

upload the flat file using a Web browser to access a Web page located on FGT's Web server. The uploaded file will be processed and a result returned interactively to the Web browser. FGT's customers can also use a part-time, dial-up connection to the Internet to implement this alternative. This capability is currently available for testing at <http://x12.enron.com:5713/interhome.htm>.

FGT states that the changes submitted in the instant filing provide for the elimination of written nominations effective for the gas day of April 1, 1997, in accordance with FGT's implementation of GISB Standard 1.3.2.1. The changes reflected in the attached tariff sheets are made in order to allow FGT to effectively implement Standard 1.3.2 (which provides for deadlines of 11:45 AM for the receipt of nominations by FGT, noon for a quick response, and 3:30 PM for receipt of completed confirmations by FGT from upstream and downstream connected parties, with the scheduling process being completed by 4:30 PM). Nominations for the April 1 gas day will be physically submitted on March 31, 1997. FGT has also included a provision providing for the submission of written nominations on an emergency basis in the event of a failure of electronic nomination communication equipment, such as phone lines, servers, or the Internet. The changes proposed herein also incorporate the changes previously proposed to the affected tariff sheets on a pro forma basis in FGT's October 1 and December 16 Filings. Upon acceptance of the changes proposed herein, it will not be necessary for FGT to refile these tariff sheets when it makes its filing to implement the proposed GISB changes following the completion of the Commission's review of FGT's pro forma filings in Docket Nos. RP97-21-000 and -001.

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 Sections 385.211 and 385.214 of the Commission's Rules and Regulations. All such motions or protests should be filed on or before February 12, 1997. 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.

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[Docket No. RP97-102-001]

Mississippi River Transmission Corporation; Notice of Filing

January 22, 1997.

Take notice that on January 15, 1997, Mississippi River Transmission Corporation (MRT) submitted for filing worksheets reflecting the calculation of Gas Supply Realignment Costs (GSRC) in compliance with the December 31, 1996 Order issued by the Federal Energy Regulatory Commission in this proceeding. As explained in its filing, MRT's worksheets set out explanations and support for the calculation of its GSRC.

MRT states that copies of the compliance filing have been mailed to all parties on the official service list.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC, 20426, in accordance with Section 385.211 of the Commission's Rules of Practice and Procedure (18 CFR 385.211). All such protests must be filed on or before January 29, 1997. 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.

Lois D. Cashell,
Secretary.

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[Docket No. TM97-3-25-001]

Mississippi River Transmission Corporation; Notice of Compliance Filing

January 22, 1997.

Take notice that on January 15, 1997, Mississippi River Transmission Corporation (MRT) submitted for filing worksheets reflecting the calculation of Miscellaneous Revenues in compliance with the December 31, 1996 Order issued by the Federal Energy Regulatory Commission in this proceeding. As explained in its filing, MRT's worksheets set out explanations and support for the calculation of its imbalance purchases and sales and for the cashout rate

applied in each of MRT's cashout transactions.

MRT states that copies of the compliance filing have been mailed to all parties on the official service list.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, D.C. 20426, in accordance with Section 385.211 of the Commission's Rules of Practice and Procedure (18 CFR 385.211). All such protests should be filed on or before January 29, 1997. 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.

Lois D. Cashell,
Secretary.

[FR Doc. 97-1973 Filed 1-27-97; 8:45 am]
BILLING CODE 6717-01-M

[Docket No. CP97-195-000]

Missouri Gas Energy, A Division of Southern Union Company, Complainant, v. Williams Natural Gas Company, Respondent; Notice of Complaint

January 22, 1997.

Take notice that on January 13, 1997, Missouri Gas Energy, A Division of Southern Union Company (MGE), 504 Lavaca, Suite 800, Austin, Texas 78701, filed a complaint in Docket No. CP97-195-000, pursuant to Section 5 of the Natural Gas Act and Rules 206 and 212 of the Commission's Rules of Practice and Procedure. MGE requests that the Commission order Williams Natural Gas Company (Williams) to immediately cease construction of pipeline facilities for the purpose of providing service to the Hawthorn Power Plant located in Jackson County, Missouri, and charges that the proposed construction clearly violates Section 311 of the NGPA, all as more fully set forth in the complaint which is on file with the Commission and open to public inspection.

MGE believes that Williams' proposed pipeline project is an inappropriate circumvention of the Commission's jurisdiction under Section 7 of the NGA, because the service proposal does not satisfy the requirements of Section 284.102(d) of the Commission's Regulations. In addition, MGE charges that Williams has failed to comply with Section 284.11 of the Commission's Regulations which require that a pipeline give at least 30 days notice prior to the commencement of any