6860 NOTICES

preference rights superior to those of such veterans filed on November 2, 1949, or thereafter, up to and including 10:00 a. m. on November 22, 1949, shall be treated as simultaneously filed.

treated as simulaneously filed.

(c) Date for nonpreference-right filings authorized by the public land laws.

Commencing at 10:00 a. m. on February 21, 1950, any of the land remaining unappropriated shall become subject to application under the Small Tract Act by the public generally. the public generally.

(d) Advance period for simultaneous nonpreference-right filings. Applications under the Small Tract Act by the general public filed on February 1, 1950, or thereafter, up to and including 10:00 a. m. on February 21, 1950, shall be treated as simultaneously filed.

5. A veteran shall accompany his ap-

plication with a complete photostatic, or other copy (both sides) of his certificate of honorable discharge, or of an official document of his branch of service which shows clearly his honorable discharge as defined in § 181.36 of Title 43 of the Code of Federal Regulations, or constitutes evidence of other facts upon which the claim for preference is based and which shows clearly the period of service.

Other persons claiming credit for service of veterans must furnish like proof in support of their claim. Persons asserting preference rights, through settlement or otherwise, and those having equitable claim, shall accompany their applica-tions by duly corroborated statements in support thereof, setting forth in detail all facts relevant to their claims.

 All applications referred to in paragraphs 3 and 4, which shall be filed in the district land office at Fairbanks, Alaska shall be acted upon in accordance with the regulations contained in § 295.8 of Title 43 of the Code of Federal Regu-lations to the extent that such regulations are applicable. Applications under the Small Tract Act of June 1, 1938, shall be governed by the regulations contained in Part 257 of Title 43 of the Code of Federal Regulations.

7. Lessees under the Small Tract Act of June 1, 1938, will be required, within a reasonable time after execution of the lease, to construct upon the leased land, to the satisfaction of the appropriate officer of the Bureau of Land Management authorized to sign the lease, improvements which, in the circumstances, are presentable, substantial and appropriate for the use for which the lease is issued. Leases will be for a period of not more than five years, at an annual rental of \$5.00 for home and cabin sites, payable in advance for the entire lease period. Leases will contain an option to purchase the tract at or after the expiration of one year from the date the lease is issued, provided the terms and conditions of the lease have been met.

8. All of the land will be leased in tracts of approximately five acres, in accordance with the classification maps on file in the District Land Office, Fairbanks, Alaska. The tracts where possible are made to conform in description to the rectangular system of survey, being approximately 330 by 660 feet, in compact units.

9. The leases will be made subject to rights-of-way for road purposes and public utilities of 33 feet in the width, on each side of the tracts contiguous to the section and/or quarter section lines, or as shown on the classification maps on file in the District Land Office, Fairbanks, Alaska. Such rights-of-way may be utilized by the Federal Government, or the State or Territory, county or munic-ipality, or by any agency thereof. The rights-of-way may, in the discretion of the authorized officer of the Bureau of Land Management, be definitely located nand Management, be definitely located prior to the issuance of the patent. If not so located, they may be subject to location after patent is issued.

10. All inquiries relating to these lands shall be addressed to the Manager, District Land Office, Fairbanks, Alaska.

Lowell M. Puckett, Regional Administrator

[F. R. Doc. 49-9158; Filed, Nov. 14, 1949; 8:46 a. m.]

## AT.ASKA

SHORE SPACE RESTORATION NO. 436 AND SMALL TRACT CLASSIFICATION NO. 10

NOVEMBER 2, 1949.

By virtue of the authority contained By virtue of the authority contained in the act of June 5, 1920 (41 Stat. 1059-48 U. S. C. 372) and Departmental Order No. 2325 of May 24, 1947 (43 CFR, 4.275 (56) 12 F R. 3566) and pursuant to the authority delegated to me by the Director, Bureau of Land Management, by Order No. 319, of July 19, 1948 (43 CFR, 50.451 (a) (56) (b) (3) 13 F. R. 4278) it is ordered as follows:

Subtect to valid expeting rights the 30-

Subject to valid existing rights, the 80subject to valid existing rights, the 80-rod shore space reserve created under the act of May 14, 1898 (30 Stat. 409) as amended by the act of March 3, 1903 (32 Stat. 1028; 48 U. S. C. 371) is hereby revoked as to the public lands herein-after described in the Fairbanks, Alaska, land district, which are hereby classified as chiefly valuable for lease and sale under the Small Tract Act of June 1, 1938 (52 Stat. 609; 43 U. S. C. 682a) as amended, for home and cabin sites:

T. 1 S., R. 1 W., Fairbanks Meridian Sec. 7: Lots 3 and 6. T. 1 S., R. 2 W., Fairbanks Meridian Fairbanks Meridian Sec. 13: Lots 4 and 6. Sec. 14: Lots 3, 4, and 5. Sec. 23: Lot 5.

The area described contains 277.49

The lands are located from three to five miles from the town of Fairbanks and located on or within one-half mile of secondary roads so that they may be made accessible by minimum road construction. The lands lie in the Tanana River Valley and are generally level.
Adequate water for domestic purposes
can be obtained from wells, and sewage
disposal may be made by the use of cesspools. It is reported that electric service will be made available to the area before the end of 1949, by the construc-tion of electric transmission lines by the Rural Electrification Administration. Churches, school and marketing facilities are available at Fairbanks. The climate are available at Fairbanks. The climate is of the extreme continental type of interior Alaska, cold and long winters, but the snowfall is not excessive. The summers are short and warm, but the days are long and twilight is continuous during the short nights.

This order shall not become effective This order shall not become elective to change the status of such lands or to permit the leasing thereof under the Small Tract Act of June 1, 1938, cited above, until 10:00 a. m. on November 22, 1949. At that time the lands shall, subject to valid existing rights, become subject to application, petition, location or selection, as follows:

selection, as follows:

(a) Ninety-day period for preferenceright filings. For a period of 90 days
from 10:00 a. m. on November 22, 1949,
to close of business on February 20, 1950,
inclusive, to (1) application under the
Small Tract Act of June 1, 1938, by qualifled veterans of World War II, for whose ned veterans of World War 11, for whose service recognition is granted by the act of September 27, 1944 (58 Stat. 747, 43 U. S. C. secs. 279, 282), as amended, and by other qualified persons entitled to credit for service under the said act, subject to the requirements of applicable law, and (2) application under any ap-plicable public law, based on prior exist-ing valid settlement and preference rights conferred by existing laws or equitable claims subject to allowance and equitable datins subject to show the same and confirmation. Application by such veterans and by other persons entitled to credit for service shall be subject to claims of the classes described in subdivision (2)

(b) Advance period for simultaneous preference-right filings. All applications by such veterans and persons claiming preference rights superior to those of such veterans filed on November 2, 1949, or thereafter, up to and including 10:00 a. m. on November 22, 1049, shall be treated as simultaneously filed.

be treated as simultaneously filed.

(c) Date for non-preference-right filnuss authorized by the public land laws.
Commencing at 10:00 a. m. on February
21, 1950, any of the land remaining unappropriated shall become subject to application under the Small Tract Act by
the public generally.

(d) Advance period for simultaneous
non-preference-right filings. Applications under the Small Tract Act by the
general public filed on February 1, 1950,
or thereafter, up to and including 10:00
a. m. on February 21, 1950, shall be
treated as simultaneously filed. treated as simultaneously filed.

A veteran shall accompany his appli-cation with a complete photostatic, or other copy (both sides) of his certificate of honorable discharge, or of an official document of his branch of service which shows clearly his honorable discharge as defined in § 181.36 of Title 48 of the Code of Federal Regulations, or constitutes evidence of other facts upon which the claim for preference is based and which shows clearly the period of service. Other persons claiming credit for service of veterans must furnish like proof in support of their claims. Persons assert-ing preference rights, through settlement ng preterence rights, drough settlement or otherwise, and those having equitable claim, shall accompany their applica-tions by duly corroborated statements in support thereof, setting forth in detail all facts relevant to their claims.

All applications for the land, which shall be filed in the District Land Office at Farrbanks, Alaska, shall be acted upon in accordance with the regulations contained in § 295.8 of Title 43 of the Code of Federal Regulations to the extent that such regulations are applicable. Appli-cations under the Small Tract Act of June 1, 1938, shall be governed by the regulations contained in Part 257 of Title 43 of the Code of Federal Regulations.

Lessees under the Small Tract Act of June 1, 1938, will be required, within a reasonable time after execution of the lease, to construct upon the leased land, to the satisfaction of the appropriate officer of the Bureau of Land Management authorized to sign the lease, im-provements which, in the circumstances, are presentable, substantial and appro-priate for the use for which the lease is issued. Leases will be for a period of not more than five years, at an annual rental of \$5.00 for home and cabin sites, payable in advance for the entire lease period. Leases will contain an option to purchase the tract at or after the expiration of one year from the date the lease is issued, provided the terms and conditions of the lease have been met.

All of the land will be leased in tracts

of approximately five acres, in compact units, in accordance with the classifica-

units, in accordance with the classifica-tion maps on file in the District Land. Office, Fairbanks, Alaska.

The leases will be made subject to rights-of-way for road purposes and pub-lic utilities, of 33 feet in width, on each side of the tracts, or as shown on the classification maps on file in the District Land Office, Fairbanks, Alaska. Such rights-of-way may be utilized by the Federal Government or the State of Ter-Federal Government, or the State or Ter-ritory, county or municipality, or by any agency thereof. The rights-of-way may, in the discretion of the authorized officer of the Bureau of Land Management, be definitely located prior to the issuance of the patent. If not so located, they may be subject to location after patent is

All inquiries relating to these lands shall be addressed to the Manager, District Land Office, Fairbanks, Alaska.

> LOWELL M. PUCKETT, Regional Administrator.

[F. B. Doc. 49-9157; Filed, Nov. 14, 1949; 8:46 a. m.]

## DEPARTMENT OF COMMERCE

Bureau of the Census

NOTICE OF CONSIDERATION FOR SURVEYS

Notice is hereby given that the Bureau of the Census is considering a proposal to conduct annual surveys of the products listed below, under the provisions of the act of Congress approved June 19, 1948, act of Congress approved dute 18, 1990, 62 Stat. 478. These commodities are sig-nificant in the textile, furniture, glass and machinery and equipment areas of manufacturing, and on the basis of information and recommendations received by the Bureau of the Census, the data have significant application to the needs of the public and industry and are not publicly available from non-gover mental or other governmental sources. non-govern-

Such surveys, if conducted, shall begin not earlier than 30 days after publication of this notice in the Fidenal Rigister.
Information will be collected from the

establishments engaged in the production of the following products:

Cotton and rayon woven goods, finished. Household furniture and bedding products. Pressed and blown glacsware.

Farm machines and equipment. Farm pumps.

Tractors. Machine tools. Steel boilers. Electric lamps:

Air conditioning and commercial refrigeration equipment and from persons and organizations having ownership of wool and related fibers in excess of 10,000

Report forms furnishing information on shipments and/or production will be required from all establishments engaged in the production of the specified items. For "Refractories" and "Electric lamps," inventory data will also be required and for "Steel bollers," orders booked will be requested instead of production or ship-ments. Owners of wool and related fibers will be asked to report their hold-ings by grade and origin as of the end of the first quarter of each year. Copies of the proposed forms are available on request to the Director, Burcau of the Census, Washington 25, D. C.

Any suggestions or recommendations concerning the subject matter of these proposed surveys should be submitted in writing to the Director of the Census and will receive consideration.

[SEAL]

P. M. HAUSER, Acting Director.

Approved:

C. V. WHITNEY.

Acting Secretary of Commerce.

[F. R. Dec. 49-9163; Filed, Nov. 14, 1949; 8:47 a. m.)

## FEDERAL POWER COMMISSION

[Docket No. G-1291]

UNITED GAS PIPE LINE CO.

HOTICE OF APPLICATION November 8, 1949.

Take notice that on October 25, 1949, United Gas Pipe Line Company (Appli-cant) a Delaware corporation with its principal office in Shreveport, Louisiana, filed an application for a certificate of public convenience and necessity, pursu-ant to section 7 of the Natural Gas Act, as amended, authorizing the construction and operation of the following natural

A top and delivery station complete with meters and other necessary instruments, to-gether with a shelter structure therefor on Applicant's Canton 6-inch line near Ridge-land, Missicsippi, for the sale of gas to the Town of Ridgeland for resule to ultimate con-sumers therein. sumers therein.

Applicant has acquired from the city of Canton, Mississippi, a pipeline extending from Applicant's 18-inch Jackson-Tougaloo main line to the city of Canton through which line Applicant continues to serve the requirements of Canton.

Applicant states that Ridgeland, which is located along the line acquired by Applicant from the city of Canton, is now obtaining its requirements of natural gas from the city of Canton. Canton now desires to discontinue the arrangement to serve Ridgeland. Applicant states that with the trans-

fer of the facilities heretofore owned by the city of Canton Applicant is the only gas company in a position to supply natural gas to Ridgeland. The estimated cost of the proposed fa-

cilities is \$4,000, which will be financed from each on hand.

Protests or patitions to intervene may be filed with the Federal Power Commission. Washington 25, D. C., in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) within 15 days from the date of publication hereof in the Federal Register. The application is on file with the Commission for public inspection.

[SCAL]

J. H. Gurane, Acting Secretary.

[P. R. Doo. 49-9144; Filed, Nov. 14, 1939; 8:45 a.m.]

## INTERSTATE COMMERCE COMMISSION

14th Sec. Application 246321

MURLIUM RAYES BETWEEN VIEGERIA-WEST VIRGINIA BONDER TERRITORY AND THE

APPLICATION FOR RELIEF

NOVELEEE 9, 1949.

The Commission is in receipt of the The Commission is in receipt of the above-entitled and numbered application for relief from the long-and-short-haul provision of section 4 (1) of the Interstate Commerce Act.

Filed by R. E. Boyle, Jr., Agent, for and on behalf of carriers parties to Agent C. A. Spaninger's tariff I. C. C. No. 518.

Commodities involved: Minimum rates or charges.

or charges.

Between: Virginia-West Virginia Border points and points in the South.
Grounds for relief: Competition with rall carriers and circuitous routes.

Schedules filed containing proposed rates:

C. A. Spaninger's tariff I. C. C. No., 710 Supplement No. 712 131 516. 235

Any interested person desiring the Commission to hold a hearing upon such application shall request the Commission in writing so to do within 15 days from the date of this notice. As provided by the general rules of practice of the Commission, Rule 73, persons other than applicants should fairly disclose their interest, and the position they intend to take at the hearing with respect to the application. Otherwise the Commission, in its discretion, may proceed to investigate and determine the matters involved in such application without further or