

should be filed on or before February 24, 1995. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Copies of this filing are on file with the Commission and are available for public inspection in the Public Reference Room.

Lois D. Cashell,

Secretary.

[FR Doc. 95-4353 Filed 2-22-95; 8:45 am]

BILLING CODE 6717-01-M

[Docket No. RP95-163-000]

**CNG Transmission Corporation
Complainant v. Tennessee Gas
Pipeline Company Respondent; Notice
of Complaint**

February 16, 1995.

Take notice that on February 13, 1995, CNG Transmission Corporation (CNG) filed a complaint against Tennessee Gas Pipeline Company (Tennessee).

CNG states that by letter dated and faxed October 5, 1994, Tennessee notified CNG that effective for gas flow at 7:00 a.m. CST, on October 6, 1994, that Tennessee would no longer accept nominations on CNG's Service Package #3919 for delivery to non-CNG delivery points (i.e., secondary delivery points) in Tennessee's Zone 4 and/or 5, unless CNG agreed in writing to pay Tennessee's maximum applicable rates for secondary point deliveries into Tennessee's Zone 4 and/or Zone 5.

CNG states that in CNG's Order No. 636 restructuring proceeding, parties, including Tennessee, entered into a settlement agreement, filed March 31, 1993, and accepted by the Commission by orders issued July 16, September 17, and December 16, 1993, in Docket No. RS92-14-000, *et al.* As part of the Restructuring Settlement, CNG agreed to assign to its firm customers the portion of CNG's pre-existing capacity on Tennessee from the production area to a pooling point located in Tennessee's Zone 3; CNG retained control of the firm capacity on Tennessee from that same pooling point in Zone 3 downstream to Tennessee's Zones 4 and 5. The Restructuring settlement expressly provided that CNG retained the downstream portion of its pre-existing capacity on Tennessee to enable CNG to facilitate dispatching and no-notice deliveries to CNG's customers.

CNG states that in a meeting held in Washington, D.C., on November 7, 1994, CNG and Tennessee requested the Commission's Enforcement Task Force to provide an informal opinion regarding the immediate dispute. The

Enforcement Task Force affirms CNG's position that the language of the Restructuring settlement gives CNG a contractual guarantee of the incremental rate for service to all of CNG delivery points (both primary and secondary) in Zones 4 and 5. As the explicit language of the settlement states, the incremental reservation charge is established as the maximum reservation charge for all service from Zone 3 to Zone 4 or Zone 5, whether CNG uses primary or secondary delivery points.

CNG states that Tennessee has rejected the informal opinion of the Enforcement Task Force, and subsequent efforts by CNG and Tennessee to negotiate a settlement of the dispute have failed.

Comments by Tennessee on the complaint, as well as motions to intervene or protests should be filed with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, on or before February 27, 1995. CNG or any other party that wants to file reply comments must file those reply comments on or before March 6, 1995. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this complaint are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

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[Docket No. RP95-161-000]

**Northern Natural Gas Company; Notice
of Proposed Changes in FERC Gas
Tariff**

February 16, 1995.

Take notice that on February 13, 1995, Northern Natural Gas Company (Northern), tendered for filing to become part of Northern's FERC Gas Tariff, Fifth Revised Volume No. 1, the following tariff sheet, proposed to be effective March 15, 1995:

First Revised Sheet No. 215

Northern states that its filling is to revise Section 7, "Liability of Parties", of the General Terms and Conditions of its Tariff.

Northern further states that copies of the filing have been mailed to each of its customers and interested State Commissions.

Any person desiring to be heard or to protest said filing should file a petition

to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E., Washington, DC 20426, in accordance with rules 214 and 211 of the Commission's Rules of Practice and Procedure (18 CFR 385.214 and 385.211). All such petitions or protests must be filed on or before February 24, 1995. Protests will be considered by the Commission in determining the appropriate proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

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[Docket No. RP95-160-000]

**Texas Gas Transmission Corporation;
Notice of Proposed Changes in FERC
Gas Tariff**

February 16, 1995.

Take notice that on February 13, 1995, Texas Gas Transmission Corporation (Texas Gas) tendered for filing as part of its FERC Gas Tariff, Original Volume No. 1, the following revised tariff sheet, with an effective date of March 15, 1995:

Second Revised First Revised Sheet No. 230

Texas Gas herein modifies Section 33.3(f) of its General Terms and Conditions in order to clarify the original intent of this provision, while complying with the Commission's interpretation and rulings as stated in its January 27, 1995, Order.

Texas Gas states that copies of the revised tariff sheets are being mailed to Texas Gas's jurisdictional customers and interested state commissions.

Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E., Washington, DC 20426, in accordance with §§ 385.211 and 385.214 of the Commission's Rules and Regulations. All such motions or protests should be filed on or before February 24, 1995. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are