

Cited as "1 FE Para. 70,426"

Brooklyn Union Gas Company, et al. (DOE/FE Docket No. 91-11-NG), March 18, 1991.

DOE/FE Opinion and Order No. 368-C

Order Technically Amending Natural Gas Import Authorization in Conformance with Contractual Amendments

ORDER

Pursuant to section 3 of the Natural Gas Act, it is hereby ordered that:

A. The authorization granted to Connecticut Light and Power Company to import Canadian natural gas, pursuant to DOE/FE Opinion and Order Nos. 368 (Order 368) and 368-A (Order 368-A), is hereby transferred to Yankee Gas Services Company, effective the date of issuance of this order.

B. The authorizations granted to Gas Service, Inc., and Manchester Gas Company to import natural gas, pursuant to Orders 368 and 368-A, are hereby transferred to EnergyNorth, Inc., effective the date of issuance of this order.

C. The authorization expiration dates of November 1, 2003, approved in Ordering Paragraphs A and J of Order 368, are hereby deleted and the authorizations will terminate 15 years after the first November 1st following the initial delivery date.

D. Ordering Paragraphs J and K of Order 368 are amended by deleting Elizabethtown Gas Company. In addition, Ordering Paragraph K is amended by changing Long Island Lighting Company's pro rata portion of the total authorization from 13,900 Mcf per day to 18,900 Mcf per day.

Issued in Washington, D.C., on March 18, 1991.