

[50.0%] cost participation awards. DOE reserves the right to support or not support any or all applications received in whole or in part, and to determine how many awards may be made through the solicitation subject to funds available in this fiscal year. Approximately \$1,198,000.00 is planned for this solicitation. The total should provide support for approximately one [1] to three [3] demonstration application selections.

Solicitation Release Date: The Program Solicitation is expected to be ready for release on or about May 5, 1997. Applications must be prepared and submitted in accordance with the instructions and forms contained in the Program Solicitation. To be eligible, applications must be submitted to the designated DOE office by the closing date specified in the Program Solicitation (anticipated to be on or about June 5, 1997).

Richard D. Rogus,

Contracting Officer, Acquisition and Assistance Division.

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP94-161-007]

Avoca Natural Gas Storage; Notice of Amendment and Notice of Extension of Time To File Comments on Notice of Intent to Prepare an Environmental Assessment for the Proposed Avoca Gas Storage Project Supplement

April 28, 1997.

Take notice that on April 14, 1997, Avoca Natural Gas Storage (Avoca), One Bowdoin Square, Boston, Massachusetts 02114, filed in Docket No. CP94-161-007, pursuant to Section 7(c) of the Natural Gas Act, significant project alterations which the Commission construes as an amendment to its pending amendment filed in Docket No. CP94-161-006, requesting modifications to its proposal to construct a brine pipeline, all as more fully set forth in the amendment which is on file with the Commission and open to public inspection. In addition, in response to several requests, the Commission will extend the period for making environmental comments on the Notice of Intent to Prepare an Environmental Assessment for the Proposed Avoca Gas Storage Project Supplement and Request for Comments on Environmental Issues (NOI).

Specifically, Avoca seeks to make the following alterations to its pending filing in Docket No. CP94-161-006:

- eliminate the 42.4 mile, 6-inch-diameter residual water return line and the residual water tank at the Akzo Nobel Salt Company (Akzo);
 - deliver brine to Akzos brine field north of Akzos plant rather than directly to the plant which would result in the elimination of 1 mile of the 8-inch-diameter brine pipeline between mileposts (MP) 4.5C and 5.5C and rerouting about 1,500 feet of the brine pipeline from about MP 4.5C northward to Akzos brine field;
 - construct a brine storage tank at Akzos brine field rather than within the Akzo plant yard;
 - modify the 8-inch-diameter pipeline route between MPs 3.46C and 3.77C from 25 feet to the east of the Seneca West pipeline to 25 feet to the west of New York State Electric and Gas Corporations (NYSEG) Seneca West pipeline;
 - modify the 10-inch-diameter pipeline route between MP 14.48 and 14.80 to follow the edge of a landowners field rather than diagonally cutting across the field (at the request of the landowner and the New York State Department of Agriculture and Markets);
 - modify the 6-inch-diameter pipeline route into the Cargill, Inc. (Cargill) plant from MP 39.50 to MP 39.73 (at the landowners request) to a location that would follow a railroad spur and enter Cargill about 200 feet west of the originally proposed route;
 - modify the 10-inch-diameter pipeline route between MPs 34.84 and 35.56 so that it would be 25 feet east of the Texas Eastern Products Pipeline Corporation (TEPPCO) pipeline rather than 25 feet east of the Seneca West pipeline;
 - directionally drill the crossing of Hamilton Creek (MP 35.31); and
 - add an access road at MP 37.24 that was omitted from the application.
- Avoca has also indicated that Cargill would need to construct facilities to accept brine from Avoca within its existing facility. These facilities would include:
- pipeline with a three-valve manifold and associated valves, controls, and equipment to tie-in to existing piping; and
 - heat exchange equipment to meet temperature specifications for salt processing.

Seneca Lake Pure Waters Associations Inc., Schuyler County Environmental Management Council, Schuyler County Soil & Water Conservation District,

Barbara J. Halpin of the Schuyler County Legislature, Kevin Hughey, and John H. and Deborah G. Ball have requested that the Commission extend the period for public comment on environmental issues pursuant to the NOI issued on March 10, 1997. The parties contend that more time is needed to evaluate the project. Upon consideration, the Commission will extend the comment period for the NOI until May 19, 1997.

Any person desiring to be heard or to make any protest with reference to said amendment should on or before May 19, 1997, file with the Federal Energy Regulatory Commission, 888 First Street, NE, Washington, D.C. 20426, its comments on environmental issues, or 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) 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 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 amendment if no motion to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is 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 Avoca to appear or be represented at the hearing.

Lois D. Cashell,

Secretary.

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