bladder; (5) a hallway housing the station service transformer, motor control center, and control system; (8) a slave terminal at the lockmaster's office and a control station located on the dam superstructure; (9) a 6.9-kV/138-kV stepup transformer located on a platform on the dam axis at elevation 479 feet National Geodetic Vertical Datum; (10) a mobile, 1,000 metric ton crane with an auxiliary crane riding on top of the module crane; these cranes would lower and raise the power modules and operate the trash rake; (11) a fish bypass on each module; (12) a trashrack assembly with a two-inch clear spacing between the bars, and a crane-operated trash rake; (13) a 500-kilowatt generator; (14) a 0.9-mile-long, 138-kV transmission line connecting the project power to the Mississippi Substation of Ameren, Incorporated; (15) an auxiliary building; and (16) appurtenant facilities. The average annual generation is estimated to be 319,000 megawatthours. All generated power would be sold to a local utility connected to the

- n. With this notice, we are initiating consultation with the *ILLINOIS* HISTORIC PRESERVATION OFFICER (SHPO), as required by § 106, National Historic Preservation Act, and the regulations of the Advisory Council on Historic Preservation, 36 CFR 800.4.
- o. A copy of the application is on file with the Commission and is available for public inspection. This filing may also be viewed on the web at http://www.ferc.gov using the "RIMS" link—select "Docket #" and follow the instructions (call 202–208–2222 for assistance). A copy is also available for inspection and reproduction at the address in item h above.
- p. Pursuant to Section 4.32(b)(7) of 18 CFR of the Commission's regulations, if any resource agency, Indian Tribe, or person believes that an additional scientific study should be conducted in order to form an adequate factual basis for a complete analysis of the application on its merit, the resource agency, Indian Tribe, or person must file a request for a study with the Commission not later July 30, 2002, and serve a copy of the request on the applicant.

q. Procedural schedule: The application will be processed according to the following milestones, some of which may be combined to expedite processing.

Notice of application has been accepted for filing

Notice of NEPA Scoping (unless scoping has already occurred) Notice of application is ready for

environmental analysis

Notice of the availability of the draft NEPA document Notice of the availability of the final NEPA document

Order issuing the Commission's decision on the application

Linwood A. Watson, Jr.,

Deputy Secretary.

[FR Doc. 02–16488 Filed 6–28–02; 8:45 am]

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket Nos. CP02-90-000, CP02-91-000, CP02-92-000, and CP02-93-000]

AES Ocean Express, LLC; Notice of Technical Conference

June 25, 2002.

AES Ocean Express, LLC (Ocean Express) seeks authorization, pursuant to Sections 3 and 7(c) of the Natural Gas Act (NGA), to construct and operate a new pipeline to import gas from the Bahamas into Florida. The proposed route for the new pipeline traverses the Naval Surface Warfare Center's South Florida Testing Facility, located in waters off the coast of Broward County, Florida. The Navy has objected to this proposed routing, contending the pipeline as planned would interfere with the operational capabilities of the area's existing in-water laboratory and measurement facilities. Ocean Express has yet to present mitigation measures or route alternatives acceptable to the Navy.

Take notice that a technical conference to discuss issues raised by proposed pipeline's routing will be held on Tuesday, July 23, 2002, at 10:00 a.m., in a room to be designated at the offices of the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC, 20426. Parties to this proceeding and interested local, state, and federal agencies that are not parties, but that share jurisdiction or regulatory responsibilities over matters that may pertain to the proposed pipeline routing, will be permitted to attend. In view of the nature of national security issues expected to be discussed, the conference will not be open to the public.

Any party or authorized agency representative who is planning to attend the conference must notify the Commission Staff before 5 p.m. EST, Thursday, July 18, 2002. Please notify Mr. Richard Foley, Office of Energy Projects, Room 6N–07, in writing, or by calling (leave a message) at (202) 208–

2245, or by e-mail to Richard.Foley@ferc.gov. If any local, state, or federal authorized agency representative is unable to attend, but wishes to participate via teleconferencing, please so indicate. Teleconferencing details will be provided later, when secure communications are assured.

Linwood A. Watson, Jr.,

Deputy Secretary.

[FR Doc. 02–16481 Filed 6–28–02; 8:45 am]

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Project No. 2000-036]

New York Power Authority; Notice Modifying a Restricted Service List for Comments on a Programmatic Agreement for Management Properties Included in or Eligible for Inclusion in the National Register of Historical Places

June 25, 2002.

On April 14, 2000, the Federal Energy Regulatory Commission (Commission) issued a notice for the St. Lawrence-FDR Power Project proposing to establish a restricted service list for the purpose of developing and executing a Programmatic Agreement (PA) for managing properties included in or eligible for inclusion in the National Register of Historic Places. On June 5, 2000, the restricted service list was modified to include the Department of the Interior (Interior). On August 2, 2001, the restricted service list was modified to: (1) Change the address for Mr. Thomas Tatham; (2) change the contact for the Saint Regis Mohawk Tribe; (3) change the contact for Interior; and (4) delete Mr. Robert Dean. The St. Lawrence-FDR Power Project is located on the St. Lawrence River, in St. Lawrence County, New York. The New York Power Authority is the licensee.

Rule 2010 of the Commission's Rules of Practice and Procedure provides that, to eliminate unnecessary expense or improve administrative efficiency, the Secretary may establish a restricted service list for a particular phase or issue in a proceeding. The restricted service list should contain the names of persons on the service list who, in the judgment of the decisional authority establishing the list, are active participants with respect to the phase or issue in the proceeding for which the

^{1 18} CFR 385.2010