

APPENDIX—Continued

New—The Superior Oil Company FERC Gas Rate Schedule No.	Certificate Docket No.	Old—Austral Oil Company Incorporated Gas Rate Schedule No.	Location of Sale—Field, County, State	Purchaser
226	CI65-849	24	Ignacio Field, San Juan County, New Mexico.	El Paso Natural Gas Company
227	CI66-8	25	Northwest Colquitt Field, Calborne Parish, La.	Arkansas Louisiana Gas Company
228	CI68-234	30	S.W. Lake Arthur Field, Cameron Parish, La.	Trunkline Gas Company
229	CI72-879	34	Aqua Dulce Field, Nueces County, Texas.	Florida Gas Transmission Company
230	CI65-849	36	Ignacio Field, San Juan County, New Mexico.	Northwest Pipeline Corporation
231	CI66-5	37	Huerfano Field, San Juan County, New Mexico.	Northwest Pipeline Corporation
232	CI67-1651	38	South Lake Arthur Field, Jefferson Davis Parish, La.	Trunkline Gas Company
233	CI75-628	39	Myero Langlie-Mattix Unit, Lea County, New Mexico.	El Paso Natural Gas Company
234	CI78-108	40	Meyero Langlie-Mattix Unit, Lea County, New Mexico.	El Paso Natural Gas Company

[FR Doc. 78-34460 Filed 12-11-78; 8:45 am]

[6740-02-M]

[Docket No. RM79-31]

NATURAL GAS POLICY ACT OF 1978

Receipt of Report of Determination Process
DECEMBER 6, 1978.

Pursuant to section 18 CFR 274.105 of the Federal Energy Regulatory Commission's regulations, a jurisdictional agency may file a report with the Commission describing the method by which such agency will make certain determinations in accordance with sections 102, 103, 107, and 108 of the Natural Gas Policy Act of 1978.

Reports in conformance with 18 CFR 274.105 have been received by the Commission from the following jurisdictional agencies:

Agency and Date

State of Ohio, Department of Natural Resources, Division of Oil and Gas, December 6, 1978.

Copies of this report are available for public inspection in the Commission's Office of Public Information, Room 1000, 825 North Capitol Street, N.E. Washington, D.C. 20426.

**KENNETH F. PLUMB,
Secretary.**

[FR Doc. 78-34554 Filed 12-11-78; 8:45 am]

[6450-01-M]

Office of the Secretary

PEACEFUL USES OF ATOMIC ENERGY

Proposed Subsequent Arrangements

Pursuant to Section 131 of the Atomic Energy Act of 1954, as amended (42 U.S.C. 2160), notice is hereby given of a proposed "subsequent arrangement" under the Additional Agreement for Cooperation Between the Government of the United States and the European Atomic Energy Community (Euratom) Concerning the Peaceful Uses of Atomic Energy.

The Subsequent Arrangement to be carried out under the above named agreement involves a short-term enrichment contract for the supply of the following material:

U.S. Export License No.	End Use	Material
XSNM-1129 and 1149, Both licenses were issued on Oct. 13, 1978.	High Flux Reactor at Petten, the Netherlands.	43,553 kgs of uranium enriched to 93.15% U-235.

In accordance with section 131 of the Atomic Energy Act of 1954, as amended, it has been determined that this subsequent arrangement will not be inimical to the common defense and security of the United States.

The subsequent arrangement will take effect no sooner than fifteen days after publication of this notice.

For the Department of Energy.

Dated: December 5, 1978.

**ROBERT N. SLAWSON,
Acting Director for Nuclear
Affairs, International Programs.**

[FR Doc. 78-34548 Filed 12-11-78; 8:45 am]

[6560-01-M]

**ENVIRONMENTAL PROTECTION
AGENCY**

[ECAO-CD-78-3; FRL 1022-3]

**AIR QUALITY CRITERIA DOCUMENT FOR
CARBON MONOXIDE**

Availability of External Review Draft

In accordance with section 108 of the Clean Air Act as amended August

1977, the U.S. Environmental Protection Agency will make available on December 1, 1978, the external review draft of an Air Quality Criteria Document for Carbon Monoxide. Address all written requests for copies to the Environmental Criteria and Assessment Office, MD-52, U.S. Environmental Protection Agency, Research Triangle Park, N.C., 27711 (Attn: Mr. Allen Hoyt). Telephone (919) 541-3746, and a prerecorded message will provide instructions for placing a telephone request.

The Agency welcomes all comments pertaining to this document. The deadline for receipt of comments is March 1, 1979. Direct comments to Dr. David McKee at the address given above.

Dated: December 5, 1978.

**STEPHEN J. GAGE,
Assistant Administrator
for Research and Development.**

[FR Doc. 78-34505 Filed 12-11-78; 8:45]

[6560-01-M]

[ECAO-CD-78-2; FRL 1022-2]

**AIR QUALITY CRITERIA DOCUMENT FOR
OXIDES OF NITROGEN**

Availability of External Review Draft

In accordance with Section 108 of the Clean Air Act as amended August 1977, the U.S. Environmental Protection Agency will make available on December 1, 1978, the external review draft of an Air Quality Criteria Document for Oxides of Nitrogen. Address all written requests for copies to the Environmental Criteria and Assessment Office, MD-52, U.S. Environmental Protection Agency, Research Triangle Park, N.C., 27711 (Attn: Mr. Allen Hoyt). Telephone (919) 541-

3746, and a prerecorded message will provide instructions for placing a telephone request.

The Agency welcomes all comments pertaining to this document. The deadline for receipt of comments is February 1, 1979. Direct comments to Mr. Michael A. Berry at the address given above.

Dated: December 5, 1978.

STEPHEN J. GAGE,
Assistant Administrator
for Research and Development.

[FR Doc. 78-34504 Filed 12-11-78; 8:45 am]

[6712-01-M]

FEDERAL COMMUNICATIONS
COMMISSION

AM BROADCAST APPLICATION READY AND
AVAILABLE FOR PROCESSING

Adopted: December 5, 1978.

Released: December 6, 1978.

CUT-OFF DATE: February 7, 1979.

The following application requests authority to restore AM broadcast service formerly provided by station WCLY, Columbia, Pennsylvania. The Commission will accept other applications for consolidation with this application which propose essentially the same facilities.

BP-21,261 NEW, Columbia, Pennsylvania, Ralph H. Gaze and Ted A. Perkins, dba Columbia Broadcasters, Req: 1580 kHz, 500 W, Daytime.

Pursuant to §§ 1.227(b)(1) and 1.591(b) of the Commission's rules, an application, in order to be considered with this application, must be tendered no later than February 7, 1979.

Any party in interest desiring to file pleadings concerning this application, pursuant to Section 309(d)(1) of the Communications Act of 1934, as amended, is directed to § 1.580(i) of the rules, which specifies the time for filing and other requirements relating to such pleadings.

FEDERAL COMMUNICATIONS
COMMISSION,
WILLIAM J. TRICARICO,
Secretary.

[FR Doc. 78-34551 Filed 12-11-78; 8:45 am]

[6712-01-M]

FM BROADCAST APPLICATION READY AND
AVAILABLE FOR PROCESSING

Adopted: December 5, 1978.

Released: December 6, 1978.

By the Chief, Broadcast Facilities Division.

CUT-OFF DATE: January 2, 1979.

Notice is hereby given that the FM broadcast application listed below will

be considered as ready and available for processing on January 2, 1979. Since the listed application is timely filed and mutually exclusive with the earlier-filed and cut-off application of OMPC Wireless Broadcast Company (File No. BPH-10563), no other applications which involve conflict with these applications may be filed. Rather, the purpose of this Notice is to establish a date by which the parties to the forthcoming comparative hearing may compute the deadlines for filing amendments as a matter of right under § 1.522(a)(2) of the Rules and pleadings to specify issues pursuant to § 1.584.

BPH-10995 NEW, Willows, California, Willows Broadcasting Company, REQ: 105.5 MHz, #288; 3 kW; 120 feet.

FEDERAL COMMUNICATIONS
COMMISSION,
WILLIAM J. TRICARICO,
Secretary.

[FR Doc. 78-34517 Filed 12-11-78; 8:45 am]

[6712-01-M]

PETITION FOR DECLARATORY RULING ALLEGING INCONSISTENCY BETWEEN FEDERAL "INTERCONNECTION" DECISIONS AND A NEW OKLAHOMA CORPORATION COMMISSION RULE REGULATING USE AND SUPPLY OF CUSTOMER-PROVIDED TELEPHONE EQUIPMENT

DECEMBER 16, 1978.

Commercial Communications Inc. (Oklahoma City, Oklahoma) and North American Telephone Association (Washington, D.C.) have filed a petition for declaratory ruling seeking a Commission determination that a new rule adopted by the Oklahoma Corporation Commission regulating use and supply of customer provided telephone equipment in Oklahoma is inconsistent with the Commission's interconnection policies and decisions. This rule, Rule 16, was challenged in an appeal to the Oklahoma Supreme Court, and is now scheduled to become effective with issuance of the Court's mandate in mid-December.

Because of the obvious interest of the State of Oklahoma, as well as others, we will entertain briefs and replies thereto. Briefs may be filed on or before January 5, 1979, and replies may be filed on or before January 20, 1979. Although petitioners are contending that the new rule will become effective in mid-December, Rule 16 itself establishes a ninety-day period during which Oklahoma suppliers may comply with it. We would anticipate that we will be able to rule on the petition prior to expiration of that time, and we ask that those who choose to

brief this matter adhere to the specified schedule

FEDERAL COMMUNICATIONS
COMMISSION,
WILLIAM J. TRICARICO,
Secretary.

[FR Doc. 78-34552 Filed 12-11-78; 8:45]

[6712-01-M]

TELEVISION TRANSLATOR APPLICATIONS
READY AND AVAILABLE FOR PROCESSING

Adopted: December 5, 1978.

Released: December 11, 1978.

By the Chief, Broadcast Facilities Division:

Notice is hereby given pursuant to Section 1.572(c) of the Commission's Rules, that on January 19, 1979, the television translator applications listed in the attached Appendix will be considered ready and available for processing. Pursuant to §§ 1.227(b)(1) and 1.591(b) of the Rules, an application, in order to be considered with any application appearing on the attached list or with any other application on file by the close of business on January 18, 1979, which involves a conflict necessitating a hearing with any application on this list, must be substantially complete and submitted for filing at the offices of the Commission in Washington, D.C., by the close of business on January 18, 1979.

Any party in interest desiring to file pleadings concerning any pending television translator application, pursuant to Section 309(d)(1) of the Communications Act of 1934, as amended, is directed to Section 1.580(i) of the Rules, which specifies the time for filing and other requirements relating to such pleadings.

FEDERAL COMMUNICATIONS
COMMISSION,
WILLIAM J. TRICARICO,
Secretary.

VHF TV TRANSLATOR APPLICATIONS

BPTTV-6151 (new), Basalt, Colo., Roaring Fork TV Association, Inc. Req: Channel 2, 54-60 MHz, 10 watts. Primary: KRMA-TV, Denver, Colo.

BPTTV-6152 (new), Redstone, Colo., Roaring Fork TV Association, Inc. Req: Channel 5, 76-82 MHz, 10 watts. Primary: KRMA-TV, Denver, Colo.

BPTTV-6153 (new), Snowmass At Aspen, Colo., Roaring Fork TV Association, Inc. Req: Channel 12, 204-210 MHz, 10 watts. Primary: KRMA-TV, Denver, Colo.

BPTTV-780717IL (K1210), Greasewood, Ariz., Greasewood Community Club. Req: Change primary TV station to KOAT-TV, Channel 7, Albuquerque, N. Mex.

BPTTV-780717IM (new), Sabana Grande & San German, P.R., Western Broadcasting Corporation of Puerto Rico. Req: Channel 8, 180-186 MHz, 1 watt. Primary: WOLE-TV, Aguadilla-Mayaguez, P.R.

BPTTV-780717IN (new), Guanica, P.R., Western Broadcasting Corporation of Puerto Rico. Req: Channel 8, 180-186