All documents (original and eight copies) should be filed with: Magalie R. Salas, Secretary, Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426. Comments, protests, and interventions may be filed electronically via the Internet in lieu of paper; see 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's Web site under the "e-Filing" link. The Commission strongly encourages electronic filings. Please include the project number (P– 4026–041) on any comments or motions filed.

The Commission's Rules of Practice and Procedure require all intervenors filing a document with the Commission to serve a copy of that document on each person in the official service list for the project. Further, if an intervenor files comments or documents with the Commission relating to the merits of an issue that may affect the responsibilities of a particular resource agency, they must also serve a copy of the documents on that resource agency.

j. Description of Application: Applicants state that NYNEX's corporate name was changed to Bell Atlantic Credit Corporation, which subsequently changed its name to Verizon. Applicants state further that, in June 2003, ARCO terminated its real property lease and project operation agreement with Aziscohos and, at the same time, Verizon's interests in the project, through a leveraged lease arrangement with Aziscohos, were terminated. Applicants now seek afterthe-fact approval of the 2003 termination of Aziscohos' and Verizon's interest in the project.

k. This filing is available for review at the Commission in the Public Reference Room or may be viewed on the Commission's Web site at *http:// www.ferc.gov* using the "FERRIS" link. Enter the docket number (P–4026) in the docket number field to access the document. For assistance, call toll-free 1–866–208–3676 or e-mail *FERCOnlineSupport@ferc.gov*. For TTY, call (202) 502–8659. A copy is also available for inspection and reproduction at the address in item g. above.

l. Individuals desiring to be included on the Commission's mailing list should so indicate by writing to the Secretary of the Commission.

m. Comments, Protests, or Motions to Intervene—Anyone may submit comments, a protest, or a motion to intervene in accordance with the requirements of Rules of Practice and Procedure, 18 CFR 385.210, .211, .214. In determining the appropriate action to take, the Commission will consider all protests or other comments filed, but only those who file a motion to intervene in accordance with the Commission's Rules may become a party to the proceeding. Any comments, protests, or motions to intervene must be received on or before the specified comment date for the particular application.

n. Filing and Service of Responsive Documents-Any filings must bear in all capital letters the title "COMMENTS", "PROTEST", OR "MOTION TO INTERVENE", as applicable, and the Project Number of the particular application to which the filing refers. Any of the above-named documents must be filed by providing the original and eight copies to: The Secretary, Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426. A copy of any motion to intervene must also be served upon each representative of the Applicant specified in the particular application.

o. Agency Comments—Federal, state, and local agencies are invited to file comments on the described application. A copy of the application may be obtained by agencies directly from the Applicant. If an agency does not file comments within the time specified for filing comments, it will be presumed to have no comments. One copy of an agency's comments must also be sent to the Applicant's representatives.

Magalie R. Salas,

Secretary.

[FR Doc. E4–2887 Filed 10–27–04; 8:45 am] BILLING CODE 6717–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP04-523-000]

Southern Natural Gas Company; Notice of Technical Conference

October 22, 2004.

Take notice that on September 30, 2004, the Commission issued an order ¹ directing the Commission Staff to convene a technical conference to discuss the following issues raised by Southern Natural Gas Company (Southern) in its August 31, 2004 filing:

1. Southern's proposal to extend the notice period in the currently-effective section 39 of the General Terms and Conditions from 90 days to 24 months for contract demand reductions pursuant to an order of a state regulatory commission.

2. Southern's proposal to revise section 2.1(e) of the General Terms and Conditions to provide that primary receipt points may be added to or deleted from Exhibit A to a service agreement if they are in the same zones for which the shipper has contracted for firm service, and to allow shippers to add or delete primary delivery points from Exhibit B to a service agreement only if the additional delivery points are in the same zone as the shipper's current delivery points.

3. Southern's proposal to change its cash out price calculation to apply the high/low index price to the zero to two percent tolerance level.

4. Southern's pro forma proposal to revise section 14.2 of the General Terms and Conditions to apply the Storage Cost Reconciliation Mechanism to supply poolers.

Take notice that the conference will be held on Thursday, December 9, 2004, at 10 am (EST), in a room to be designated at the offices of the Federal Energy Regulatory Commission, 888 First Street, NE., Washington DC 20426.

All interested parties and staff are permitted to attend.

Any questions or concerns about the conference should be directed to: Robert Machuga, Office Markets, Tariffs and Rates-South, Federal Energy Regulatory Commission, 888 First Street NE., Washington DC 20426, (202) 502–6004, *Robert.Machuga@ferc.gov.*

Magalie R. Salas,

Secretary. [FR Doc. E4–2888 Filed 10–27–04; 8:45 am] BILLING CODE 6717–01–P

ENVIRONMENTAL PROTECTION AGENCY

[FRL-7831-2]

Clean Air Act Advisory Committee; Notice of Charter Renewal

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of charter renewal.

The charter for the Environmental Protection Agency's Clean Air Act Advisory Committee (CAAAC) will be renewed for an additional two-year period, as a necessary committee which is in the public interest, in accordance with the provisions of the Federal Advisory Committee Act (FACA), 5 U.S.C. app. 2 section 9(c). The purpose of CAAAC is to provide advice and recommendations to the EPA Administrator on issues associated with

 $^{^1}$ Southern Natural Gas Company, 108 FERC \P 61,328 (2004).

policy and technical issues associated with implementation of the Clean Air Act.

It is determined that CAAAC is in the public interest in connection with the performance of duties imposed on the Agency by law.

Inquiries may be directed to Pat Childers, CAAAC Designated Federal Officer, U.S. EPA, Mail Code 6102A, 1200 Pennsylvania Ave., NW., Washington, DC 20460, or by e-mail *childers.pat@epa.gov.*

Dated: September 3, 2004.

Jeff Holmstead,

Assistant Administrator for Air and Radiation.

[FR Doc. 04–24135 Filed 10–27–04; 8:45 am] BILLING CODE 6560–50–P

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collection(s) Being Submitted to OMB for Review and Approval

October 20, 2004.

SUMMARY: The Federal Communications Commission, as part of its continuing effort to reduce paperwork burden invites the general public and other Federal agencies to take this opportunity to comment on the following information collection, as required by the Paperwork Reduction Act of 1995, Public Law 104-13. An agency may not conduct or sponsor a collection of information unless it displays a currently valid control number. No person shall be subject to any penalty for failing to comply with a collection of information subject to the Paperwork Reduction Act (PRA) that does not display a valid control number. Comments are requested concerning (a) whether the proposed collection of information is necessary for the proper performance of the functions of the Commission, including whether the information shall have practical utility; (b) the accuracy of the Commission's burden estimate; (c) ways to enhance the quality, utility, and clarity of the information collected; and (d) ways to minimize the burden of the collection of information on the respondents, including the use of automated collection techniques or other forms of information technology.

DATES: Written comments should be submitted on or before November 29 2004. If you anticipate that you will be submitting comments, but find it difficult to do so within the period of time allowed by this notice, you should advise the contact listed below as soon as possible.

ADDRESSES: Direct all comments to Les Smith, Federal Communications Commission, Room 1–A804, 445 12th Street, SW., Washington, DC 20554 or via the Internet to *Leslie.Smith@fcc.gov* or Kristy L. LaLonde, Office of Management and Budget (OMB), Room 10236 NEOB, Washington, DC 20503, (202) 395–3087 or via the Internet at *Kristy_L._LaLonde@omb.eop.gov.*

FOR FURTHER INFORMATION CONTACT: For additional information or copy of the information collection(s) contact Les Smith at (202) 418–0217 or via the Internet at *Leslie.Smith@fcc.gov*.

SUPPLEMENTARY INFORMATION: OMB Control Number: 3060–0501.

Title: Section 76.206, Candidate Rates; Section 76.1611, Political Cable Rates and Classes of Time.

Form Number: N/A.

- *Type of Review:* Revision of currently approved collection.
- *Respondents:* Business or other forprofit entities.

Number of Respondents: 5,375. Estimated Time per Response: 0.5 to 10 hours.

Frequency of Response: On occasion reporting requirement; third party disclosure.

Total Annual Burden: 139,750 hours. Total Annual Cost: None. Privacy Impact Assessment: No impact(s).

Needs and Uses: Section 315 of the Communications Act directs cable operators to charge political candidates the "lowest unit charge of the station" for the same class and amount of time for the same period, during the 45 days preceding a primary or runoff election and the 60 days preceding a general or special election.

47 CFR 76.206 and 76.1611 require cable system operators to disclose and make available to candidates all discount privileges available to commercial advertisers. In addition, §§ 76.206 and 76.1611 require cable systems to disclose any station practices offered to commercial advertisers that enhance the value of advertising spots and different classes of time: immediately preemptible, preemptible with notice, fixed, fire sale, and make good. Section 76.206 also requires cable systems to calculate the lowest unit charge. Furthermore, cable systems are required to review their advertising records throughout the election period to determine whether compliance with this section requires that candidates receive rebates or credits.

The disclosures assure candidates that they are receiving the same lowest unit charge as other commercial advertisers. *OMB Control Number:* 3060–0502. *Title:* Section 73.1942, Candidate Rates.

Form Number: N/A.

Type of Review: Extension of currently approved collection.

Respondents: Business or other forprofit entities.

Number of Respondents: 12,977. Estimated Time per Response: 0.5 to 20 hours.

Frequency of Response: Recordkeeping; On occasion, semiannual, and annual reporting requirements; Third party disclosure.

Total Annual Burden: 733,201 hours. Total Annual Cost: None. Privacy Impact Assessment: No

impact(s).

Needs and Uses: Section 315(b) of the Communications Act directs broadcast stations to charge political candidates the "lowest unit charge of the station" for the same class and amount of time for the same period, during the 45 days preceding a primary or runoff election and the 60 days preceding a general or special election.

47 CFR 73.1942 requires broadcast licensees to disclose and make available to candidates all discount privileges available to commercial advertisers. In addition, §73.1942 requires broadcast licensees to disclose any station practices offered to commercial advertisers that enhance the value of advertising spots and different classes of time (immediately preemptible, preemptible with notice, fixed, fire sale, and make good). Section 73.1942 also requires licensees to calculate the lowest unit charge. Stations are also required to review their advertising records throughout the election period to determine whether compliance with this section requires that candidates receive rebates or credits.

The disclosures assure candidates that they are receiving the same lowest unit charge as other commercial advertisers.

Federal Communications Commission.

Marlene H. Dortch, Secretary.

[FR Doc. 04–24120 Filed 10–27–04; 8:45 am] BILLING CODE 6712–01–P

FEDERAL COMMUNICATIONS COMMISSION

Notice of Public Information Collection(s) Being Reviewed by the Federal Communications Commission for Extension Under Delegated Authority

October 20, 2004.

SUMMARY: The Federal Communications Commission, as part of its continuing