Original Volume No. 2, which are included in Appendix A attached to the filing. The tariff sheets are proposed to be effective on various dates as indicated in Appendix A.

It is alleged that the October 16 order directed Transco to file within 15 days of the said order revised tariff sheets reflecting straight fixed-variable rates for Transco's Southern Expansion (SEP) firm transportation service effective November 1, 1990, in lieu of the November 1, 1991 effective date approved by the Commission's March 4, 1993, order in Docket No. CP88–760– 012. 62 FERC ¶ 61,211.

Transco states that copies of the instant filing are being mailed to customers, State Commissions, and other interested parties.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, in accordance with Section 385.211 of the Commission's Rules and Regulations. All such protests should be filed on or before November 20, 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.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 95–28427 Filed 11–16–95; 8:45 am] BILLING CODE 6717–01–M

[Docket No. CP96-48-000]

Trunkline Gas Company, Texas Eastern Transmission Corporation; Notice of Application

November 13, 1995.

Take notice that on November 3, 1995, Trunkline Gas Company (Trunkline) and Texas Eastern Transmission Corporation (Texas Eastern), an affiliate, P.O. Box 1642, Houston, Texas, 77251-1642, (jointly referred as applicants), filed in Docket No. CP96-48-000 an abbreviated application pursuant to Section 7(b) of the Natural Gas Act, as amended, and Sections 157.7 and 157.18 of the Federal Energy Regulatory Commission's (Commission) regulations thereunder, for permission and approval to abandon two exchange agreements between Applicants, all as more fully set forth in the application which is on file with the Commission and open to public inspection.

Applicants state that they are authorized to exchange natural gas pursuant to agreements dated February 27, 1970, as amended (Agreement A) and April 20, 1972 (Agreement B), respectively. Applicants indicate that these agreements are embodied in Trunkline's Rate Schedules X–1 and Texas Eastern's Rate Schedule X–30, respectively (Agreement A) and Trunkline's Rate Schedule E–9 and Texas Eastern's Rate Schedule E–9 and Texas Eastern's Rate Schedule X–63, respectively (Agreement B).

It is indicated that pursuant to Agreement A, Applicants agreed to exchange gas by mutual dispatching arrangements at interconnects in Williamson County, Illinois, and Allen and Beauregard Parishes, Louisiana. It is further indicated that two other exchange points for Agreement A are in Hidalgo and Colorado Counties, Texas. Applicants indicate that pursuant to Agreement B, they agreed to exchange gas by mutual dispatching arrangements in Brooks and Hidalgo Counties, Texas.

It is indicated that Applicants have exchanged termination agreements for each exchange agreement, dated April 17, 1995, and May 30, 1995, respectively. It is further indicated that no imbalances exist under the two exchange agreements.

Any person desiring to be heard or to make any protest with reference to said application should on or before December 4, 1995, file with the Federal Energy Regulatory Commission, Washington, DC 20426, a petition to intervene or a protest in accordance with requirement of the Commission's Rules of Practice and Procedure (18 CFR 385.214 or 385.211) and the regulations under the Natural Gas Act (18 CFR 157.10). All protests 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 the proceeding or to participate as a party in any hearing therein must file a petition 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 on this application if no petition to intervene is filed within the time required herein, and if the Commission on its own review of the matter finds that the abandonment is required by the public convenience and necessity. If a petition for leave to intervene is timely filed, or if the Commission on its motion believes that a formal hearing is required, further notice of such hearing will be duly given.

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

Linwood A. Watson, Jr., *Acting Secretary.*

[FR Doc. 95–28425 Filed 11–16–95; 8:45 am]

BILLING CODE 6717-01-M

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5332-9]

Agency Information Collection Activities; EPA's Energy Star Buildings Program

AGENCY: Environmental Protection Agency (EPA). **ACTION:** Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*), this notice announces that EPA is planning to submit the following proposed Information Collection Request (ICR) to the Office of Management and Budget (OMB). Before submitting the ICR to OMB for review and approval, EPA is soliciting comments on specific aspects of the proposed information collection as described below.

DATES: Comments must be submitted on or before January 17, 1996.

ADDRESSES: U.S. Environmental Protection Agency, Atmospheric Pollution Prevention Division, Mail Code: 6202J, 401 M Street SW., Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT: Interested persons may obtain additional information concerning the proposed information collection by contacting Michael L. Hadrick of EPA either via phone at (202) 233–9282, fax at (202) 233–9579, or by mail at the address above.

SUPPLEMENTARY INFORMATION: Affected entities: Entities affected by this action will be those that agree to participate in EPA's Energy Star Buildings Program, which is a voluntary program for increasing the energy efficiency of existing commercial and industrial buildings.

Title: Information Collection Activities Associated with EPA's Energy Star Buildings Program

Abstract: EPA's Energy Star Buildings Program is a voluntary, non-regulatory program for increasing the energy efficiency of existing commercial and industrial buildings. The program encourages corporations, state and local governments, and other organizations to participate in a partnership with EPA to make cost-effective energy-efficiency improvements in their buildings. In return, EPA provides technical support to help program participants apply proven technologies to achieve maximum efficiency at the lowest cost. EPA also publicly recognizes participants for their efforts and publicizes participant achievements. The overall goal of the program is to reduce utility-generated emissions by reducing the energy consumed in commercial and industrial buildings.

Participation in the program is initiated by completing and signing an Energy Star Buildings Memorandum of Understanding (MOU). The MOU outlines the responsibilities of the participant and EPA, and is used to establish participation in the program and agreement to the terms of participation. Other than the name of the organization, signature, and date, no other information is requested on the MOU. The Energy Star Buildings MOU is an addendum to the Green Lights MOU, which requests more detailed information. The burden associated with the Green Lights MOU was covered in ICR No. 1614 and is not covered in this ICR. Information from the MOU is entered into a data base that serves as a source of general information and as a mailing list.

As a condition of program participation, partners agree to complete and submit to EPA an annual facility report on each building undergoing energy efficiency improvements. On the annual reports, partners provide information such as stage of project completion, project cost, historical and current energy use and cost data, and ancillary information such as building name, location, and size. EPA reviews the annual facility reports to track project implementation efforts and to obtain data on the costs and benefits of the energy efficiency improvements being made. This information is used to calculate the amount of utility-generated emissions prevented, evaluate program effectiveness, and publicize partner achievements and program results.

EPA will also collect additional, project-specific technical information from some partners concerning the energy-efficiency improvements made. This collection will include information such as building age and construction, utility and fuel rates, financial and economic criteria used to evaluate and select investment opportunities, types and sources of project financing, project and equipment costs and rates of return, and technical details concerning the building's lighting, heating, ventilating, and air conditioning equipment and systems. EPA will use this information to evaluate and refine its technical strategies and implementation support tools.

The EPA would like to solicit comments to:

(i) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

(ii) Evaluate the accuracy of the agency's estimate of the burden of the proposed collection of information;

(iii) Enhance the quality, utility, and clarity of the information to be collected; and

(iv) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated collection techniques or other forms of information technology, e.g., permitting electronic submission of responses.

Burden Statement: EPA estimates an average annual respondent burden of 4,362 hours for the information collection activities associated with the Energy Star Buildings program. The total burden is comprised of the following information collections:

(i) MOU: EPA estimates that, on average, 191 new partners will join the Energy Star Buildings program each year by completing and submitting an MOU. The total annual respondent burden for the MOU is 1,385 hours, or 7.25 hours per MOU.

(ii) Annual Facility Report: EPA estimates that, on average, a total of 565 annual facility reports will be submitted by 353 partners (respondents) each year, for a total annual respondent burden of 2,697 hours. This equates to 1.6 annual facility reports per partner, or 4.8 hours per report.

(iii) Additional Technical Information: EPA estimates that, on average, 35 partners (respondents) each year will submit additional technical information on their actual upgrade projects. The burden for this information collection is 280 hours, or 8 hours per response.

These estimates include the time needed to review instructions; develop, acquire, install, and utilize technology and systems for the purposes of collecting, validating, and verifying information, processing and maintaining information, and disclosing and providing information; adjust the existing ways to comply with any previously applicable instructions and requirements; train personnel to be able to respond to a collection of information; search data sources; complete and review the collection of information; and transmit or otherwise disclose the information.

No person is required to respond to a collection of information unless it displays a currently valid OMB control number.

Send comments regarding these matters, or any other aspect of the information collection, including suggestions for reducing the burden, to the address listed above.

Dated: November 2, 1995.

Jean Lupinacci,

Chief, Energy Star Commercial and Industrial Buildings Customer Support Branch. [FR Doc. 95–28391 Filed 11–16–95; 8:45 am] BILLING CODE 6560–50–P

[ER-FRL-5230-6]

Environmental Impact Statements; Notice of Availability

RESPONSIBLE AGENCY: Office of Federal Activities, General Information (202) 260–5076 OR (202) 260–5075.

Weekly receipt of Environmental Impact Statements Filed November 6, 1995 Through November 10, 1995 Pursuant to 40 CFR 1506.9.

- EIS No. 950525, DRAFT EIS, BLM, UT, Natural Bridges National Monument, General Management Plan and Development Concept Plan, Implementation, Interpretive Prospectus, Wilderness Suitability Study and Wild and Scenic River Eligibility and Classification Study, San Juan County, UT, Due: January 16, 1996, Contact: Steve W. Chaney (801) 692–1234.
- EIS No. 950526, FINAL EIS, UAF, GA, F–15 Fighter Aircraft Conversion at Dobbins Air Force Base (AFB), Marietta, GA to B–1B Bomber Aircraft at Robins AFB, Warner Robins, GA and Training Airspace Modifactions Servicing the Savannah Combat Readiness Training Center (CRTC) Area, GA, Due: December 18, 1995, Contact: Ltc. Steve Shiell (301) 981– 8894.
- EIS No. 950527, FINAL EIS, DOE, WY, Adoption—Kenetech/PacifiCorp Windpower Development Project, Construction of a 500–MW Windplant and 230 kV Transmission Line between Arlington and Hanna, Rightof-Way Grant, COE Section 404 Permit and Special-Use-Permit Issuance, Carbon County, WY, Contact: George Darr (503) 230–4386.
- The US Department of Energy's, Bonneville Power Administration (BPA) has adopted the US Department of the Interior's, Bureau of Land Management FEIS #950392, filed with