

Northern states that McDay Energy currently own gathering facilities connected to the Zavala Facilities. Northern further states that the Zavala Facilities, if owned and operated by McDay Energy, would provide an opportunity for the McDay Energy to more efficiently control its gathering operations in the area. In addition, Northern states that McDay Energy intend to file a petition for a declaratory order seeking a determination that the subject Zavala Facilities, once conveyed to McDay Energy, are gathering facilities exempt from the Commission's jurisdiction under Section 1(b) of the NGA.

Any questions regarding the instant application should be directed to either Michele Winckowski at (402) 398-7082 (mwincko@enron.com) or Glen Hass at (402) 398-7419 (ghass@enron.com), Northern Natural Gas Company, 1111 South 103rd Street, Omaha, Nebraska 68124

Any person desiring to be heard or to make any protest with reference to said application should on or before July 9, 1999, 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 Section 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 permission and approval for the proposed abandonment are 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 Northern to appear or be represented at the hearing.

David P. Boergers,

Secretary.

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. OR99-4-000]

Sinclair Oil Corporation v. Platte Pipe Line Company; Notice of Alternative Dispute Resolution Process

June 18, 1999.

Take notice that pursuant to the Commission's "Order on Complaint" issued on June 1, 1999 in this proceeding, 87 FERC ¶ 61,259 (1999), the parties have met with the Director of the Commission's Office of Dispute Resolution Services (Director), and have agreed upon an Alternative Dispute Resolution (ADR) process to resolve certain issues raised in the complaint of Sinclair Oil Corporation (Sinclair).

A principal goal of the ADR process is to determine whether, and how, to address the impact on Platte Pipe Line Company's (Platte's) common stream shippers who tender crude petroleum that is not mixed with natural gasoline, from receiving deliveries containing crude petroleum tendered by shippers that have mixed natural gasoline into their crude petroleum.

The parties have agreed upon a mediation process and will work toward resolution of this issue through mediation efforts commencing in June 1999 and concluding by the end of August 1999. Pursuant to the parties' agreement, Judge William J. Cowan has been appointed mediator.

At the conclusion of the ADR process, if successful, the parties will submit a settlement incorporating revised rules and regulations in pro forma tariff sheets that would, upon Commission approval, be submitted to the Commission as compliance filings, with general application on Platte's system.

Any person having both an interest in participating in the ADR process and an interest in Platte's rules and regulations within the standards established by 18 CFR 343.2(b) must notify the Director and other parties, in writing, no later than July 2, 1999 in order to participate.¹ Persons joining the ADR

¹ The Director is Richard L. Miles, who can be contacted at (202) 208-0702.

process will do so subject to the procedures already established by the mediator and this order.

David P. Boergers,

Secretary.

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP99-334-000]

Southern Natural Gas Company; Notice of Petition for Waiver

June 18, 1999.

Take notice that on June 14, 1999, Southern Natural Gas Company (Southern) filed a petition for an interim waiver of Section 14.1(b)(1) and 14.1(c)(1) of the General Terms and Conditions of its Tariff in order to waive cashout premiums incurred during May 1999.

Southern states that copies of the filing have been mailed to all of the shippers and interested state commissions.

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, DC 20426, in accordance with Sections 385.214 or 385.211 of the Commission's Rules and Regulations. All such motions or protests must be filed on or before June 25, 1999. 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. 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. This filing may be viewed on the web at <http://www.ferc.fed.us/online/rims.htm> (call 202-208-2222 for assistance).

David P. Boergers,

Secretary.

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