Division of Omya, Inc. (VMPDO). This Service Agreement specifies that VMPDO has signed on to and has agreed to the terms and conditions of NMPC's Power Sales Tariff designated as NMPC's FERC Electric Tariff, Original Volume No. 2. This Tariff, approved by FERC on April 15, 1994, and which has an effective date of March 13, 1993, will allow NMPC and VMPDO to enter into separately scheduled transactions under which NMPC will sell to VMPDO capacity and/or energy as the parties may mutually agree.

In its filing letter, NMPC also included a Certificate of Concurrence executed by the Purchaser.

NMPC requests an effective date of April 21, 1996. NMPC has requested waiver of the notice requirements for good cause shown.

NMPC has served copies of the filing upon the New York State Public Service Commission and VMPDO.

*Comment date:* June 17, 1996, in accordance with Standard Paragraph E at the end of this notice.

8. Niagara Mohawk Power Corporation

[Docket No. ER96-1879-000]

Take notice that on May 21, 1996, Niagara Mohawk Power Corporation (NMPC), tendered for filing with the Federal Energy Regulatory Commission an executed Service Agreement between NMPC and Federal Energy Sales, Inc. (FES). This Service Agreement specifies that FES has signed on to and has agreed to the terms and conditions of NMPC's Power Sales Tariff designated as NMPC's FERC Electric Tariff, Original Volume No. 2. This Tariff, approved by FERC on April 15, 1994, and which has an effective date of March 13, 1993, will allow NMPC and FES to enter into separately scheduled transactions under which NMPC will sell to FES capacity and/or energy as the parties may mutually agree.

In its filing letter, NMPC also included a Certificate of Concurrence executed by the Purchaser.

NMPC requests an effective date of May 9, 1996. NMPC has requested waiver of the notice requirements for good cause shown.

<sup>•</sup> NMPC has served copies of the filing upon the New York State Public Service Commission and FES.

*Comment date:* June 17, 1996, in accordance with Standard Paragraph E at the end of this notice.

9. Cinergy Services, Inc.

[Docket No. ER96-1880-000]

Take notice that on May 21, 1996, Cinergy Services, Inc. (Cinergy), tendered for filing on behalf of its operating company, PSI Energy, Inc. (PSI), a First Supplemental Agreement, dated May 1, 1996, to the Interconnection Agreement, dated July 1, 1996 between Electric Clearinghouse, Inc. (ECI) and PSI.

The First Supplemental Agreement revises the definition for Emission Allowances and provides for Cinergy Services to act as agent for PSI. The following Exhibit has also been revised: B Power Sales by Cinergy.

Cinergy and ECI have requested an effective date of May 24, 1996.

Copies of the filing were served on Electric Clearinghouse, Inc., the Texas Public Utility Commission, the Kentucky Public Service Commission, Public Utilities Commission of Ohio and the Indiana Utility Regulatory Commission.

*Comment date:* June 17, 1996, in accordance with Standard Paragraph E at the end of this notice.

10. Texas Utilities Electric Company

[Docket No. ER96-1881-000]

Take notice that on May 21, 1996, Texas Utilities Electric Company (TU Electric), tendered for filing two executed transmission service agreements (TSAs) with Koch Power Services, Inc. and Vitol Gas & Electric LLC for certain Economy Energy Transmission Service under TU Electric's Tariff for Transmission Service To, From and Over Certain HVDC Interconnections.

TU Electric requests an effective date for the TSA's that will permit them to become effective on or before the service commencement date under each of the two TSA's. Accordingly, TU Electric seeks waiver of the Commission's notice requirements. Copies of the filing were served on Koch Power Services, Inc. and Vitol Gas & Electric LLC, as well as the Public Utility Commission of Texas.

*Comment date:* June 17, 1996, in accordance with Standard Paragraph E at the end of this notice.

## 11. PECO Energy Company

[Docket No. ER96-1882-000]

Take notice that on May 21, 1996, PECO Energy Company (PECO), filed a Service Agreement dated April 23, 1996 with Duke Power Company (Duke Power) under PECO's FERC Electric Tariff Original Volume No. 4 (Tariff). The Service Agreement adds Duke Power as a customer under the Tariff.

PECO requests an effective date of April 23, 1996, for the Service Agreement. PECO states that copies of this filing have been supplied to Duke Power and to the Pennsylvania Public Utility Commission.

*Comment date:* June 17, 1996, in accordance with Standard Paragraph E at the end of this notice.

## Standard Paragraph

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, 888 First Street, NE., Washington, DC 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. 96–14581 Filed 6–7–96; 8:45 am] BILLING CODE 6717–01–P

# **Office of Hearings and Appeals**

# Cases Filed; Week of January 22 Through January 26, 1996

During the Week of January 22 through January 26, 1996, the appeals and applications for exception or other relief listed in the Appendix to this Notice were filed with the Office of Hearings and Appeals of the Department of Energy.

Under DOE procedural regulations, 10 CFR Part 205, any person who will be aggrieved by the DOE action sought in these cases may file written comments on the application within ten days of service of notice, as prescribed in the procedural regulations. For purposes of the regulations, the date of service of notice is deemed to be the date of publication of this Notice or the date of receipt by an aggrieved person of actual notice, whichever occurs first. All such comments shall be filed with the Office of Hearings and Appeals, Department of Energy, Washington, DC 20585.

Dated: May 29, 1996.

George B. Breznay,

Director, Office of Hearings and Appeals.

# LIST OF CASES RECEIVED BY THE OFFICE OF HEARINGS AND APPEALS

[Week of Jan. 22 through Jan. 26, 1996]

Date	Name and location of applicant	Case No.	Type of submission
Jan. 22, 1996	Archie M. LeGrand, Jr., Summerton, South Carolina.	VFA-0120	Appeal of an Information Request Denial. If granted: The December 11, 1995 Freedom of Information Request Denial issued by the Freedom of Information Privacy Act Division would be rescinded, and Archie M. LeGrand, Jr. would receive access to certain Department of Energy Information.
Do	Barton J. Bernstein, Stanford, California	VFA-0117	Appeal of an Information Request Denial. If granted: The December 22, 1995 Freedom of Information Request Denial issued by Albuquerque Operations Office would be rescinded, and Barton J. Bernstein would receive ac- cess to certain DOE information.
Do	Jeffrey R. Leist, Mentor, Ohio	VFA-0119	Appeal of an Information Request Denial. If granted: The December 27, 1995 Freedom of Information Request Denial issued by the DOE Mound Facility would be re- scinded, and Jeffrey R. Leist would receive access to certain DOE information.
Do	Waite, Schneider, Bayless & Chelsey Co., Cincinnati, Ohio.	VFA-0118	Appeal of an Information Request Denial. If granted: The August 9, 1995 Freedom of information Request Denial issued by the DOE Mound Facility would be rescinded, and Waite, Schneider, Bayless & Chelsey Co. would re- ceive access to certain DOE information.
Jan. 23, 1996	Martha Julian, Newburgh, Indiana	VFA-0121	Appeal of an Information Request Denial. If granted: The January 8, 1996 Freedom of Information Request Denial issued by the Albuquerque Operations Office would be rescinded, and Martha Julian would receive access to certain DOE information.
Jan. 24, 1996	Frank Thompson Transport, El Dorado, Ari- zona.	RR272–230	Request for Modification/Rescission in the Crude Oil Re- fund Proceeding. If granted: The January 23, 1996 Dis- missal Letter, Case Number RF272–78153, issued to Frank Thompson Transport would be modified regarding the firm's application for refund submitted in the Crude Oil Refund Proceeding.
Jan. 25, 1996	Eugene Maples, Hopkins, South Carolina	VFA-0122	Appeal of an Information Request Denial. If granted: The November 29, 1995 Freedom of Information Request Denial issued by the Office of Inspector General would be rescinded, and Eugene Maples would receive certain Department of Energy information.
Do	James H. Stebbings, Naperville, Illinois	VFA-0123	Appeal of an Information Request Denial. If granted: The January 4, 1996 Freedom of Information Request Denial issued by the Argonne National Laboratory would be re- scinded, and James H. Stebbings would receive access to certain DOE information.
Jan. 26, 1996	Pittsburgh Naval Reactors Office, West Miff- lin, Pennsylvania.	VSO-0081	Request for Hearing under 10 C.F.R. Part 710. If granted: An individual employed at Pittsburgh Naval Reactors Of- fice would receive a hearing under 10 C.F.R. Part 710, entitled "Criteria and Procedures for Determining Eligi- bility for Access to Classified Matter or Special Nuclear Material."

[FR Doc. 96–14578 Filed 6–7–96; 8:45 am] BILLING CODE 6450–01–P

#### Implementation of Special Refund Procedures

**AGENCY:** Office of Hearings and Appeals, Department of Energy.

ACTION: Notice of Implementation of Special Refund Procedures.

**SUMMARY:** The Office of Hearings and Appeals of the Department of Energy announces procedures for the disbursement of \$592,001 (plus accrued interest) collected pursuant to a consent order with Macmillan Oil Company (Case No. LEF–0046) and \$15,822 (plus accrued interest) collected pursuant to a consent order with Kenny Larson Oil Company (Case No. VEF–0002). The funds will be distributed in accordance with the DOE's special refund procedures, 10 CFR part 205, subpart V.

FOR FURTHER INFORMATION CONTACT: Bryan F. MacPherson, Assistant Director, Office of Hearings and Appeals, Department of Energy, Washington, DC. 20585, (202) 426–1562.

**SUPPLEMENTARY INFORMATION:** In accordance with § 205.282(b) of the procedural regulations of the Department of Energy (DOE), 10 CFR § 205.282(b), notice is hereby given of

the issuance of the Decision and Order set out below. The Decision and Order specifies the procedures that will be used to distribute monies that have been collected by the DOE pursuant to consent orders with Macmillan Oil Company (Macmillan) and Kenny Larson Oil Company (Larson). The consent order with Macmillan settled possible pricing violations with respect to Macmillan's sales of propane, No. 2 fuel oil and Nos. 5 and 6 residual fuel oil. The DOE has collected \$592,001 from Macmillan. The consent order with Larson settled possible pricing violations with respect to Larson's sales of motor gasoline. The DOE has