licensing agency (SLA) regarding complainant's termination as manager at Facility #348 at the United States Postal Service's (USPS) Atlanta Bulk Mail Center.

Summary

Complainant has been a licensed blind vendor in the Georgia Business Enterprise Program (BEP) for 16 years. In 1999, complainant was assigned as the vending facility manager at the USPS Atlanta Bulk Mail Center, Facility #348. Facility #348 is a vending machine route.

In the termination letter dated September 24, 2004, the SLA informed the complainant that the USPS was dissatisfied with his performance for the following reasons: (1) Lack of inventory in the vending machines, (2) expired food items, (3) failure to maintain vending machines, (4) complainant's absence from the facility, (5) limited food selection, and (6) failure to resolve customer service complaints. The letter further indicated that the USPS threatened to terminate the permit agreement with the SLA unless there was improvement regarding the level of service customers received and the complainant was replaced.

Shortly thereafter, complainant requested an administrative review concerning his license termination. On November 29, 2004, the SLA issued a decision denying his petition. In December 2004, complainant filed for a state fair hearing on this matter, which was held on April 15, 2005. On June 29, 2005, the Administrative Law Judge (ALJ) issued a decision affirming the SLA's termination of complainant's operator license.

¹Subsequently, the SLA informed complainant it had adopted the ALJ's decision as final agency action. Complainant sought review by a Federal arbitration panel of that decision.

Arbitration Panel Decision

The issue heard by the panel was whether the actions taken by the Georgia Department of Labor, Division of Rehabilitation Services violated the Act, 20 U.S.C. 107 *et seq.*, the implementing regulations in 34 CFR part 395, and its own rules and regulations concerning the alleged improper termination of complainant's vending operating license to manage Facility #348 at the USPS Atlanta Bulk Mail Center.

After reviewing the entire case file and hearing testimony of witnesses, the majority of the panel ruled that the SLA acted properly and in full and fair compliance with the Act, implementing regulations, and State rules and regulations. Therefore, the panel denied complainant's grievance. One panel member dissented.

The views and opinions expressed by the panel do not necessarily represent the views and opinions of the U.S. Department of Education.

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Dated: June 28, 2007.

John H. Hager,

Assistant Secretary for Special Education and Rehabilitative Services. [FR Doc. E7–12893 Filed 7–2–07; 8:45 am] BILLING CODE 4000–01–P

DEPARTMENT OF ENERGY

Office of Science; DOE/NSF Nuclear Science Advisory Committee

AGENCY: Department of Energy. **ACTION:** Notice of open meeting.

SUMMARY: This notice announces a meeting of the DOE/NSF Nuclear Science Advisory Committee (NSAC). Federal Advisory Committee Act (Pub. L. 92–463, 86 Stat. 770) requires that public notice of these meetings be announced in the Federal Register. DATES: Thursday, July 26, 2007; 8 a.m.

to 5 p.m.

ADDRESSES: Radisson Hotel Reagan National Airport, 2020 Jefferson Davis Highway, Arlington, VA 22202.

FOR FURTHER INFORMATION CONTACT: Brenda L. May, U.S. Department of Energy; SC–26/Germantown Building, 1000 Independence Avenue, SW., Washington, DC 20585–1290; Telephone: 301–903–0536.

SUPPLEMENTARY INFORMATION:

Purpose of Meeting: To provide advice and guidance on a continuing basis to the Department of Energy and the National Science Foundation on scientific priorities within the field of basic nuclear science research.

Tentative Agenda: Agenda will include discussions of the following:

Thursday, July 26, 2007

• Perspectives from Department of Energy and National Science Foundation

• Presentation of the Neutrino Scientific Assessment Group Subcommittee Report

• Discussion of Rare Isotope Beam (RIB) Task Force Report

• Update from the Performance Measures Subcommittee

• Reports on the Long Range Plan Writing Progress

• Public Comment (10-minute rule) Public Participation: The meeting is open to the public. If you would like to file a written statement with the Committee, you may do so either before or after the meeting. If you would like to make oral statements regarding any of these items on the agenda, you should contact Brenda L. May, 301-903-0536 or Brenda.Mav@science.doe.gov (email). You must make your request for an oral statement at least 5 business days before the meeting. Reasonable provision will be made to include the scheduled oral statements on the agenda. The Chairperson of the Committee will conduct the meeting to facilitate the orderly conduct of business. Public comment will follow the 10-minute rule.

Minutes: The NSAC will prepare meeting minutes within 45 days of the meeting. The minutes will be posted on the NSAC Web site at *http:// www.sc.doe.gov/np/nsac/nsac.html.*

Issued at Washington, DC on June 27, 2007.

Rachel Samuel,

Deputy Advisory Committee Management Officer. [FR Doc. E7–12839 Filed 7–2–07; 8:45 am]

BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. ID-5355-000]

Edwards, Jeffrey S.; Notice of Filing

June 26, 2007.

Take notice that on June 14, 2007, Jeffrey S. Edwards filed an application for authorization to hold interlocking directorate positions, pursuant to section 305(b) of the Federal Power Act, 16 U.S.C. 825d(b), Part 45 of the Federal Energy Regulatory Commission's Rules of Practice and Procedure, 18 CFR Part 45 (2005), and Order No. 664.

Any person desiring to intervene or to protest this filing must file in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211, 385.214). 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 notice of intervention or motion to intervene, as appropriate. Such notices, motions, or protests must be filed on or before the comment date. On or before the comment date, it is not necessary to serve motions to intervene or protests on persons other than the Applicant.

The Commission encourages electronic submission of protests and interventions in lieu of paper using the "eFiling" link at *http://www.ferc.gov*. Persons unable to file electronically should submit an original and 14 copies of the protest or intervention to the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426.

This filing is accessible on-line at *http://www.ferc.gov*, using the "eLibrary" link and is available for review in the Commission's Public Reference Room in Washington, DC. There is an "eSubscription" link on the Web site that enables subscribers to receive email notification when a document is added to a subscribed docket(s). For assistance with any FERC Online service, please e-mail *FERCOnlineSupport@ferc.gov*, or call (866) 208–3676 (toll free). For TTY, call (202) 502–8659.

Comment Date: 5 p.m. Eastern Time on July 5, 2007.

Kimberly D. Bose,

Secretary.

[FR Doc. E7–12802 Filed 7–2–07; 8:45 am] BILLING CODE 6717–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket Nos. EL07-75-000; EC07-99-000]

Great Plains Energy Incorporated Kansas City Power & Light Company Aquila, Inc., Black Hills Corporation; Notice for Petition of Declaratory Order

June 26, 2007.

Take notice that on June 20, 2007, Great Plains Energy Incorporated and Aquila, Inc. jointly filed a petition of declaratory order, pursuant to Rule 207 of the Commission's Rule and Regulations, 18 CFR 385.207, requesting that the Commission consider the confirmation requested in section V of its Section 203 application, filed with the Commission on May 25, 2007.

Any person desiring to intervene or to protest this filing must file in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211, 385.214). 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 notice of intervention or motion to intervene, as appropriate. Such notices, motions, or protests must be filed on or before the comment date. On or before the comment date, it is not necessary to serve motions to intervene or protests on persons other than the Applicant.

The Commission encourages electronic submission of protests and interventions in lieu of paper using the "eFiling" link at *http://www.ferc.gov.* Persons unable to file electronically should submit an original and 14 copies of the protest or intervention to the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426.

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Comment Date: 5 p.m. Eastern Time on July 20, 2007.

Kimberly D. Bose,

Secretary. [FR Doc. E7–12804 Filed 7–2–07; 8:45 am] BILLING CODE 6717–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket Nos. CP07-398-000, CP07-399-000, CP07-400-000, CP07-401-000, CP07-402-000 and CP07-403-000]

Gulf Crossing Pipeline Company LLC; Gulf South Pipeline Company, LP; Enogex Inc.; Notice of Application

June 26, 2007.

Take notice that on June 19, 2007, Gulf Crossing Pipeline Company LLC (Gulf Crossing) and Gulf South Pipeline Company, LP (Gulf South), 9 East Greenway Plaza, Suite 2800, Houston, Texas 77046, filed in Docket Nos. CP07– 398-000, CP07-399-000, CP07-400-000, CP07-401-000 and CP07-402-000, a joint application pursuant to section 7 of the Natural Gas Act (NGA) to authorize Gulf Crossing to site, construct, and operate certain facilities, and Gulf South to abandon capacity by lease and to site, construct, and operate certain facilities. In Docket No. CP07-398–000, Gulf Crossing seeks authorization to construct a 353.2 mile pipeline and associated compression facilities extending from Sherman, Texas to an interconnect with Gulf South at Gulf South's Tallulah Compressor Station in Madison Parish, Louisiana. In that filing, Gulf Crossing also seeks authorization to lease up to 165,000 Dth/d of upstream capacity on the intrastate pipeline system of Enogex and up to 1.4 billion cubic feet (Bcf) of natural gas per day from Gulf South from Tallulah to Transco's Station 85 located at the terminus of Gulf South's Southeast Expansion Project. In Docket Nos. CP07-399-000 and CP07-400-000, Gulf Crossing seeks blanket certificates under Part 157, Subpart F and under Part 284, Subpart G, respectively, of the Commission's regulations. Gulf South seeks authorization pursuant to section 7 of the NGA in Docket Nos. CP07-401-000 and CP07-402-000, respectively, to construct approximately 17.8 miles of pipeline loop between Gulf South's Tallulah Compressor Station and its Harrisville Compressor Station located in Simpson County, Mississippi, and as described above, to abandon by lease up to 1.4 Bcf/d of natural gas capacity to Gulf Crossing. In a related application filed on June 20, 2007 in Docket No. CP07–403–000, Enogex seeks a limited jurisdiction certificate to lease up to 165,000 Dth/d of natural gas on its intrastate system from Bennington, Oklahoma to the new pipeline facilities of Gulf Crossing, all as more fully set forth in the applications which are on file with the Commission and open to