and the south village limits of Ohio City, all in the State of Ohio, and

(2) Approximately 3 miles of 4-inch lateral pipeline extending due east approximately 0.75 of a mile to a proposed town border station to be located at the west village limits of Haviland and, from there, due south to a proposed town border station at the north village limits of Scott, all in the State of Ohio.

Respondent has agreed to construct and operate lateral transmission pipelines from its facilities to the points of connection with Applicant's proposed facilities, as follows:

(1) Approximately 4.9 miles of 4-inch transmission lateral pipeline from its main transmission line, approximately 3.25 miles northwest of Willshire, to the connection with the proposed lateral pipeline that will serve Willshire, Rockford, and Ohio City, all in the State of Ohio, and,

(2) Approximately 3 miles of 4-inch transmission lateral pipeline from its main transmission line, approximately 3.75 miles due west of Haviland, to the connection with the proposed lateral pipeline that will serve Haviland and Scott, all in the State of Ohio.

Applicant estimates the maximum daily and maximum annual requirements of its proposed customers, by the third year, as follows:

Customer	Maximum daily require- ment (Mcf)	Maximum annual require- ment (Mcf)
Willshire, Rockford, and Obio City Haviland, Scott, and village of Tipton	1, 218 504	152, 289 94, 035

Applicant estimates the total cost of the proposed construction at approximately \$485.337, said cost to be financed with internally generated funds and long-term debt.

Protests or petitions to intervene may be filed with the Federal Power Commission, Washington, D.C. 20426, in accordance with the rules of practice and procedure (18 CFR 1.8 or 1.10) on or before April 6, 1967.

> JOSEPH H. GUTRIDE, Secretary.

[F.R. Doc. 67-2864; Filed, Mar. 15, 1967; 8:45 a.m.]

DEPARTMENT OF AGRICULTURE

Consumer and Marketing Service

DADEVILLE LIVESTOCK MARKET ET AL.

Notice of Changes in Names of Posted Stockyards

It has been ascertained, and notice is hereby given, that the names of the livestock markets referred to herein, which were posted on the respective dates specified below as being subject to the provisions of the Packers and Stockyards Act, 1921, as amended (7 U.S.C. 181 et seq.), have been changed as indicated below.

Original name of stockyard, location, and date of posting

Current name of stockyard and date of change in name

ALABAMA Dadeville Livestock Market, Dadeville, May 18, Dadeville Stockyards, Inc., Nov. 15, 1966. 1959.

ARIZONA

Paradise Valley Auction, Phoenix, Jan. 26, 1967___ Paradise Valley Sale Barn, Jan. 26, 1967. COLORADO

Salida-Monte Vista Livestock Commission Co., Salida Livestock Commission Company, Inc., Salida, Mar. 11, 1957. Nov. 8, 1966.

IDAHO

Stockgrowers Commission Company, Twin Falls, Stockgrowers Commission Co., June 8, June 17, 1940. 1966. NORTH CAROLINA

Twin States Auction Market, Tabor City, Apr. 28, A. B. Jackson Livestock Barn, Apr. 1, 1961. 1966.

OKLAHOMA

Watonga Livestock Auction, Watonga, Aug. 26, Watonga Livestock Auction, Inc., Aug. 18, 1965. 1966. TEXAS

Dalhart Livestock Auction Company, Dalhart, Dalhart Auction Company, Dec. 6, 1966. Nov. 6. 1956.

Huntsville Livestock Auction Company, Hunts- Huntsville Auction Company, Jan. 9, 1967. ville, May 12, 1959.

Done at Washington, D.C., this 10th day of March 1967.

CHARLES G. CLEVELAND,

Chief, Registrations, Bonds and Reports Branch, Packers and Stockyards Division, Consumer and Marketing Service. [F.R. Doc. 67-2907; Filed, Mar. 15, 1967; 8:49 a.m.]

Federal Crop Insurance Corporation [Notice No. 6]

SUGARBEETS

Extension of Closing Date for Filing of Applications for Insurance for 1967 **Crop Year in Colorado and Certain** Other States

Pursuant to the authority contained in § 401.3 of Title 7, as amended, and pursuant to paragraph 1 of the resolution adopted by the Board of Directors of the Federal Crop Insurance Corporation on March 19, 1954, the time for filing applications for sugar beet crop insurance for the 1967 crop year in all counties in Colorado, Idaho, Oregon, Utah, and Washington, and in Goshen County, Wyo., where such insurance is otherwise authorized to be offered is hereby extended until the close of business on April 14, 1967. Such applications received during this period will be accepted only after it is determined that no adverse selectivity will result.

JOHN N. LUFT,

Manager Federal Crop Insurance Corporation. [F.R. Doc. 67-2908; Filed, Mar. 15, 1967; 8:49 a.m.]

GENERAL SERVICES ADMINIS-TRATION

[Federal Property Management Regs.; Temporary Reg. A-5]

SECRETARY OF HEALTH, EDUCATION, AND WELFARE

Delegation of Authoritý

1. Purpose. This regulation delegates authority to the Secretary of Health, Education, and Welfare to perform the responsibilities listed below of the General Services Administration and of the responsible GSA official under Title VI of the Civil Rights Act of 1964 and the GSA regulations issued thereunder (41 CFR Part 101-6) with respect to institutions of higher education.

2. Delegation. a. Pursuant to the authority of § 101-6.215-3 (41 CFR Part 101-6) of General Services Administration Federal Property Management Regulations, there is hereby assigned to the Secretary of Health, Education, and Welfare the responsibilities listed below of GSA and of the responsible GSA official under Title VI and GSA regulations issued thereunder (41 CFR Part 101-6) with respect to institutions of higher education.

(1) Compliance reports, including the mailing, receiving and evaluation thereof under § 101-6.209-2 (41 CFR Part 101-6) of GSA regulations.

(2) Other actions under §§ 101-6.209-3 and 101-6.209-4 (41 CFR Part 101-6) of GSA regulations.

(3) All actions under § 101–6.210 (41 CFR Part 101–6) of GSA regulations, including periodic compliance reviews, receiving of complaints, investigations, determination of recipient's apparent failure to comply, and resolution of matters by informal means.

b. The General Services Administration specifically reserves to itself the responsibilities for the effectuation of compliance under \$ 101-6.211, 101-6.212, and 101-6.213 (41 CFR Part 101-6) of GSA regulations.

c. The responsibilities so designated to the Secretary of Health, Education, and Welfare are to be exercised in accordance with the Plan for Coordinated Enforcement Procedures for Higher Education dated February 1966, developed by the interested governmental agencies and approved by the Department of Justice, and may be redelegated by the Secretary of Health, Education, and Welfare to other officials of the Department of Health, Education, and Welfare. The General Services Administration also retains the right to exercise these responsibilities itself in special cases with the agreement of the appropriate official in the Department of Health, Education, and Welfare.

3. Effective date. This delegation of authority is retroactive to June 13, 1966.

Dated: March 9, 1967.

J. E. MOODY, Acting Administrator of General Services.

[F.R. Doc. 67-2881; Filed, Mar. 15, 1967; 8:47 a.m.]

[Federal Property Management Regs.; Temporary Reg. A-6]

SECRETARY OF HEALTH, EDUCATION, AND WELFARE

Delegation of Authority

1. Purpose. This regulation delegates authority to the Secretary of Health, Education, and Welfare to perform the responsibilities listed below of the General Services Administration and of the responsible GSA official under Title VI of the Civil Rights Act of 1964 and the GSA regulations issued thereunder (41 CFR Part 101-6) with respect to hospitals and other health facilities.

2. Delegation. a. Pursuant to the authority of \$ 101-6.215-3 (41 CFR Part 101-6) of General Services Administration Federal Property Management Regulations, there is hereby assigned to the Secretary of Health, Education, and Welfare the responsibilities listed below of GSA and of the responsible GSA official under Title VI and GSA regulations issued thereunder (41 CFR Part 101-6) with respect to hospitals and other health facilities.

(1) Compliance reports, including the mailing, receiving and evaluation thereof under § 101–6.209–2 (41 CFR Part 101–6) of GSA regulations.

(2) Other actions under §§ 101-6.209-3 and 101-6.209-4 (41 CFR Part 101-6) of GSA regulations. (3) All áctions under § 101-6.210 (41 CFR Part 101-6) of GSA regulations, including periodic compliance reviews, receiving of complaints, investigations, determination of recipient's apparent failure to comply, and resolution of matters by informal means.

b. The General Services Administration specifically reserves to itself the responsibilities for the effectuation of compliance under \$\$ 101-6.211, 101-6.212, and 101-6.213 (41 CFR Part 101-6) of GSA regulations.

c. The responsibilities so designated to the Secretary of Health, Education, and Welfare are to be exercised in accordance with the Coordinated Enforcement Procedures for Medical Facilities under Title VI of the Civil Rights Act of 1964, dated February 1966, developed by the interested governmental agencies and approved by the Department of Justice, and may be redelegated by the Secretary of Health, Education, and Welfare to other officials of the Department of Health. Education, and Welfare. The General Services Administration also retains the right to exercise these responsibilities itself in special cases with the agreement of the appropriate official in the Department of Health, Education, and Welfare.

3. Effective date. This delegation of authority is retroactive to June 25, 1966.

Dated: March 9, 1967.

J. E. MOODY, Acting Administrator of General Services.

[F.R. Doc. 67-2882; Filed, Mar. 15, 1967; 8:47 a.m.]

[Federal Property Management Regs.; Temporary Reg. A-7]

SECRETARY OF HEALTH, EDUCATION, AND WELFARE

Delegation of Authority

1. Purpose. This regulation delegates authority to the Secretary of Health, Education, and Welfare to perform the responsibilities listed below of the General Services Administration and of the responsible GSA official under Title VI of the Civil Rights Act of 1964 and the GSA regulations issued thereunder (41 CFR Part 101-6) with respect to elementary and secondary schools and school systems.

2. Delegation. a. Pursuant to the qu-thority of § 101-6.215-3 (41 CFR Part 101-6) of General Services Administration Federal Property Management Regulations, there is hereby assigned to the Secretary of Health, Education, and Welfare, the responsibilities listed below of GSA and of the responsible GSA official under Title VI and GSA regulations issued thereunder (41 CFR Part 101-6) with respect to elementary and secondary schools and school systems.

(1) Soliciting, receiving, and determining the adequacy of assurances of compliance, voluntary desegregation plans, and final court orders under 101– 6.205 of GSA regulations, (2) Mailing, receiving, and evaluating compliance reports under § 101-6.209-2 of GSA regulations.

(3) All other actions related to securing voluntary compliance, or related to investigations, compliance reviews, complaints, determinations of apparent failure to comply, and resolutions of matters by informal means.

b. The General Services Administration specifically reserves to itself the responsibilities for the effectuation of compliance under \$\$ 101-6.211, 101-6.212, and 101-6.213 (41 CFR Part 101-6) of GSA regulations.

c. The responsibilities so designated to the Secretary of Health, Education, and Welfare are to be exercised in accordance with the Plan for Coordinated Enforcement Procedures for Elementary and Secondary Schools and School Systems dated May 1966, developed by the interested governmental agencies and approved by the Department of Justice, and may be redelegated by the Secretary of Health, Education, and Welfare to other officials of the Department of Health, Education, and Welfare. The General Services Administration also retains the right to exercise these responsibilities itself in special cases with the agreement of the appropriate official in the Department of Health, Education, and Welfare.

3. Effective date. This delegation of authority is retroactive to June 22, 1966.

Dated: March 9, 1967.

J. E. MOODY, Acting Administrator of General Services.

[F.R. Doc. 67-2883; Filed, Mar. 15, 1967; 8:47 a.m.]

SECURITIES AND EXCHANGE COMMISSION

[70-4461]

HARTFORD ELECTRIC LIGHT CO.

Notice of Proposed Issue and Sale of Principal Amount of First Mortgage Bonds and Shares of Preferred Stock at Competitive Bidding

MARCH 10, 1967.

Notice is hereby given that The Hartford Electric Light Co. ("HELCO"), 176 Cumberland Avenue, Wethersfield, Conn. 06109, a public-utility subsidiary company of Northeast Utilities, a registered holding company, has filed an application with this Commission pursuant to the Public Utility Holding Company Act of 1935 ("Act"), designating section 6(b) of the Act and Rule 50 promulgated thereunder as applicable to the proposed transactions. All interested persons are referred to the application, which is summarized below, for a complete statement of the proposed transactions.

HELCO proposes to issue and sell, subject to the competitive bidding requirements of Rule 50 under the Act, \$20

FEDERAL REGISTER, VOL. 32, NO. 51-THURSDAY, MARCH 16, 1967