capability of the delivery point between Niagara and Jamestown. Niagara Mohawk requests that the Agreement become effective sixty days from the date of filing.

Comment date: January 23, 1995, in accordance with Standard Paragraph E at the end of this notice.

12. Wisconsin Electric Power Company

[Docket No. ER95-340-000]

Take notice that on December 27, 1994, Wisconsin Electric Power Company (Wisconsin Electric) tendered for filing an Electric Service Agreement between itself and Louis Dreyfus Electric Power Inc. (Dreyfus). The Electric Service Agreement provides for service under Wisconsin Electric's Coordination Sales Tariff.

Wisconsin Electric requests an effective date of sixty days from date of filing. Copies of the filing have been served on Dreyfus, the Public Service Commission of Wisconsin, and the Michigan Public Service Commission.

Comment date: January 23, 1995, 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. 95–1095 Filed 1–17–95; 8:45 am] BILLING CODE 6717–01–P

[Docket No. CP95-124-000, et al.]

Columbia Gas Transmission Corporation, et al.; Natural Gas Certificate Filings

January 9, 1995.

Take notice that the following filings have been made with the Commission:

1. Columbia Gas Transmission Corporation

[Docket No. CP95-124-000]

Take notice that on December 20, 1994, Columbia Gas Transmission Corporation (Columbia), 1700 MacCorkle Avenue, S.E., Charleston, West Virginia 25314, filed in Docket No. CP95–124–000 an application pursuant to Section 7(b) of the Natural Gas Act for permission and approval to abandon certain transportation and exchange services between Columbia and Gas Transport, Inc. (Gas Transport), all as more fully set forth in the application on file with the Commission and open to public inspection.

Columbia proposes to abandon four specific transportation and exchange services under its Rate Schedules X–5, X–9, X–19, and X–77 which provided gas for Gas Transport's Anchor Hocking Corporation's facility in Lancaster, Ohio.

Comment date: January 30, 1995, in accordance with Standard Paragraph F at the end of this notice.

2. Associated Natural Gas, Inc.

[Docket No. CP95-135-000]

Take notice that on December 27, 1994, Associated Natural Gas, Inc., (ANGI), 900 Republic Plaza, 370 Seventeenth Street, Suite 900, Denver, CO 80202, filed in Docket No. CP95-135-000 a petition pursuant to Section 16 of the Natural Gas Act (NGA) and Rule 207(a)(2) of the Commission's Rules of Practice and Procedure (18 CFR 385.207(a)(2)), for a declaratory order disclaiming Commission jurisdiction over certain facilities and the services provided through them, all as more fully set forth in the petition which is on file with the Commission and open to public inspection.

ANGI seeks a declaratory order from the Commission finding that the Minden-Terryville line serves a production and gathering function and petitions the Commission to allow ANGI to roll into its existing production and gathering systems the 42-mile lateral.

Comment date: January 30, 1995, in accordance with the first paragraph of Standard Paragraph F at the end of this notice.

3. NCX Company, Inc.

[Docket No. CP95-139-000]

Take notice that on December 29, 1994, NCX Company, Inc. (NCX), 203 Carondelet, Suite 350, New Orleans, Louisiana 70130, filed in Docket No. CP95–139–000 a petition pursuant to Section 1(b) of the Natural Gas Act (NGA) for a declaratory order exempting facilities to be purchased from Natural

Gas Pipeline Company of America (Natural) from Commission regulation under the NGA, all as more fully set forth in the petition on file with the Commission and open to public inspection.

NCX proposes to purchase from Natural a 0.95 mile pipeline lateral and appurtenant facilities in High Island Block A–270, offshore Texas, for use in NCX's gathering operations. It is stated that the length (less than a mile) and diameter (10 inches) of the lateral are consistent with a determination of gathering for offshore lines. It is further stated that the lower operating pressure of the line and the absence of compression and processing also support a finding of non-jurisdictional gathering.

Comment date: January 30, 1995, in accordance with the first paragraph of Standard Paragraph F at the end of this notice.

4. CNG Transmission Corporation National Fuel Gas Supply Corporation

[Docket No. CP95-142-000]

Take notice that on December 30, 1994, CNG Transmission Corporation (CNGT), 445 West Main Street, Clarksburg, West Virginia 26301, and National Fuel Gas Supply Corporation (Nation Fuel) jointly filed in Docket No. CP95–142–000 an application pursuant to Section 7(b) of the Natural Gas Act for permission and approval to abandon their jointly-owned line in Green and Pine Townships, PA., to abandon four of CNGT's gathering lines, and to abandon an exchange agreement between CNGT and Columbia, all as more fully set forth in the application on file with the Commission and open to public inspection.

Specifically, CNGT proposes to abandon by sale to Cabot Oil and Gas Corporation (COGC) the line in Indiana County which it jointly-owns with National Fuel, to abandon four of CNGT's gathering lines by sale to COGC; and to abandon an exchange agreement designated as Rate Schedule X–14, between Columbia and CNGT.

Comment date: January 30, 1995, in accordance with Standard Paragraph F at the end of this notice.

Standard Paragraphs

F. Any person desiring to be heard or to make any protest with reference to said application should on or before the comment date, file with the Federal Energy Regulatory Commission, Washington, D.C. 20426, a motion to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.214 or 385.211)