

Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20406, in accordance with Sections 385.214 and 385.211 of the Commission's Rules and Regulations. All such motions or protests should be filed on or before June 7, 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 in the public reference room.

**Lois D. Cashell,**

*Secretary.*

[FR Doc. 95-13738 Filed 6-5-95; 8:45 am]

BILLING CODE 6717-01-M

[Docket No. RP95-308-000]

**Trailblazer Pipeline Company; Notice of Proposed Changes in FERC Gas Tariff**

May 31, 1995.

Take notice that on May 26, 1995, Trailblazer Pipeline Company (Trailblazer) tendered for filing to be a part of its FERC Gas Tariff, Third Revised Volume No. 1, Second Revised Sheet Nos. 149 and 155, to be effective May 4, 1995.

Trailblazer states that the purpose of the filing is to conform with the Commission's Order No. 577, which changed the Commission's Rules and Regulations as follows: (1) Prearranged releases of exactly one month are no longer required to have open seasons and (2) the minimum time period before a subsequent short-term prearranged release to the same replacement shipper was shortened to 28 days.

Trailblazer requested waiver of the Commission's Regulations to the extent necessary to permit the above tariff sheets to become effective May 4, 1995, the effective date of the Commission's Order No. 577.

Trailblazer states that a copy of the filing was mailed to Trailblazer's jurisdictional transportation customers and interested state regulatory agencies.

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 Sections 385.214 and 385.211 of the Commission's Rules and Regulations. All such motions or protests should be filed on or before June 7, 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 in the public reference room.

**Lois D. Cashell,**

*Secretary.*

[FR Doc. 95-13740 Filed 6-5-95; 8:45 am]

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[Docket No. GT95-41-000]

**Trunkline Gas Co.; Notice of Proposed Changes in FERC Gas Tariff**

May 31, 1995.

Take notice that on May 26, 1995, Trunkline Gas Company (Trunkline) tendered for filing as part of its FERC Gas Tariff, First Revised Volume No. 1 revised tariff sheets, as listed on Appendix A attached to the filing, proposed to be effective November 1, 1994, December 1, 1994, February 1, 1995, April 1, 1995 and May 1, 1995.

Trunkline states that this filing is being made in compliance with Section 154.41(b) of the Commission's Regulations. The revised tariff sheets reflect updates to the Index of Firm Customers.

Trunkline states that copies of this filing are being mailed to affected shippers and interested state regulatory agencies.

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, NE., Washington, DC 20426, in accordance with Sections 385.211 and 385.214 of the Commission's Rules and Regulations. All such motions or protests should be filed on or before June 7, 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 in the Public Reference Room.

**Lois D. Cashell,**

*Secretary.*

[FR Doc. 95-13732 Filed 6-5-95; 8:45 am]

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**ENVIRONMENTAL PROTECTION AGENCY**

[FRL-5215-6]

**National Environmental Education and Training Foundation, Inc. Announcement of a New Appointment to the Board of Directors**

The National Environmental Education and Training Foundation was created by Public Law #101-619, the National Environmental Education Act of 1990. It is a private 501(c)(3) non-profit organization established to promote and support education and training as necessary tools to further environmental protection and sustainable, environmentally sound development. It provides the common ground upon which leaders from business and industry, all levels of government, public interest groups, and others can work cooperatively to expand the reach of environmental education and training programs beyond the traditional classroom. The Foundation will develop and support a grant program that promotes innovative environmental education and training programs; it will also develop partnerships with government and other organizations to administer projects that promote the development of an environmentally literate public.

The Administrator of the U.S. Environmental Protection Agency, as required by the terms of the Act, announces the appointment of Sam Rowse and Wayne Allen to the National Environmental Education and Training Foundation, Inc. Board of Directors.

Sam Rowse is President of Veryfine Products, Inc., Westford, Massachusetts. Mr. Rowse served as company treasurer from 1972 through 1989 when he was named President. He has served as vice chairman of the board of directors for the Processed Apples Institute and is a member of the National Juice Processors Association. Mr. Rowse is a member of the Joslin Clinic's Boston Committee and serves as trustee of The Deaconess Nashoba Hospital in addition to holding the position of corporator at the Deaconess Hospital in Boston.

Mr. Rowse is a graduate of Lawrence Academy in Groton, Massachusetts and holds a business degree from Nason College in Springvale, Maine. His term of office is four years.

W.W. (Wayne) Allen is chairman and chief executive officer of Phillips Petroleum Company. Mr. Allen joined Phillips in 1961 as an engineer. After holding various staff engineering positions, Mr. Allen was elected to the board of directors in 1989, in 1991 became president and chief operating

officer and in May 1994 became chairman and chief executive officer.

Mr. Allen is a member of the National Petroleum Council, the Society of Petroleum Engineers, the American Society of Mechanical Engineers, a director of the Federal Reserve Bank of Kansas City, serves as a member and trustee of the Oklahoma State University Foundation Board of Governors, and is a national trustee, Southwest Region of the Boys & Girls Clubs of America.

Mr. Allen is a graduate of Oklahoma State University with a bachelor's degree in mechanical engineering and a master's degree in industrial engineering.

This appointee will join the ten current Board members, who include: Edward Bass, Chairman and CEO of Fine Line, Inc. and Chairman of Space Biospheres Ventures; Dr. James Crowfoot, Professor of Natural Resources and Urban and Regional Planning at the University of Michigan; Mark De Michele, President and CEO of Arizona Public Service Company; James Donnelley, Vice Chairman of the Board of R.R. Donnelley & Sons; Dr. Bonnie F. Guiton, Dean of the McIntire School of Commerce at the University of Virginia; Fred Krupp, Executive Director of the Environmental Defense Fund; Sarah Muyskens, Management Consultant; Leslie Dach, Executive Vice President and General Manager, Edelman Public Relations; and Francis Pandolfi, President and CEO of Times Mirror Magazines, Inc. and Chairman of the Board of The Sporting News Publishing Company.

Great care has been taken to assure that new appointees not only have the highest degree of expertise and commitment but also bring to the Board diverse points of view relating to environmental education and training.

Dated: May 22, 1995.

**Carol M. Browner,**

*Administrator.*

[FR Doc. 95-13791 Filed 6-5-95; 8:45 am]

BILLING CODE 6560-50-M

## FEDERAL COMMUNICATIONS COMMISSION

[DA 95-1092]

### Applications for Review on Responsible Accounting Officer Letter 25 ("RAO Letter 25")

**AGENCY:** Federal Communications Commission.

**ACTION:** Notice.

**SUMMARY:** This notice invites comments on applications filed for review of

Responsible Accounting Officer Letter 25 (April 19, 1995, 60 FR 19591).

The Commission on November 7, 1994, issued the Video Dialtone Reconsideration Order ("VDT Recon Order"). In that Order, the Commission reaffirmed its basic video dialtone framework adopted in the Second Report and Order, and, among other things, required carriers offering video dialtone to establish two sets of subsidiary accounting records to capture the wholly dedicated and shared video dialtone investment, expense and revenue. The VDT Recon Order also requires carriers to file a summary of these subsidiary accounting records with the Commission on a quarterly basis. The Commission delegated to the Common Carrier Bureau the authority to define the content and format of both the subsidiary accounting records and the quarterly reports, and to provide accounting guidance where necessary for uniform classification of video dialtone investment, expense and revenue. Finally, the VDT Recon Order required carriers to file revisions to their cost allocation manuals ("CAMs") to reflect the provision of video dialtone service. On April 3, 1995, the Accounting and Audit Division issued RAO Letter 25 setting forth specific guidance on the requirements for accounting classifications, subsidiary records, and amendments to CAMs for carriers that provide video dialtone service.

**DATES:** Comments are due May 30, 1995. Reply comments are due June 9, 1995.

**ADDRESSES:** Federal Communications Commission, 1919 M Street, NW., Washington, DC 20554.

**FOR FURTHER INFORMATION CONTACT:** Kim Yee, Common Carrier Bureau, Accounting and Audits Division, (202) 418-0810.

#### SUPPLEMENTARY INFORMATION:

**Bell Atlantic Telephone Companies, BellSouth Telecommunications, Inc., GTE Service Corporation, Southwestern Bell Telephone Company, US West Communications, Inc., and National Telephone Cooperative Association File Applications for Review of Responsible Accounting Officer Letter 25**

#### *Public Comments Invited*

On May 3, 1995, Bell Atlantic Telephone Companies ("Bell Atlantic"), BellSouth Telecommunications, Inc. ("BellSouth"), GTE Service Corporation ("GTE"), Southwestern Bell Telephone Company ("Southwestern"), US West Communications, Inc. ("US West") and National Telephone Cooperative Association ("NTCA") filed with the

Commission separate Applications for Review of Responsible Accounting Officer Letter No. 25 (RAO Letter 25), which was issued by the Common Carrier Bureau under delegated authority on April 3, 1995 (DA 95-703). RAO Letter 25 provides guidance on video dialtone accounting to local exchange carriers that receive Section 214 authorizations to provide video dialtone service. It sets forth specific guidance on the requirements for accounting classifications, subsidiary records, and amendments to cost allocation manuals ("CAMs") for LECs that provide video dialtone service.

Bell Atlantic, BellSouth, Southwestern Bell and US West state that RAO Letter 25 exceeds the scope of the Bureau's delegated authority. Bell Atlantic, GTE, Southwestern Bell, BellSouth and US West contend that RAO Letter 25 creates a new product-specific or cost-of-service type of accounting system that is contrary to the Commission's existing Part 32 rules and that it is too costly to implement. BellSouth and Southwestern Bell state that RAO Letter 25 incorrectly classified the asynchronous transfer mode ("ATM") equipment as circuit equipment. BellSouth, GTE and US West also claim that the CAM revisions required by RAO Letter 25 are unnecessary. In addition, GTE also states that RAO Letter 25 conflicts with FCC rules and policies for retirement of investments and depreciation and income tax calculations. All petitioners request the Commission to revise or modify the RAO Letter 25. Finally, BellSouth and NTCA request the Commission to rescind the letter.

**Ex Parte Rules—Non Restricted Proceeding.** This is a non-restricted notice and comment proceeding. Ex Parte presentations are permitted, provided that they are disclosed as provided in Commission Rules. See generally 47 C.F.R. Sections 1.1202, 1.1203, and 1.106(a).

Parties may file comments on the Applications for Review no later than May 30, 1995. Replies should be filed by June 9, 1995. Comments should reference AAD 95-68. A copy of each pleading should be sent to Kenneth Ackerman and Daniel Gonzalez, Common Carrier Bureau, 2000 L Street, NW., Room 812, Washington, DC 20554, and the International Transcription Service (ITS), 2100 M Street, NW, Suite 140, Washington, DC 20037, (202) 857-3800. Copies of the Applications for Review and any comments will be available for public inspection and copy in the Accounting and Audits public reference room, 2000 L Street, NW., Room 812, Washington, DC. Copies are