Army, the following medical services are provided at the U.S. Army Hospital in Kwajalein:

- (a) Laboratory Services
- (b) Mammography Screening
- (c) X-ray Screening
- (d) Proctosigmoidoscopy
- (e) Limited Surgery (e.g., appendectomy,

amputations for advanced diabetic conditions)

(f) Professional Services (physicians, nurses, technicians)

(g) Safety inspection and certification of mammography and x-ray equipment by Trippler Army hospital technical staff

(h) Inpatient care and treatment

Note: Brookhaven National Laboratory is responsible to ensure that proper and current certification for the special medical equipment and services are in place prior to receiving services

Appendix F—DOE Medical Program Information

1. Summary of Clinical Findings

After 41 years of medical monitoring, the most prevalent health effect has been related to thyroid function and the appearance of thyroid-related nodules and cancer. There has been one case and death due to radiationrelated leukemia, two pituitary tumors and two cases of basal cell carcinoma. The major non radiation-related diseases seen in the Rongelap and Utirik people have been Type II diabetes, hypertension, cardiovascular diseases, and their associated complications.

The above information has been summarized from the report entitled, "Medical Status of Marshallese Accidentally Exposed to 1954 Bravo Fallout Radiation; January 1988 Through December 1991", by Brookhaven National Laboratory/Department of Energy, DOE/EH0493 and BNL-52470, July 1995.

2. Patient Population Description

Age range	Male	Female
30-39	1 57 28 15 8	1 59 35 19 12

3. Summary of Patient Location

Patients in the Rongelap and Utirik populations are combined in the table below and represent approximate estimates of total patients in each location:

Location	Fe- male	Male	Total
Ailinglaplap	1	1	2
Ailingnae	2	0	2
Arno	1	0	1
Ebeye	40	33	73
Hawaii	9	4	13
Kili	1	0	1
Lib	1	0	1
Mainland USA	4	2	6
Majuro	41	46	87
Mejatto	19	12	31
Mejit	1	1	2

Location	Fe- male	Male	Total
Ujae Unknown Utirik Wotje	1 1 6 1	1 0 8 1	2 1 14 2
Total	129	109	238

Appendix G—The RMI 177 Health Care **Program (HCP)**

(a) Currently implements DOE patient care in absence of Brookhaven National Laboratory.

(b) Provides all non radiation-related care of DOE patients.

(c) Provides general medical care for the people of Rongelap, Utirik, Enewetak and Bikini. Serves a total population of approximately 10,600 (which includes the 238 DOE patients).

(d) Refers its non-DOE patients to the Queen's Medical Center and Group in Honolulu, Hawaii. Current services provided to the 177 HCP by Brookhaven National Laboratory:

(a) Assists and provides consultations to 177 HCP medical personnel for non-DOE patients.

(b) Provides access to DOE patient medical records. Current services provided to the 177 HCP by Bechtel Nevada Corporation:

(a) Utilization of DOE mission aircraft and sea charters when possible.

(b) Facilitates entry and exit clearances for 177 HCP staff at Kwajalein.

Appendix H—DOE Equipment Used by Brookhaven National Laboratory

- (a) Johnson & Johnson, Ektachem DT60 II-DTSC II Module Chemistry Analyzer, K-Number 339 4116, Serial Number 60029378
- (b) Kodak-Ektachem DT60 DTSC Module Chemistry Analyzer, K-Number 337 0137
- (c) Ektachem DT60 Module Chemistry Analyzer, K-Number 322 1695
- (d) Calposcope
- (e) Ultramark 4 Plus with transducers
- (f) Nikon Microscope
- (g) Sereno Baker 9118c Blood Analyzer Machine
- (h) Ektachem DT60II System
- (i) Biorad Micromat Model 415
- (j) Beckman TJ6 Centrifuge
- (k) Portable defibrillator
- (l) Hoag-Streit Slip Lamp system (m) Sun computer workstation

[FR Doc. 97-14027 Filed 5-28-97; 8:45 am] BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

Environmental Management Site-Specific Advisory Board, Rocky Flats

AGENCY: Department of Energy.

ACTION: Notice of open meeting.

SUMMARY: Pursuant to the provisions of the Federal Advisory Committee Act (Public Law 92-463, 86 Stat. 770) notice is hereby given of the following Advisory Committee meeting: Environmental Management Site-Specific Advisory Board (EM SSAB), Rocky Flats.

DATES: Thursday, June 5, 1997 6:00 p.m.—9:30 p.m.

ADDRESSES: Westminster City Hall (Lower-level Multi-purpose Room), 4800 West 92nd Avenue, Westminster, CO.

FOR FURTHER INFORMATION CONTACT: Ken Korkia, Board/Staff Coordinator, EM SSAB-Rocky Flats, 9035 North Wadsworth Parkway, Suite 2250, Westminster, CO 80021, phone: (303) 420-7855, fax: (303) 420-7579.

SUPPLEMENTARY INFORMATION:

Purpose of the Board: The purpose of the Board is to make recommendations to DOE and its regulators in the areas of environmental restoration, waste management, and related activities.

Tentative Agenda

(1) The Board will discuss a proposed recommendation on radioactive waste transportation issues. The proposal addresses issues related to the transportation of radioactive materials from Rocky Flats and other Department of Energy sites through Colorado to the Waste Isolation Pilot Plant outside Carlsbad, New Mexico. Specific recommendation issues include evaluating rail transportation options, escorts for shipments, testing of transportation containers, emergency medical training, terrorism plans, and accident reporting.

(2) Board members will hear a presentation regarding a proposal to designate two temporary storage areas at Rocky Flats for wastes produced by cleanup activities-one for containerized wastes and one for bulk storage

Public Participation: The meeting is open to the public. Written statements may be filed with the Committee either before or after the meeting. Individuals who wish to make oral statements pertaining to agenda items should contact Ken Korkia at the address or telephone number listed above. Requests must be received 5 days prior to the meeting and reasonable provision will be made to include the presentation in the agenda. The Designated Federal Official is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business. Each individual wishing to make public

comment will be provided a maximum of 5 minutes to present their comments. This notice is being published less than 15 days in advance of the meeting due to programmatic issues that needed to be resolved.

Minutes: The minutes of this meeting will be available for public review and copying at the Freedom of Information Public Reading Room, 1E–190, Forrestal Building, 1000 Independence Avenue, SW, Washington, DC 20585 between 9:00 a.m. and 4 p.m., Monday-Friday, except Federal holidays. Minutes will also be available at the Public Reading Room located at the Board's office at 9035 North Wadsworth Parkway, Suite 2250, Westminster, CO 80021; telephone (303) 420-7855. Hours of operation for the Public Reading Room are 9:00 am and 4:00 pm on Monday through Friday. Minutes will also be made available by writing or calling Deb Thompson at the Board's office address or telephone number listed above.

Issued at Washington, DC, on May 22, 1997.

Rachel M. Samuel,

Deputy Advisory Committee Management Officer.

[FR Doc. 97–14031 Filed 5–28–97; 8:45 am] BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP97-307-002]

ANR Pipeline Company; Notice of Filing

May 22, 1997.

Take notice that on May 15, 1997, ANR Pipeline Company (ANR) tendered for filing as part of its FERC Gas Tariff, Original Volume No. 2, the following tariff sheet to become effective May 2, 1997:

Substitute Fifth Revised Sheet No. 15

ANR states that the filing reflects the revisions to a pending tariff sheet in the captioned dockets which revisions were necessitated by compliance filing made on May 15, 1997, at Docket No. RP97–307–000.

ANR states that a copy of this filing was mailed to its Original Volume No. 2 customers and interested state commissions.

Any person desiring to protest this filing should file a protest with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, in accordance with Section 385.211 of the Commission's Rules and Regulations. All such protests must be filed as provided in Section 154.210 of the Commission's Regulations. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make the protestants parties to the proceeding. Copies of this filing are on file with the Commission and are available for public inspection in the Public Reference Room.

Lois D. Cashell,

Secretary.

[FR Doc. 97–13988 Filed 5–28–97; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP97-527-000]

Great Lakes Gas Transmission Limited Partnership; Notice of Request Under Blanket Authorization

May 22, 1997.

Take notice that on May 16, 1997, Great Lakes Gas Transmission Limited Partnership (Great Lakes), One Woodward Avenue, Suite 1600, Detroit, Michigan 48226, filed in Docket No. CP97-527-000 a request pursuant to Sections 157.205 and 157.211 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205, 157.211) for authorization to construct and operate a dual line tap in Clearwater County, Minnesota, under its blanket certificate issued in Docket No. CP90-2053-000 pursuant to section 7 of the Natural Gas Act, all as more fully set forth in the request that is on file with the Commission and open to public inspection.

Great Lakes proposes to construct and operate a dual 4-inch line tap and associated piping so as to interconnect its mainline and loopline with a meter station to be owned by the City of Clearbrook, Minnesota in Clearwater County, Minnesota and to be constructed and operated on its behalf by Northern States Power.

Any person or the Commission's staff may, within 45 days after issuance of the instant notice by the Commission, file pursuant to Rule 214 of the Commission's Procedural Rules (18 CFR 385.214) a motion to intervene or notice of intervention and pursuant to section 157.205 of the Regulations under the Natural Gas Act (18 CFR 157.205) a protest to the request. If no protest is filed within the time allowed therefor, the proposed activity shall be deemed to be authorized effective the day after the time allowed for filing a protest. If a protest is file and not withdrawn within 30 days after the time allowed for filing a protest, the instant request shall be treated as an application for authorization pursuant to Section 7 of the Natural Gas Act.

Lois D. Cashell, Secretary.

[FR Doc. 97–13984 Filed 5–28–97; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Project No. 2935]

GTXL, Inc.; Notice of Existing Licensee's Failure to File Notice of Intent to File a Subsequent License Application

May 22, 1997.

By September 30, 1996, GTXL, Inc., the existing licensee for the Enterprise Project No. 2935 was required to file a notice of intent to file an application for a subsequent license. The existing license for Project No. 2935 expires on September 30, 2001.

The 1,200-kilowatt project is located on the Augusta Canal of the Savannah River in the City of Augusta, Richmond County, Georgia. The principal project works consist of: (1) Intake works, including two diversion gates and trash racks; (2) two 300-foot-long, 8-footdiameter penstocks; (3) a powerhouse containing two 600-kilowatt generating units; (4) a 350-foot-long underground tailrace; (5) a 500-foot-long, 16-footwide, and 10-foot-deep open tailrace; and (6) appurtenant facilities.

Pursuant to Section 16.19(b) of the Commission's regulations, an existing licensee with a minor license or a license for a minor part of a hydroelectric project must file a notice of intent pursuant to Section 16.6(b).

Pursuant to Section 16.6(b) of the Commission's regulations, in order to notify the Commission whether or not a licensee intends to file an application for new license, the licensee must file with the Commission a letter, that contains * * an unequivocal statement of the licensee's intention to file or not to file an application for a new license.

GTXL, Inc. has not filed a notice of intent to file an application for a subsequent license for this project.

Pursuant to Section 16.23(b) of the Commission's regulations, an existing licensee of a water power project * * * that fails to file a notice of intent pursuant to Section 16.6(b) shall not deemed to have filed a notice of intent