supply agreement. Tampa Electric states that its purchase of replacement coal at more favorable prices will provide cumulative savings to its customers in excess of the cumulative buy-out costs that Tampa Electric proposes to recover through its fuel adjustment clause.

Tampa Electric proposes an effective date of April 1, 1995 for the tendered tariff sheets, and therefore requests waiver of the Commission's notice requirement.

Copies of the filing have been served on each of Tampa Electric's AR–1 Tariff customers and the Florida Public Service Commission. *Comment date:* March 3, 1995, in accordance with Standard Paragraph E at the end of this notice.

21. Madison Gas and Electric Company

[Docket No. ER95-578-000]

Take notice that on February 9, 1995, Madison Gas and Electric Company (MGE) tendered for filing a service agreement with Heartland Energy Services, Inc., under MGE's Power Sales Tariff. In addition, MGE and Heartland request cancellation of previous agreements between the parties since the new service agreement replaces the need for the earlier agreements. MGE requests a cancellation date of February 1, 1995.

*Comment date:* March 3, 1995, in accordance with Standard Paragraph E at the end of this notice.

22. Arizona Public Service Company

[Docket No. ER95-579-000]

Take notice that on February 8, 1995, Arizona Public Service Company (APS) tendered for filing revised estimated load Exhibits applicable under the following rate schedules:

APS-FPC/FERC No.	Customer name	Exhibit
126   158   168   155   142   140	Electrical District No. 6 Roosevelt Irrigation District	Exhibit "II". Exhibit "II". Exhibit "II". Exhibit "II". Exhibit "II". Exhibit "II". Exhibit "II". Exhibit "II".

Current Rate levels are unaffected, revenue levels are unchanged from those currently on file with the Commission, and no other significant change in service to these or any other customer results from the revisions proposed herein. No new or modifications to existing facilities are required as a result of these revisions.

A copy of this filing has been served on the above customers and the Arizona Corporation Commission.

*Comment date:* March 3, 1995, in accordance with Standard Paragraph E at the end of this notice.

23. Kentucky Utilities Company

[Docket No. ER95-580-000]

Take notice that on February 10, 1995, Kentucky Utilities Company (KU) tendered for filing a Transmission Agreement between KU and East Kentucky Power Cooperative, Inc.

*Comment date:* March 3, 1995, in accordance with Standard Paragraph E at the end of this notice.

24. York County Energy Partners, L.P. [Docket No. QF95–229–000]

On January 31, 1995, York County Energy Partners, L.P., (applicant), c/o York County Energy Partners (I), 7201 Hamilton Boulevard, Allentown, Pennsylvania 18195–1501, submitted for filing an application for certification of a facility pursuant to § 292.207(b) of the Commission's Regulations. No determination has been made that the submittal constitutes a complete filing.

According to the applicant, the topping-cycle cogeneration facility will

be located in York County. Pennsylvania and will consist of a single circulating fluidized boiler and an extraction/condensing steam turbine generator. Steam recovered from the facility will be used by the P.H. Glatefelter Company, which manufactures high quality specialty papers, such as books, postage stamps, maps, and disposable surgical gowns. The primary energy source will be bituminous coal. The maximum net electric power production capacity will be 227 MW. The facility is expected to begin commercial operation in January 1998.

*Comment date:* Thirty days after the date of publication of this notice in the Federal Register, in accordance with Standard Paragraph E at the end of this notice.

Standard Paragraphs

E. Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol 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 18 CFR 385.214). All such motions or protests should be filed on or before the comment date. 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 motion to intervene. Copies

of this filing are on file with the Commission and are available for public inspection. Lois D. Cashell,

Secretary.

[FR Doc. 95-4673 Filed 2-24-95; 8:45 am] BILLING CODE 6717-01-P

[Docket No. QF95-220-000]

## Central Wayne Energy Recovery, Limited Partnership; Notice of Supplement to Filing

February 21, 1995.

On February 14, 1995, Central Wayne Energy Recovery, Limited Partnership (Applicant) tendered for filing a supplement to its filing in this docket. No determination has been made that the submittal constitutes a complete filing.

The supplement provides additional information pertaining primarily to the technical data and the ownership structure of the small power production facility.

Any person desiring to be heard or objecting to the granting of qualifying status should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, in accordance with rules 211 and 214 of the Commission's Rules of Practice and Procedure. All such motions or protests must be filed by March 14, 1995, and must be served on the applicant. Protests will be considered by the Commission in