

Any questions concerning the procedural aspects of the amendment to application for the Nonproject Use of Project Lands and Water at the Gaston and Roanoke Rapids Project should be directed to Steve Edmondson at (202) 219-2653.

Lois D. Cashell,

Secretary.

[FR Doc. 95-12464 Filed 5-20-95; 8:45 am]

BILLING CODE 6717-01-M

[Docket No. RP95-289-000]

Williston Basin Interstate Pipeline Co.; Notice of Proposed Changes in FERC Gas Tariff

May 16, 1995.

Take notice that on May 11, 1995 Williston Basin Interstate Pipeline Company (Williston Basin), tendered for filing to become part of its FERC Gas Tariff, Second Revised Volume No. 1 revised tariff sheets.

Williston Basin states that the revised tariff sheets are being submitted to revise its Rate Schedule ST-1 to implement a two part rate structure, with a one part straight-fixed-variable (SFV) designed reservation rate applicable to the Maximum Daily Delivery Quantity (MDDQ) for service under Rate Schedule ST-1. In addition, Williston Basin states it has revised the Gas Supply Realignment Tariff provisions included as Section 39 of the

General Terms and Conditions of its FERC Gas Tariff, Second Revised Volume No. 1, to bill the Rate Schedule ST-1 shipper the GSR cost surcharge applicable to Rate Schedule FT-1 shippers and to remove Subsections 39.3.3.1.2 and 39.3.3.2.2 pertaining to the determination and reconciliation of the Rate Schedule ST-1 reservation charge surcharge, respectively.

Williston Basin has requested that the Commission accept this filing to become effective June 13, 1995.

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, 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 May 23, 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 to the proceeding must file a motion to intervene. Copies of the filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 95-12433 Filed 5-19-95; 8:45 am]

BILLING CODE 6717-01-M

Office of Hearings and Appeals

Notice of Cases Filed During the Week of March 20 Through March 24, 1995

During the Week of March 20 through March 24, 1995, the appeals and applications for exception or other relief listed in the Appendix to this Notice were filed with the Office of Hearings and Appeals of the Department of Energy.

Under DOE procedural regulations, 10 CFR Part 205, any person who will be aggrieved by the DOE action sought in these cases may file written comments on the application within ten days of service of notice, as prescribed in the procedural regulations. For purposes of the regulations, the date of service of notice is deemed to be the date of publication of this Notice or the date of receipt by an aggrieved person of actual notice, whichever occurs first. All such comments shall be filed with the Office of Hearings and Appeals, Department of Energy, Washington, D.C. 20585.

May 15, 1995.

George B. Breznay,

Director, Office of Hearings and Appeals.

LIST OF CASES RECEIVED BY THE OFFICE OF HEARINGS AND APPEALS

[Week of March 20 through March 24, 1995]

Date	Name and location of applicant	Cas No.	Type of submission
3/20/95	Hudson Oil Company, Kansas City, Kansas	VEF-0011	Implementation of Special Refund Procedures. If granted: The Office of Hearings and Appeals would implement Special Refund Procedures pursuant to 10 CFR, Part 205, Subpart V, in connection with the July 7, 1985 Remedial Order issued to Hudson Oil Company.
3/23/95	Gratex Corp./Compton Corp., Dallas, Texas	VEF-0012	Implementation of Special Refund Procedures. If Granted: The Office of Hearings and Appeals would implement Special Refund Procedures pursuant to 10 CFR, Part 205, Subpart V, in connection with the April 27, 1984 Remedial Order issued to Gratex Corp./Compton Corp.
3/24/95	Flasher Farmers Union Oil Co., Flasher, North Dakota.	RR272-199	Request for Modification/Recission in the Crude Oil Refund Proceeding. If Granted: The March 9, 1995 Dismissal, Case No. RF272-92082, issued to Flasher Farmers Union Oil Co. would be modified regarding the firm's application for refund submitted in the Crude Oil refund proceeding.

Date received	Name of refund proceeding/name of refund application	Case No.
3/20/95	Crude Oil Refund Applications.	R6272-37 thru R6272-43.

[FR Doc. 95-12493 Filed 5-19-95; 8:45 am]

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During the Notice of Cases Filed Week of March 27 through March 31, 1995

During the Week of March 27 through March 31, 1995, the appeals and applications for exception or other relief

listed in the Appendix to this Notice were filed with the Office of Hearings and Appeals of the Department of Energy.

Under DOE procedural regulations, 10 CFR Part 205, any person who will be aggrieved by the DOE action sought in these cases may file written comments on the application within ten days of service of notice, as prescribed in the

procedural regulations. For purposes of the regulations, the date of service of notice is deemed to be the date of publication of this Notice or the date of receipt by an aggrieved person of actual notice, whichever occurs first. All such

comments shall be filed with the Office of Hearings and Appeals, Department of Energy, Washington, D.C. 20585.

Dated: May 15, 1995.

George B. Breznay,

Director, Office of Hearings and Appeals.

LIST OF CASES RECEIVED BY THE OFFICE OF HEARINGS AND APPEALS

[Week of March 27 through March 31, 1995]

Date	Name and Location of Applicant	Case No.	Type of Submission
3/27/95	Idaho Operations Office Idaho Falls, Idaho	VSO-0026	Request for Hearing Under 10 C.F.R., Part 710. If granted: An individual whose security clearance was suspended by the Idaho Operations Office would receive a hearing under 10 C.F.R. Part 710.
3/27/95	State of California, Sacramento, California .	RM23-288	Request for Modification/Rescission in the Charter Oil Company Second Stage Refund Proceeding. If granted: The March 12, 1990 Decision and Order, Case No. RQ23-546, issued to the State of California would be modified regarding the state's application for refund submitted in the Charter Oil Company second stage refund proceeding.
3/28/95	Boyd Jolley Company, Shelley, Idaho	VEE-0006	Exception to the Reporting Requirements. If granted: Boyd Jolley Company would not be required to file Form EIA-782B, Resellers/Retailer's Monthly Petroleum Products Sales Report.
3/30/95	Capital Transport Co., Inc., McComb, Mississippi.	RR272-198	Request for Modification/Rescission in in the Crude Oil Refund Proceeding. If granted: The March 6, 1995 Dismissal, Case No. RF272-97066, issued to Capital Transport Co., Inc. would be modified regarding the firm's application for refund submitted in the Crude Oil refund proceeding.
3/30/95	Rocky Flats Field Office, Golden, Colorado	VSO-0027	Request for Hearing under 10 C.F.R Part 710. If granted: An individual whose security clearance was suspended by the Rocky Flats Field Office would receive a hearing under 10 C.F.R. Part 710.

Date received	Name of refund proceeding/name of refund application	Case No.
3/27/95-3/31/95	Crude Oil	RG272-44 through RG272-73
3/27/95-3/31/95	Texaco	RF321-21062 through RF321-21064.

Refund Applications

Amoco Corporation, 4/21/95, RF272-92482

The DOE issued a Decision and Order concerning one Application for Refund in the Subpart V crude oil overcharge refund proceeding. The refund application was filed by Amoco Corporation. The DOE determined that Amoco was not entitled to a refund since it had filed a Refiners Escrow Settlement Claim Form and Waiver. In that filing, Amoco requested a Stripper Well refund from the Refiners escrow, thereby waiving its right to a Subpart V crude oil refund. Accordingly, the Application for Refund was denied.

Central Hudson Gas & Electric Corp., 4/21/95, RF272-92494

The DOE issued a Decision and Order concerning one Application for Refund in the Subpart V crude oil overcharge refund proceeding. The refund application was filed by Central Hudson Gas & Electric Corporation. The DOE determined that Central Hudson was not entitled to a refund since it had filed a Utilities Escrow Settlement Claim Form and Waiver. In that filing, Central Hudson requested a Stripper Well refund from the Utilities escrow,

thereby waiving its right to a Subpart V crude oil refund. Accordingly, the Application for Refund was denied.

Empire Gas Corporation/Gulf Coast Petroleum, Inc., 4/18/95, RR335-64

Gulf Coast Petroleum, Inc. submitted an Application for Refund in the Empire Gas Corporation refund proceeding. The DOE found that Gulf Coast had proved that it was injured with respect to its Empire propane purchases during May 1979 through January 1981. Accordingly, the DOE granted Gulf Coast a principal refund of \$15,509 for this product and accrued interest of \$11,075. The total refund granted to Gulf Coast was \$26,584. This Decision also resolved the last pending application in the Empire refund proceeding. The DOE determined that no further claims would be accepted in this proceeding as of the date of this Decision and Order and any unclaimed funds remaining in the Empire escrow account would be made available for indirect restitution pursuant to the Petroleum Overcharge Distribution and Restitution Act of 1986, 15 U.S.C.A. § 4501.

Texaco Inc./International Paper Company, 4/21/95, RR321-176

[FR Doc. 95-12494 Filed 5-19-95; 8:45 am]

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Notice of Issuance of Decisions and Orders During the Week of April 17 Through April 21, 1995

During the week of April 17 through April 21, 1995 the decisions and orders summarized below were issued with respect to applications for relief filed with the Office of Hearings and Appeals of the Department of Energy. The following summary also contains a list of submissions that were dismissed by the Office of Hearings and Appeals.