

Original Sheet No. 42E  
Original Sheet No. 42F

Tuscarora states that the purpose of this filing is to comply with Letter Order Pursuant to § 375.307(b)(1) and (b)(3) issued on October 30, 1998.

Specifically, Tuscarora has revised Section 4 of the General Terms and Conditions of its tariff to include the verbatim text of GISB Standard 1.3.2(i) through (vi) and to provide notice of bumping in the same manner as currently provided for OFO notices. In addition, Section 4 was revised to provide advance notice of bumping to interruptible shippers, to notify the interruptible shippers whether penalties will apply on the day volumes are reduced, and to waive non-critical penalties for bumped shippers on the day of the bump.

Tuscarora states that copies of this filing were mailed to customers of Tuscarora, interested state regulatory agencies and all parties on the service list in this proceeding.

Any person desiring to protest this 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 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 the proceedings. 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.*

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## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

[Docket No. RP99-57-001]

#### U-T Offshore System; Notice of Compliance Filing

November 17, 1998.

Take notice that on November 13, 1998, U-T Offshore System (U-TOS) tendered for filing as part of its FERC Gas Tariff, Third Revised Volume No. 1, the following tariff sheets to become effective November 2, 1998:

Second Revised Sheet No. 46A  
Original Sheet No. 46B  
Original Sheet No. 46C

Sub Ninth Revised Sheet No. 73  
Sub Fourth Revised Sheet No. 73A  
Sub Third Revised Sheet No. 73B

U-TOS asserts that the purpose of this filing is to comply with the Commission's July 15, 1998, letter order in the captioned proceeding regarding Order No. 587-G. Pipelines must comply with the adoption of Version 1.2 of the GISB standards (284.10(b)) and the standards regarding the posting of information on websites and retention of electronic information (284.10(c)(3)(ii) through (v)).

Any person desiring to protest this 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 and Regulations. All such 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 the proceedings. 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.*

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## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

[Docket No. EL99-3-999, et al.]

#### MidAmerican Energy Company, et al.; Electric Rate and Corporate Regulation Filings

November 10, 1998.

Take notice that the following filings have been made with the Commission:

##### 1. MidAmerican Energy Company

[Docket No. EL99-3-000]

Take notice that on November 3, 1998, MidAmerican Energy Company filed an Amendment to Petition for Enforcement and Declaratory Order in the above-captioned proceeding.

*Comment date:* December 3, 1998, in accordance with Standard Paragraph E at the end of this notice.

##### 2. Storm Lake Power Partners I LLC, Storm Lake Power Partners II LLC, and Lake Benton Power Partners II LLC

[Docket No. EC99-8-000]

Take notice that on November 4, 1998, Storm Lake Power Partners I, LLC,

Storm Lake Power Partners II LLC, and Lake Benton Power Partners II (Applicants), each of 13000 Jameson Road, Tehachapi, California 93561, submitted for filing an application for approval under Section 203 of the Federal Power Act of a corporate reorganization in which the Applicants' indirect parent Enron Development Corp. will transfer its interests in the Applicants to a new entity, Midwest Power Funding LLC and will then transfer its interest in Midwest Power Funding LLC to another new entity, Enron Wind Midwest LLC, which will be unduly owned by Enron Wind Development Corp. No determination has been made that the submittal constitutes a complete filing.

The Applicants are constructing wind power generation facilities in Iowa and Minnesota. The purpose of the reorganization is to permit the issuance of a consolidated debt offering for construction and term debt financing for the facilities. The reorganization will not change the ultimate ownership or control of the facilities.

*Comment date:* December 4, 1998, in accordance with Standard Paragraph E at the end of this notice.

##### 3. Old Dominion Electric Cooperative v. PJM Interconnection, L.L.C.

[Docket No. EL99-9-000]

Take notice that on November 4, 1998, Old Dominion Electric Cooperative (Old Dominion) tendered for filing a complaint against PJM Interconnection, L.L.C., for modification of the PJM Open Access Tariff and Attendant PJM Market Structure Agreement and request for investigation of the cause of a persistent run-up in energy market prices within PJM since Locational Marginal Pricing (LMP) was implemented by it. Old Dominion requests that the Commission direct a modification of the PJM Open Access Tariff and the necessary associated agreement to grant the PJM Office of the Interconnection the authority that it has previously requested to recall Capacity Resources planned for bilateral sales outside the PJM control area—in order to serve PJM internal loads prior to scheduling external generation bid at market prices. In addition, Old Dominion requests that the Commission initiate an investigation pursuant to Section 206 of the Federal Power Act to determine the cause of a dramatic and persistent increase in Energy Market prices to consumers within the PJM control area since the LMP proposal of the PJM Companies, excluding PECO Energy, was implemented on April 1, 1998. Old Dominion maintains that such an investigation is necessary in the