Dated: September 25, 1996. Gary C. Matlock, Director. Office of Sustainable Fisheries. National Marine Fisheries Service. [FR Doc. 96-25208 Filed 10-1-96; 8:45 am] BILLING CODE 3510-22-F

DEPARTMENT OF DEFENSE

Office of the Secretary

National Security Education Board Meeting

AGENCY: Office of the Assistant Secretary of Defense, Strategy and Requirements. ACTION: Notice of meeting.

SUMMARY: Pursuant to Public Law 92-463, notice is hereby given of a forthcoming meeting of the National Security Education Board. The purpose of the meeting is to review and make recommendations to the Secretary of Defense concerning requirements established by the David L. Boren National Security Education Act, Title VIII of Public Law 102-183, as amended.

DATE: October 28, 1996.

ADDRESS: The Crystal City Marriott Hotel, 1999 Jefferson Davis Highway, Arlington, Virginia 22202.

FOR FURTHER INFORMATION CONTACT: Dr. Edmond J. Collier, Deputy Director, National Security Education Program, 1101 Wilson Boulevard, Suite 1210, Rosslyn, Virginia 22209-2248; (703) 696-1991. Electronic mail address: collier@nsep.policy.osd.mil SUPPLEMENTARY INFORMATION: The Board meeting is open to the public.

Dated: September 26, 1996.

L.M. Bynum,

Alternate OSD Federal Register Liaison Officer, Department of Defense. [FR Doc. 96-25137 Filed 10-1-96; 8:45 am] BILLING CODE 5000-04-M

Defense Advisory Committee on Women in the Services (DACOWITS); Conference

ACTION: Notice of conference.

SUMMARY: Pursuant to Public Law 92-463, as amended, notice is hereby given on a forthcoming meeting of the Defense Advisory Committee on Women in the Services (DACOWITS). The purpose of DACOWITS is to advise the Secretary of Defense on matters relating to women in the Services. The Committee meets semiannually.

DATES: October 23-27, 1996 (Summarized agenda follows). ADDRESSES: Oklahoma City Medallion Hotel, One North Broadway Oklahoma City, OK 73102 Phone Number: 1-800-285-2780.

AGENDA: Sessions will be conducted daily and will be open to the public. The agenda will include the following:

Wednesday, October 23, 1996

General conference registration Field Trip (DACOWITS Members and Senior Military Representatives Only)

Thursday, October 24, 1996

- Opening Ceremony/General Business Session
- (Open to Public) Lunch (Paid Registered Conference
- Participants only) Subcommittee sessions (Open to Public)

Friday, October 25, 1996

- Subcommittee sessions (Open to Public) Lunch (Paid Registered Conference
 - Participants only)
- Subcommittee sessions Wrap-up (Open to Public)

Saturday, October 26, 1996

Tri-Committee Review (Open to Public) **Executive Committee Rules and Procedures**

Sunday, October 27, 1996

Final Committee Meeting/Military Representatives review (Open to Public) Closing session (Open to Public)

FOR FURTHER INFORMATION CONTACT: Lieutenant Colonel Kay Troutt, USAF or CDR Tala J. Welch, USN DACOWITS and Military Women Matters, OASD (Force Management Policy), 4000 Defense Pentagon, Room 3D769, Washington, DC 20301-4000; Telephone (703) 697-2122.

SUPPLEMENTARY INFORMATION: The following rules and regulations will govern the participation by members of the public at the conference:

(1) Members of the public will not be permitted to attend the OSD Reception and Dinner and Field Trip.

(2) The Opening Session/business session, all subcommittee sessions and the closing session will be open to the public.

(3) Interested persons may submit a written statement for consideration by the Committee and/or make an oral presentation of such during the conference.

(4) Persons desiring to make an oral presentation or submit a written statement to the Committee must notify the point of contact listed above no later than October 18. 1996.

(5) Length and number of oral presentations to be made will depend on the number of requests received from members of the public.

(6) Oral Presentations by members of the public will be permitted only on Sunday, October 27, 1996 before the full Committee.

(7) Each person desiring to make an oral presentation must provide the DACOWITS office 1 copy of the presentation by October 18, 1996 and make 175 copies of any material that is intended for distribution at the conference.

(8) Persons submitting a written statement for inclusion in the minutes of the conference must submit to the DACOWITS staff one copy by the close of the conference.

(9) Other new items from members of the public may be presented in writing to any DACOWITS member for transmittal to the DACOWITS Chair or Executive Director, DACOWITS and Military Women Matters to consider.

(10) Members of the public will not be permitted to enter oral discussion conducted by the Committee members at any of the sessions; however, they will be permitted to reply to questions directed to them by the members of the Committee.

(11) Members of the public will be permitted to ask questions to the scheduled speakers if recognized by the Chair and if time allows after the official participants have asked questions and/ or made comments.

(12) Non social agenda events that are not open to the public are for administrative matters unrelated to substantive advice provided to the Department of Defense and do not involve DACOWITS deliberations or decision-making issues before the Committee.

Dated: September 25, 1996.

L.M. Bynum,

Alternate OSD Federal Register Liaison Officer, Department of Defense. [FR Doc. 96-25138 Filed 10-01-96; 8:45 am] BILLING CODE 5000-04-M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP96-385-000]

CNG Transmission Corporation; Notice of Section 4 Filing

September 26, 1996.

Take notice that on September 17, 1996, CNG Transmission Corporation (CNG) tendered for filing pursuant to Section 4 of the Natural Gas Act, a notice of termination of gathering services currently being provided on specified uncertificated gathering lines. CNG states that the uncertificated lines are being abandoned in place or removed and that no contract for transportation service with CNG will be canceled or terminated.

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, 888 First 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 should be filed on or before September 30, 1996. 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.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Energy Regulatory 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 permission and approval for the proposed abandonment are 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 a 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 CNG to appear or be represented at the hearing. Lois D. Cashell,

Secretary.

[FR Doc. 96–25149 Filed 10–1–96; 8:45 am] BILLING CODE 6717–01–M

[Docket No. CP85-221-067]

Frontier Gas Storage Company; Notice of Sale Pursuant to Settlement Agreement

September 26, 1996.

Take notice that on September 23, 1996, Frontier Gas Storage Company (Frontier), c/o Reid & Priest, Market Square, 701 Pennsylvania Ave., N.W., Suite 800, Washington, D.C. 20004, in compliance with provisions of the Commission's February 13, 1985, Order in Docket No. CP82–487–000, *et al.*, submitted an executed Service Agreement under Rate Schedule LVS–1 providing for the possible sale of up to a daily quantity of 100,000 MMBtu, not to exceed 10 Bcf of Frontier's gas storage inventory on an "as metered" basis to Interenergy Resources Corporation, for term ending October 31, 1997.

Under Subpart (b) of Ordering Paragraph (F) of the Commission's February 13, 1985, Order, Frontier is "authorized to commence the sale of its inventory under such an executed service agreement fourteen days after filing the agreement with the Commission, and may continue making such sale unless the Commission issues an order either requiring Frontier to stop selling and setting in the matter for hearing or permitting the sale to continue and establishing other procedures for resolving the matter."

Any person desiring to be heard or to make a protest with reference to said filing should, within 10 days of the publication of such notice in the Federal Register, file with the Federal Energy Regulatory Commission (888 First Street N.E., Washington, D.C. 20426) a motion to intervene or protest in accordance with the requirements of the Commission's Rules of Practice and Procedures, 18 CFR 385.214 or 385.211. 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. Copies of this filing are on file with the Commission and are available for public inspection. Lois D. Cashell,

Secretary.

[FR Doc. 96–25147 Filed 10–1–96; 8:45 am] BILLING CODE 6717–01–M

[Docket No. CP96-806-000]

Tennessee Gas Pipeline Company and Columbia Gulf Transmission Company; Notice of Application

September 26, 1996.

Take notice that on September 20, 1996, Tennessee Gas Pipeline Company (Tennessee) and Columbia Gulf Transmission Company (Columbia Gulf). (referred to collectively as Applicants), filed a joint application with the Commission in Docket No. CP96-806-000 pursuant to Sections 7(b) and 7(c) of the Natural Gas Act (NGA) for permission to lease firm capacity to each other in accordance with a **Reciprocal Operating Lease Agreement** (Agreement), all as more fully set forth in the application which is on file with the Commission and open for public inspection.

The Applicants state that the proposed Agreement is designed to: (1) Provide Tennessee needed additional capacity on the South Pass 77 system; (2) grant Columbia Gulf direct access from its mainline system to the South Pass 77 system through a lease of a portion of Tennessee's mainline facilities; and (3) amicably resolve a contract dispute between Tennessee and Columbia Gulf with respect to the Applicants' capacity rights on the South Pass 77 system which has impeded the attachment of new supplies the system.

Columbia Gulf will retain 115,000 Mcf per day as its capacity entitlement on the South Pass 77 system and lease to Tennessee any capacity it would otherwise be entitled to over and above 115,000 Mcf per day.

Columbia Gulf will lease 115,000 Mcf per day of capacity (an amount equal to Columbia Gulf's retained capacity entitlement on the South Pass 77 system) on Tennessee's mainline system and the South Pass 77 system to a point of interconnection between Tennessee and Columbia Gulf at Egan, Louisiana.

Applicants state that the lease of capacity will provide their customers with greater flexibility, increased supply and market opportunities. Tennessee's customers will have increased access to receipt points on the South Pass 77 system and Columbia Gulf's customers will have direct access to South Pass area production for the first time. Applicants also represent the Agreement will have no detrimental impacts on any existing customers. Further, applicants maintain this new access has the potential to increase the value of released capacity on both systems.

Any person desiring to be heard or to protest with reference to said application should on or before October 17, 1996, file with the Federal Energy Regulatory Commission, 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 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. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a motion to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Energy Regulatory 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