to-Point Transmission Service between American Electric Power Service Corporation and Virginia Power under the Open Access Transmission Tariff to Eligible Purchasers dated July 9, 1996. Under the tendered Service Agreement Virginia Power will provide non-firm point-to-point service to American Electric Power Service Corporation Company as agreed to by the parties under the rates, terms and conditions of the Open Access Transmission Tariff.

Copies of the filing were served upon the Virginia State Corporation Commission and the North Carolina Utilities Commission.

Comment date: September 24, 1997, in accordance with Standard Paragraph E at the end of this notice.

20. Duke Power, a Division of Duke Energy Corp.

[Docket No. ER97-4297-000]

Take notice that on August 21, 1997, Duke Power, a division of Duke Energy Corporation (Duke), tendered for filing a letter from the Executive Committee of the Western Systems Power Pool (WSPP) indicating that Duke had completed all the steps for pool membership. Duke requests that the Commission amend the WSPP Agreement to include it as a member.

Duke requests an effective date of August 22, 1997 for the proposed amendment. Accordingly, Duke requests waiver of the Commission's notice requirements for good cause shown.

Copies of the filing were served upon the WSPP Executive Committee.

Comment date: September 24, 1997, in accordance with Standard Paragraph E at the end of this notice.

21. St. Joseph Light & Power Company

[Docket No. ER97-4298-000]

Take notice that on August 20, 1997, St. Joseph Light & Power Co. (St. Joseph), tendered for filing four executed Service Agreements under its Open Access Transmission Tariff. The four Form of Service Agreements are with: Constellation Power Source, Inc., Kansas City Power & Light Co., Southern Energy Trading and Marketing, Inc., and Tenaska Power Services Co. The Service Agreements are being filed to implement St. Joseph's Open Access Transmission Tariff.

Copies of the filing were served on Constellation Power Source, Inc., Kansas City Power & Light Co., Southern Energy Trading and Marketing, Inc., and Tenaska Power Services Co.

Comment date: September 24, 1997, in accordance with Standard Paragraph E at the end of this notice.

22. Central Maine Power Company

[Docket No. ER97-4299-000]

Take notice that on August 22, 1997, Central Maine Power Company (CMP), tendered for filing a service agreement for Non-Firm Point-to-Point Transmission service entered into with PECO Energy Company. Service will be provided pursuant to CMP's Open Access Transmission Tariff, designated rate schedule CMP—FERC Electric Tariff, Original Volume No. 3, as supplemented.

Comment date: September 24, 1997, in accordance with Standard Paragraph E at the end of this notice.

23. Coalition Against Private Tariffs

[Docket No. EL97-58-000]

Take notice that on August 27, 1997, Coalition Against Private Tariffs (CAPT) filed a Motion for Issuance of a Cease and Desist Order asking that the Commission reassert its exclusive jurisdiction over the terms and conditions of transmission service as they relate to the transaction information requirements of the North American Electric Reliability Council's (NERC) Policy 3, and order NERC, its regional councils and member utilities to cease and desist from imposing those requirements.

NERC Policy 3 establishes requirements for all parties involved in energy interchange transactions and scheduling. As part of these requirements, NERC has developed requirements for transmission customers to file transaction information under an interim Transaction Information System (tagging requirements).¹

CAPT argues that NERC should file its tagging requirements with the Commission for public review and comment. The Commission wants to develop a better understanding of NERC's tagging procedure and its commercial implications. We invite interested persons to submit written comments addressing the issues raised in CAPT's filing. We also request comments on the relationship between the tagging procedure and electronic scheduling of transactions. Commenters are also requested to advise the Commission concerning whether they believe NERC's tagging requirements are inconsistent with the Order Nos. 888 and 888-A pro forma tariff. Commenters should restrict their comments to these issues only.

Interested persons should submit written comments (an original and 14 paper copies and one copy on a computer diskette in WordPerfect 6.1 format or in ASCII format) on or before October 10, 1997. Comments must be filed with the Office of the Secretary, Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426 and must contain a caption that references Docket No. EL97-58-000. All written comments will be placed in the Commission's public files and will be available for public inspection or copying in the Commission's Public Reference Room during normal business hours. All comments received on diskette will be made available to the public on the Commission's electronic bulletin board (EBB).

Copies of CAPT's filing, which include as an attachment a copy of NERC's Policy 3, are on file with the Commission and are available for public inspection or copying in the Commission's Public Reference Room during normal business hours.

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, 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. 97–24700 Filed 9–16–97; 8:45 am]

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Project No. 11175-002, Minnesota]

Crown Hydro Company; Notice of Availability of Environmental Assessment

September 11, 1997.

In accordance with the National Environmental Policy Act of 1969 and the Federal Energy Regulatory

¹ NERC Operating Policy 3—Interchange, revised July 8, 1997. NERC recently announced that it will release changes to Policy 3, including making the identification of generator resources and loans optional.

Commission's (Commission's) regulations, 18 CFR Part 380 (Order No. 486, 52 F.R. 47897), the Office of Hydropower Licensing has reviewed the application for major license for the proposed Crown Mill Hydroelectric Project to be located on the Mississippi River in Minneapolis, Hennepin County, Minnesota, and has prepared an Environmental Assessment (EA) for the proposed project. In the EA, the Commission's staff has analyzed the potential environmental impacts of the proposed project and has concluded that approval of the proposed project, with appropriate mitigative measures, would not constitute a major federal action significantly affecting the quality of the human environment.

Copies of the EA are available for review in the Public Reference Branch of the Commission's offices at 888 First Street, N.E., Washington, D.C. 20426.

Lois D. Cashell,

Secretary.

[FR Doc. 97-24620 Filed 9-16-97; 8:45 am] BILLING CODE 6717-01-M

ENVIRONMENTAL PROTECTION AGENCY

[FRC-5893-4]

Clean Air Act Advisory Committee; **Mobile Source Technical Advisory** Subcommittee; Notification of Public Advisory Subcommittee Open Meeting

Pursuant to the Federal Advisory Committee Act, Pub. L. 92-463, notice is hereby given that the Mobile Source Technical Advisory Subcommittee of the Clean Air Act Advisory Committee will meet on October 15, 1997 at 9:30 am to 4 pm (Eastern Standard Time) at Dupont Plaza Hotel—Embassy Hall, 1500 New Hampshire Avenue, N.W., Washington, DC 20036, Ph: 202/483-6000. This is an open meeting and seating will be on a first-come basis. During this meeting, the subcommittee will hear progress reports from its

workgroups, approve its report to the Clean Air Act Advisory Committee, and be briefed on and discuss other current issues in the mobile source program.

Members of the public requesting further technical information should contact Philip A. Lorang, Designated Federal Officer of the Mobile Sources Technical Review Subcommittee of FACA, at the U.S. EPA, 2565 Plymouth Road, Ann Arbor, MI 48105 at 313/668-4374, fax 313/741-7821, or email lorang.phil@epamail.epa.gov. Members requesting further administrative information should contact Jennifer Criss, Mobile Sources Technical Advisory Subcommittee Management Officer at the U.S. EPA, 2565 Plymouth Road, Ann Arbor, MI 48105 313/668-4518 FACA Helpline, fax 313/741-7821, or email criss.jennifer@epamail.epa.gov. Written comments of any length (with at least 20 copies provided) should be sent to the subcommittee no later than October 6, 1997.

The Mobile Source Technical Advisory Subcommittee expects that public statements presented at its meetings will not be repetitive of previously submitted oral or written statements.

Margo T. Oge,

Director, Office of Mobile Source. [FR Doc. 97-24681 Filed 9-16-97; 8:45 am] BILLING CODE 6560-50-M

ENVIRONMENTAL PROTECTION AGENCY

[OPP-34116; FRL 5743-4]

Notice of Receipt of Requests for Amendments to Delete Uses in Certain **Pesticide Registrations**

AGENCY: Environmental Protection

Agency (EPA). ACTION: Notice.

SUMMARY: In accordance with section 6(f)(1) of the Federal Insecticide.

Fungicide and Rodenticide Act (FIFRA), as amended, EPA is issuing a notice of

receipt of request for amendment by registrants to delete uses in certain pesticide registrations.

DATES: Unless a request is withdrawn, the Agency will approve these use deletions and the deletions will become effective on March 16, 1998.

FOR FURTHER INFORMATION CONTACT: By mail: James A. Hollins. Office of Pesticide Programs (7502C), Environmental Protection Agency, 401 M St., SW., Washington, DC 20460. Office location for commercial courier, delivery, telephone number and e-mail: Rm. 216, Crystal Mall #2, 1921 Jefferson Davis Highway, Arlington, VA, (703) 305-5761; e-mail:

hollins.james@epamail.epa.gov.

SUPPLEMENTARY INFORMATION:

I. Introduction

Section 6(f)(1) of FIFRA provides that a registrant of a pesticide product may at any time request that any of its pesticide registrations be amended to delete one or more uses. The Act further provides that, before acting on the request, EPA must publish a notice of receipt of any such request in the **Federal Register**. Thereafter, the Administrator may approve such a request.

II. Intent to Delete Uses

This notice announces receipt by the Agency of applications from registrants to delete uses in the five pesticide registrations listed in the following Table 1. These registrations are listed by registration number, product names, active ingredients and the specific uses deleted. Users of these products who desire continued use on crops or sites being deleted should contact the applicable registrant before March 16, 1998 to discuss withdrawal of the applications for amendment. This 180day period will also permit interested members of the public to intercede with registrants prior to the Agency approval of the deletion.

Table 1. — Registrations with Requests for Amendments to Delete Uses in Certain Pesticide Registrations

EPA Reg No.	Product Name	Active Ingredient	Delete From Label
003125–00419	SUMMIT S Flowable Fun- gicide	Sulfur; Triadimefon	Sugar beets, wheat, grasses grown for seed, cucurbits
004816-00717	Pyraperm Flea & Tick Spray	Piperonyl butoxide; Pyrethrins	All plant uses
059639-00015	Dibrom 8 Emulsive	Naled	Rangeland use, turf use
059639-00018	Fly Killer D	Naled	Bait & cockroach spot treatment use
059639-00090	TRUMPTET EC Insecticide	Naled	Rangeland use

The following Table 2 includes the names and addresses of record for all registrants of the products in Table 1, in sequence by EPA company number.