

Williams states that it served copies of its standards of conduct on all of its 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, 888 First Street, NE., Washington, DC., 20426, in accordance with Rules 211 or 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 or 385.214). All such motions to intervene or protest should be filed on or before November 12, 1996. 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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BILLING CODE 6717-01-M

Office of Hearings and Appeals

Final Filing Deadline in Special Refund Proceeding

AGENCY: Office of Hearings and Appeals, Department of Energy.

ACTION: Notice of setting final filing deadline for filing Applications for Refund in Special Refund Proceeding KEF-0116, Enron Corporation.

SUMMARY: The Office of Hearings and Appeals (OHA) of the Department of Energy (DOE) has set the final deadline for filing Applications for Refund from the escrow account established pursuant to a consent order entered into between the DOE and Enron Corporation. Enron Corporation Special Refund Proceeding, No. KEF-0116. This refund proceeding covers the following subsidiaries of Enron Corporation: UPG, Inc.; Northern Propane Gas Company; and Florida Hydrocarbons Company. The previous deadline was April 30, 1992. The new final deadline is December 2, 1996.

FOR FURTHER INFORMATION CONTACT: Thomas L. Wieker, Deputy Director, Office of Hearings and Appeals, 1000 Independence Ave. SW., Washington,

DC 20585-0107. Telephone No. (202) 426-1527.

SUPPLEMENTARY INFORMATION: On July 10, 1991, the Office of Hearings and Appeals of the Department of Energy issued a Decision and Order setting forth final refund procedures to distribute the monies in the oil and natural gas liquids overcharge escrow account established in accordance with the terms of a Consent Order entered into by the Department of Energy and Enron Corporation. Enron Corporation, 21 DOE ¶ 85,323 (1991), 56 FR 33749 (July 23, 1991). That Decision established April 30, 1992 as the filing deadline for the submission of refund applications for direct restitution by purchasers of Enron Corporation's (Enron's) refined petroleum products. 21 DOE at 88,963, 56 FR 33756.

We commenced accepting refund applications in the Enron refund proceeding on July 16, 1991, more than five years ago. While the originally announced deadline for such submissions was April 30, 1992, we have continued to liberally accept applications after the deadline. However, we have now concluded that eligible applicants have been provided with more than ample time to file. Therefore, we will not accept applications that are postmarked after December 2, 1996. All Applications for Refund from the Enron Consent Order fund postmarked after the final filing date of December 2, 1996, will be summarily dismissed. Any unclaimed funds remaining after all pending claims are resolved will be made available for indirect restitution pursuant to the Petroleum Overcharge Distribution and Restitution Act of 1986, 15 U.S.C. 4501.

Dated: October 17, 1996.

George B. Breznay,

Director, Office of Hearings and Appeals.

[FR Doc. 96-28099 Filed 10-31-96; 8:45 am]

BILLING CODE 6450-01-P

Final Filing Deadline in Special Refund Proceeding

AGENCY: Office of Hearings and Appeals, Department of Energy.

ACTION: Notice of setting final filing deadline for filing applications for refund in special refund proceeding LEF-0040, Eason Oil Company.

SUMMARY: The Office of Hearings and Appeals (OHA) of the Department of Energy (DOE) has set the final deadline for filing Applications for Refund from the escrow account established pursuant to a consent order entered into between the DOE and Eason Drilling Company (formerly Eason Oil Company) and ITT Corporation. Eason Oil Company Special Refund Proceeding, No. LEF-0040. The previous deadline was August 1, 1994. The new final deadline is December 2, 1996.

FOR FURTHER INFORMATION CONTACT: Thomas L. Wieker, Deputy Director, Office of Hearings and Appeals, 1000 Independence Ave., SW., Washington, DC 20585-0107, Telephone No. (202) 426-1527.

SUPPLEMENTARY INFORMATION: On June 1, 1993, the Office of Hearings and Appeals of the Department of Energy issued a Decision and Order setting forth final refund procedures to distribute the monies in the oil and natural gas liquids overcharge escrow account established in accordance with the terms of a Consent Order entered into by the Department of Energy and Eason Drilling Company (formerly Eason Oil Company) and ITT Corporation. Eason Oil Company, 23 DOE ¶ 85,073 (1993), 58 FR 32349 (June 9, 1993). That Decision established August 1, 1994 as the filing deadline for the submission of refund applications for direct restitution by purchasers of Eason Oil Company's (Eason's) refined petroleum products. 23 DOE at 88,187, 58 FR 32354.

We commenced accepting refund applications in the Eason refund proceeding on July 7, 1993, more than three years ago. While the originally announced deadline for such submissions was August 1, 1994, we have continued to liberally accept applications after the deadline. However, we have now concluded that eligible applicants have been provided with more than ample time to file. Therefore, we will not accept applications that are postmarked after December 2, 1996. All Applications for Refund from the Eason Consent Order fund postmarked after the final filing date of December 2, 1996, will be summarily dismissed. Any unclaimed funds remaining after all pending claims