Castex Offshore, Inc., EnVen Energy Ventures, LLC, Fieldwood Energy LLC, Walter Oil & Gas Corporation, W&T Offshore, Inc. v. High Point Gas Transmission, LLC; Notice of Complaint

Take notice that on November 21, 2018, 2018, pursuant to Rule 206 of the Federal Energy Regulatory Commission's (Commission) Rules of

Practice and Procedure, 18 CFR 385.206 (2018), Arena Energy LP, Castex Offshore, Inc., EnVen Energy Ventures, LLC, Fieldwood Energy LLC, W&T Offshore, Inc., and Walter Oil & Gas Corporation (Complainants) filed a complaint against High Point Gas Transmission, LLC (Respondent), alleging that Respondent failed to adequately respond to a request for transportation service, is in violation of the Commission's open-access transportation policies, the Commission's policies with respect to an interstate pipeline acquiring offsystem capacity, and Respondent's

FERC Gas Tariff., all as more fully explained in the complaint.

The Complainants certify that a copy of the complaint was served on Respondent's corporate representatives designated on the Commission's Corporate Officials List.

Any person desiring to intervene or to protest this filing must file in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211, 385.214). 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 notice of intervention or motion to intervene, as appropriate. The Respondent's answer and all interventions, or protests must be filed on or before the comment date. The Respondent's answer, motions to intervene, and protests must be served on the Complainants.

The Commission encourages electronic submission of protests and interventions in lieu of paper using the "eFiling" link at *http://www.ferc.gov.* Persons unable to file electronically should submit an original and 5 copies of the protest or intervention to the Federal Energy Regulatory Commission, 888 First Street NE, Washington, DC 20426.

This filing is accessible on-line at *http://www.ferc.gov*, using the "eLibrary" link and is available for electronic review in the Commission's Public Reference Room in Washington, DC. There is an "eSubscription" link on the website that enables subscribers to receive email notification when a document is added to a subscribed docket(s). For assistance with any FERC Online service, please email *FERCOnlineSupport@ferc.gov*, or call (866) 208–3676 (toll free). For TTY, call (202) 502–8659.

Comment Date: 5:00 p.m. Eastern Time on December 11, 2018.

Dated: November 23, 2018.

Nathaniel J. Davis, Sr.,

Deputy Secretary.

[FR Doc. 2018–26006 Filed 11–29–18; 8:45 am] BILLING CODE 6717–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP19-16-000]

Chattanooga Gas Company; Notice of Application

Take notice that on November 9, 2018, Chattanooga Gas Company (CGC),

2207 Olan Mills Drive, Chattanooga, TN 37421, filed in Docket No. CP19-16-000, an application pursuant to section 7(f) of the Natural Gas Act (NGA) and the Commission's regulations requesting a service area determination allowing CGC to expand or enlarge its facilities, without further authorization from the Commission. CGC requests a service area determination with respect to its entire Tennessee local distribution company (LDC) service area as well as a few small geographic areas in Georgia into which CGC's mainline and service lines extend. CGC also requests: (i) A finding that CGC qualifies as an LDC for the purposes of section 311 of the Natural Gas Policy Act of 1978 (NGPA); (ii) a waiver of the Commission's accounting and reporting requirements and other regulatory requirements ordinarily applicable to natural gas companies under the NGA and the NGPA; and (iii) such further relief as the Commission may deem appropriate, all as more fully described in the application which is on file with the Commission and open to public inspection. The filing may also be viewed on the web at http:// www.ferc.gov using the "eLibrary" link. Enter the docket number excluding the last three digits in the docket number field to access the document. For assistance, contact FERC at FERCOnlineSupport@ferc.gov or call toll-free, (866) 208-3676 or TTY, (202) 502-8659.

Any questions regarding this application should be directed to Elizabeth Wade, Senior Counsel, AGL Resources Inc., Ten Peachtree Place NE, Atlanta, GA 30309, by telephone at (404) 584–3160 or by email at *ewade@ southernco.com* or Daniel P. Archuleta, Troutman Sanders LLP, 401 Ninth Street NW, Suite 1000, Washington, DC 20004, by telephone at (202) 274–2926 or by email at *daniel.archuleta@ troutman.com.*

Pursuant to section 157.9 of the Commission's rules, 18 CFR 157.9, within 90 days of this Notice the Commission staff will either: Complete its environmental assessment (EA) and place it into the Commission's public record (eLibrary) for this proceeding; or issue a Notice of Schedule for Environmental Review. If a Notice of Schedule for Environmental Review is issued, it will indicate, among other milestones, the anticipated date for the Commission staff's issuance of the EA for this proposal. The filing of the EA in the Commission's public record for this proceeding or the issuance of a Notice of Schedule for Environmental Review will serve to notify federal and state agencies of the timing for the

completion of all necessary reviews, and the subsequent need to complete all federal authorizations within 90 days of the date of issuance of the Commission staff's EA.

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 stated 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 3 copies of filings made in the proceeding with the Commission and must provide a copy to the applicant and to every other party. 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.

Persons who wish to comment only on the environmental review of this project should submit an original and two copies of their comments to the Secretary of the Commission. Environmental commentors will be placed on the Commission's environmental mailing list and will be notified of any meetings associated with the Commission's environmental review process. Environmental commentors will not be required to serve copies of filed documents on all other parties. However, the non-party commentors will not receive copies of all documents filed by other parties or issued by the Commission and will not have the right to seek court review of the Commission's final order.