

filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protestants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a motion to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to the jurisdiction conferred upon the Federal Energy Regulatory Commission by Sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission or its designee on this application if no motion to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate and/or permission and approval for the proposed abandonment are required by the public convenience and necessity. If a motion for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for applicant to appear or be represented at the hearing.

G. Any person or the Commission's staff may, within 45 days after issuance of the instant notice by the Commission, file pursuant to Rule 214 of the Commission's Procedural Rules (18 CFR 385.214) a motion to intervene or notice of intervention and pursuant to Section 157.205 of the Regulations under the Natural Gas Act (18 CFR 157.205) a protest to the request. If no protest is filed within the time allowed therefor, the proposed activity shall be deemed to be authorized effective the day after the time allowed for filing a protest. If a protest is filed and not withdrawn within 30 days after the time allowed for filing a protest, the instant request shall be treated as an application for authorization pursuant to Section 7 of the Natural Gas Act.

**Lois D. Cashell,**

*Secretary.*

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[Docket No. MT95-9-000]

**Columbia Gulf Transmission Co.;  
Notice of Proposed Changes in FERC  
Gas Tariff**

March 23, 1995.

Take notice that on March 20, 1995, Columbia Gulf Transmission Company (Columbia Gulf), tendered for filing to become part of its FERC Gas Tariff, Second Revised Volume No. 1, the following tariff sheets, to be effective May 1, 1995:

First Revised Sheet No. 374  
First Revised Sheet No. 375  
First Revised Sheet No. 376  
First Revised Sheet No. 384  
First Revised Sheet No. 385  
First Revised Sheet No. 386

Columbia Gulf is tendering for filing revised portions of its "Request for Service—New Agreement" and "Request for Service—Increase in Quantity of an Existing Agreement" forms contained in its FERC Gas Tariff. Columbia Gulf states that the filing is being made in accordance with Order No. 566, which eliminated the requirement in 18 CFR 250.16(b)(1)(ii) that a pipeline include the information required for a Form No. 592 Affiliate Transportation Log in the request for service forms in the pipeline's tariff. Under previous regulations, a pipeline was required to report certain information on Form No. 592 that a pipeline could only obtain through its request for service forms. In Order No. 566, "the Commission is no longer requiring pipelines to report these categories of information, and therefore, a tariff provision requiring shippers to disclose such information is no longer needed."

Columbia Gulf states that copies of its filing have been mailed to all firm customers and affected state regulatory commissions.

Any person desiring to be heard or to protest said filing should file a motion to intervene or a protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). All such motions or protests should be filed on or before March 30, 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 available for public inspection.

**Lois D. Cashell,**

*Secretary.*

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[Docket No. MT95-8-000]

**Columbia Gas Transmission Corp.;  
Notice of Proposed Changes in FERC  
Gas Tariff**

March 23, 1995.

Take notice that on March 20, 1995, Columbia Gas Transmission Corporation (Columbia), tendered for filing to become part of its FERC Gas Tariff, Second Revised Volume No. 1, the following tariff sheets, to be effective May 1, 1995:

First Revised Sheet No. 552  
First Revised Sheet No. 553  
First Revised Sheet No. 554  
First Revised Sheet No. 571  
First Revised Sheet No. 572  
First Revised Sheet No. 573

Columbia is tendering for filing revised portions of its "Request for Service—New Agreement" and "Request for Service—Increase in Quantity of an Existing Agreement" forms contained in its FERC Gas Tariff. Columbia states that the filing is being made in accordance with Order No. 566, which eliminated the requirement in 18 CFR 250.16(b)(1)(ii) that a pipeline include the information required for a Form No. 592 Affiliate Transportation Log in the request for service forms in the pipeline's tariff. Under previous regulations, a pipeline was required to report certain information on Form No. 592 that a pipeline could only obtain through its request for service forms. In Order No. 566, "the Commission is no longer requiring pipelines to report these categories of information, and therefore, a tariff provision requiring shippers to disclose such information is no longer needed." Columbia also states that, for administrative convenience in processing requests for service making use of Columbia's SIT Rate Schedule, it is adding new item ten to the "Request for Service—New Agreement" form (First Revised Sheet No. 553). Columbia states that this is consistent with Section 1 of Columbia's SIT Rate Schedule.

Columbia states that copies of its filing have been mailed to all firm customers and affected state regulatory commissions.

Any person desiring to be heard or to protest said filing should file a motion to intervene or a protest with the Federal Energy Regulatory Commission,