

Algonquin's existing open access Rate Schedule AFT-CL, as modified.

Any person desiring to be heard or to make any protest with reference to said application should on or before April 29, 1997, file with the Federal Energy Regulatory Commission, Washington, D.C. 20426, a motion to intervene or a protest in accordance with the requirements 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 a proceeding or to participate as a party in any hearing therein must file a motion 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 or its designee on this application if no motion to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a motion for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedures herein provided for, unless otherwise advised, it will be unnecessary for Algonquin to appear or be represented at the hearing.

Lois D. Cashell,

Secretary.

[FR Doc. 97-9494 Filed 4-11-97; 8:45 am]

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket Nos. RP97-171-002, RP97-170-002, RP97-139-001, RP97-173-001, RP97-162-001, RP97-167-002, RP97-166-001, RP97-114-002, RP97-153-001, RP97-147-001, RP97-161-002, RP97-104-001, RP97-144-001, RP97-154-002, RP97-140-001, RP97-152-001, RP97-151-001, RP97-155-001, RP97-105-001, RP97-179-002, RP97-136-001, RP97-150-002, RP97-143-001, RP97-159-002, RP97-146-001, RP97-156-002, RP97-163-001, and RP97-148-002 (Not Consolidated)]

ANR Pipeline Company, Blue Lake Gas Storage Company, Caprock Pipeline Company, Carnegie Interstate Pipeline Company, Cove Point LNG Limited Partnership, Columbia Gas Transmission Corporation, Columbia Gulf Transmission Company, Equitrans, L.P., Granite Gas Transmission Inc., High Island Offshore System, Iroquois Gas Transmission System, L.P., Kentucky West Virginia Gas Company; L.L.C., K N Wattenberg Transmission Ltd. Liability Co., Koch Gateway Pipeline Company, Louisiana-Nevada Transit Company, Michigan Gas Storage Company, Mid Louisiana Gas Company, Mobile Bay Pipeline Company, Nora Transmission Company, Ozark Gas Transmission System, Paiute Pipeline Company, Richfield Gas Storage System, T C P Gathering Company, Transcontinental Gas Pipe Line Corporation, U-T Offshore System, Viking Gas Transmission Company, WestGas Interstate, Inc., and Williston Basin Interstate Pipeline Company; Notice of Proposed Changes in FERC Gas Tariffs

April 8, 1997.

Take notice that the applicants referenced above tendered for filing tariff sheets to comply with the Commission's directives in Order No. 587 and Order No. 587-B, to be effective June 1, 1997.

Each applicant states that its filing complies with the Commission's early order on its *pro forma* tariff filing and complies with the Commission's Order No. 587-B, issued on January 30, 1997, in Docket No. RM96-1-003, by incorporating by reference into its FERC Gas Tariff the Electronic Delivery Mechanism Standards promulgated by the GISB and adopted in Order No. 587-B.

Each applicant states that copies of the filing have been mailed to all affected customers and state regulatory commissions.

The above-referenced dockets are being noticed together due to the large

number of filings received. The filings are not being consolidated. Any party who wishes to file a protest must file a separate protest for each docket. The notice can be located in the Commission's CIPS under the lead filing ANR Pipeline Company, Docket No. RP97-171-002.

Any person desiring to protest said filings 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 must be filed on or before April 22, 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 the filings are on file with the Commission and are available for public inspection in the Public Reference Room.

Lois D. Cashell,

Secretary.

[FR Doc. 97-9500 Filed 4-11-97; 8:45 am]

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP97-326-000]

Arkansas Western Pipeline Company; Notice of Filing

April 8, 1997.

Take notice that on April 1, 1997, Arkansas Western Pipeline Company (AWP) tendered for filing a petition for waiver of certain business practice standards promulgated by the Gas Industry Standards Board and adopted by the Commission in Order Nos. 587 and 587-B.

AWP states that copies of the filing have been mailed to all of its jurisdictional customers and to affected state regulatory 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, N.E., Washington, D.C. 20426, in accordance with Sections 385.214 and 385.211 of the Commission's Regulations. All such motions or protests should be filed on or before April 22, 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.

Lois D. Cashell,

Secretary.

[FR Doc. 97-9504 Filed 4-11-97; 8:45 am]

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP97-316-000]

Chandeleur Pipe Line Company; Notice of Application

April 8, 1997.

Take notice that on March 31, 1997, Chandeleur Pipe Line Company (Chandeleur), P.O. Box 740339, New Orleans, Louisiana 70176-0339, filed in Docket No. CP97-316-000 an application pursuant to Section 7(c) of the Natural Gas Act for authorization to construct, install and operate four miles of 24-inch pipeline in Jackson County, Mississippi, all as more fully set forth in the application on file with the Commission and open to public inspection.

Chandeleur proposes to construct four miles of 24-inch pipeline (Destin Extension) in order to connect Chandeleur's existing pipeline system with the interstate pipeline proposed to be constructed by Destin Pipeline Company, L.L.C. in Docket No. CP96-655-000. Chandeleur states that the Destin Extension will enhance the reliability of gas supplies attached to Chandeleur's system.

Chandeleur estimates the cost of the Destin Extension at \$4,400,000. Chandeleur proposes to roll the costs of the Destin Extension into its existing open access transportation rates which would result in a rate increase of 3.2% to firm shippers.

Chandeleur requests that the Commission issue a preliminary order on all non-environmental issues by July 1, 1997, and a final order by November 30, 1997. Chandeleur states that it will coordinate construction of the Destin Extension with the facilities proposed to be constructed by Destin Pipeline Company.

Any person desiring to be heard or to make any protest with reference to said application should on or before April 29, 1997, file with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, DC 20426, a motion to intervene or a protest in accordance with the requirements 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 a proceeding or to participate as a party in any hearing therein must file a motion 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 or its designee on this application if no motion to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that a grant of the certificate is required by the public convenience and necessity. If a motion for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

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

Lois D. Cashell,

Secretary.

[FR Doc. 97-9493 Filed 4-11-97; 8:45 am]

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. OA97-568-000]

Consolidated Edison Company of New York, Inc.; Notice of Filing

April 4, 1997.

Take notice that on March 24, 1997, Consolidated Edison Company of New York, Inc. (Con Edison) tendered for filing an amendment to Rate Schedule No. 145, an agreement with Vitol Gas & Electric LLC (VGE) for the sale and purchase of energy and capacity.

Con Edison states that a copy of this filing has been served by mail upon VGE.

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, N.E., Washington, D.C. 20426, in accordance with Rule 211 or 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 or 385.214). All such motions or protests should be filed on or before April 18, 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.

Lois D. Cashell,

Secretary.

[FR Doc. 97-9530 Filed 4-11-97; 8:45 am]

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. OA97-567-000]

Consolidated Edison Company of New York, Inc.; Notice of Filing

April 4, 1997.

Take notice that on March 24, 1997, Consolidated Edison Company of New York, Inc. (Con Edison) tendered for filing an amendment to Rate Schedule No. 151, an agreement with Enron Power Marketing Inc (EPMI) for the sale and purchase of energy and capacity.

Con Edison states that a copy of this filing has been served by mail upon EPMI.

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, 888 First Street, N.E., Washington, D.C. 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 or protests should be filed on or before April 18, 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.

Lois D. Cashell,

Secretary.

[FR Doc. 97-9531 Filed 4-11-97; 8:45 am]

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