

20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 18 CFR 385.214). All such motions or protests must be filed on or before November 14, 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.

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**DEPARTMENT OF ENERGY**

**Federal Energy Regulatory Commission**

[Docket No. ER97-4680-000]

**Starghill Energy Corp.; Notice of Filing**

November 4, 1997.

Take notice that on October 14, 1997, Starghill Energy Corp., tendered for filing an amendment in the above-referenced docket.

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 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 18 CFR 385.214). All such motions or protests must be filed on or before November 14, 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.

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**DEPARTMENT OF ENERGY**

**Federal Energy Regulatory Commission**

[Docket No. RP98-30-000]

**Texas Eastern Transmission Corporation; Notice of Proposed Changes in FERC Gas Tariff**

November 4, 1997.

Take notice that on October 31, 1997, Texas Eastern Transmission Corporation (Texas Eastern) tendered for filing as part of its FERC Gas Tariff, Sixth Revised Volume No. 1 and Original Volume No. 2, revised tariff sheets listed on Appendix A to the filing to become effective December 1, 1997.

Texas Eastern states that the revised tariff sheets are being filed (i) pursuant to Section 15.6, Applicable Shrinkage Adjustment (ASA), contained in the General Terms and Conditions of Texas Eastern's FERC Gas Tariff, Sixth Revised Volume No. 1, and (ii) pursuant to Texas Eastern's Docket No. RP85-177-119, *et al.*, Stipulation and Agreement (Settlement) filed January 31, 1994, and approved by Commission order issued May 12, 1994.

Texas Eastern states that it is filing concurrently its Annual PCB-Related Cost Filing to reflect the PCB-Related Cost rate components to be effective for the twelve month period December 1, 1997, through November 30, 1998 (PCB Year 8). Texas Eastern states that the combined impact on Texas Eastern's rates at December 1, 1997, of this filing in combination with the PCB Year 8 Filing for typical long haul service under Rate Schedule FT-1 from Access Area Zone East Louisiana to Market Zone 3 (ELA-M3) equates to an overall decrease of 0.15 cents as follows:

	100% LF Impact (\$/dth)
PCB Year 7 Filing .....	0.0015
ASA & Global Settlement:	
ASA Surcharge .....	(0.0117)
Spot Fuel Component .....	0.0090
Account 858 Costs .....	(0.0003)
Grand total .....	(0.0015)

Texas Eastern states that the changes proposed to become effective beginning December 1, 1997 consist of (1) ASA Percentages designed to retain in-kind the projected quantities of gas required for the operation of Texas Eastern's system, less quantities projected to be purchased from Appendix C contracts under the Settlement, in providing service to its customers, (2) the ASA Surcharge designed to recover the net

monetary value recorded in the Applicable Shrinkage Deferred Account as of August 31, 1997, (3) Spot Fuel Components designed to recover the Spot Costs, as defined in the Settlement, projected to be incurred over the twelve month period beginning December 1, 1997, and the balance recorded in the Spot Fuel Deferred Account as of August 31, 1997, (4) A Fuel Reservation Charge Adjustment designed to recover the excess (limited to a maximum rate specified by the Settlement) of the August 31, 1997, balance in the Non-Spot Fuel Deferred Account over the threshold amount of \$20 million specified in Appendix E of the Settlement, and (5) an Account No. 858 Costs rate component designed to recover the August 31, 1997, balance recorded in the Account No. 858 Costs Deferred Account which represents the amount necessary to true up the actual costs incurred subsequent to the Effective Date of the Settlement with actual cost recoveries subsequent to the Effective Date of the Settlement, plus applicable carrying costs. Texas Eastern states that this filing also constitutes Texas Eastern's report of the annual reconciliation of the interruptible revenues under Rate Schedules IT-1, PTI and ISS-1 as well as for Rate Schedule LLIT and for Rate Schedule VKIT.

Texas Eastern states that the ASA Percentages proposed herein are decreased compared to those percentages in Texas Eastern's currently effective tariff. Texas Eastern has requested waiver of its tariff or any other waivers the Commission may deem necessary in order to permit Texas Eastern to levelize its ASA percentages for the eight month period covering the Spring, Summer and Fall seasons in the interest of rate stability based upon several requests from its customers.

Texas Eastern states that copies of its filing have been served on all Firm Customers of Texas Eastern and Interested State Commissions, as well as all current interruptible shippers and all parties to the Settlement in Docket No. RP85-177-119, *et al.*

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 Rules and Regulations. All such motions or protests must be filed as provided in Section 154.210 of the Commission's Regulations. Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to