

Commission also established August 1, 1999, as the implementation date of Version 1.3 of the standards adopted in Order No. 587-K. Williams states that the purpose of this filing is to revise the tariff in compliance with the Order.

Williams states that copy of its filing was served on all of Williams' jurisdictional customers 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, D.C. 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 in accordance with 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. 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).

**Linwood A. Watson, Jr.,**

*Acting Secretary.*

[FR Doc. 99-17579 Filed 7-9-99; 8:45 am]

BILLING CODE 6717-01-M

## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

[Docket No. RP99-359-000]

#### Young Gas Storage Co., Ltd.; Notice of Tariff Filing

July 6, 1999.

Take notice that on June 29, 1999, Young Gas Storage Co., Ltd. (Young), tendered for filing to become part of its FERC Gas Tariff, Original Volume No. 1, the tariff sheets listed in Appendix A to the filing, to be effective August 1, 1999.

Young states that the purpose of this compliance filing is to conform Young's tariff to requirements of Order No. 587-K. Order No. 587-K requires interstate pipelines transporting pursuant to Section 284.223 of the Commission's Regulations to conform their tariffs to the most recent version of the Gas Industry Standards Board standards, Version 1.3 promulgated July 31, 1998.

Young further states that copies of the filing have been mailed to all affected

customers and state regulatory 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, D.C. 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 in accordance with 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. 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).

**Linwood A. Watson, Jr.,**

*Acting Secretary.*

[FR Doc. 99-17580 Filed 7-9-99; 8:45 am]

BILLING CODE 6717-01-M

## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

[Docket No. EF99-3021-000, et al.]

#### Southeastern Power Administration, et al.; Electric Rate and Corporate Regulation Filings

July 6, 1999.

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

##### 1. Southeastern Power Administration

[Docket No. EF99-3021-000]

Take notice that on July 1, 1999, the Secretary of the Department of Energy confirmed and approved Rate Schedules CBR-1-D, CSI-1-D, CEK-1-D, CM-1-D, CC-1-E, CK-1-D, CTV-1-D, and SJ-1-A for power from Southeastern Power Administration's (Southeastern) Cumberland System of Projects. The approval extends through June 30, 2004.

The Deputy Secretary states that the Commission, by order issued December 14, 1994, in Docket No. EF94-3021-000, and August 11, 1997, in Docket No. EF97-3021, confirmed and approved Rate Schedules CBR-1-C, CSI-1-C, CK-1-C, CC-1-D, CM-1-C, CEK-1-C, CTV-1-C, and SJ-1.

Southeastern proposes in the instant filing to replace these rate schedules.

*Comment date:* July 27, 1999, in accordance with Standard Paragraph E at the end of this notice.

##### 2. New England Power Company, et al.

[Docket No. EC99-70-000]

Take notice that on July 1, 1999, New England Power Company (NEP) and its affiliates holding jurisdictional assets (Massachusetts Electric Company, The Narragansett Electric Company, New England Electric Transmission Corporation, New England Hydro-Transmission Corporation, New England Hydro-Transmission Electric Company, Inc., and AllEnergy Marketing Company, L.L.C.) (collectively, the NEES Companies), Montaup Electric Company and its affiliates holding jurisdictional assets (Blackstone Valley Electric Company, Eastern Edison Company (Eastern Edison), Newport Electric Corporation) (collectively, the "EUA Companies"), and Research Drive LLC submitted a Supplement to their Application in the above referenced docket. The proceeding in the above-referenced docket seeks the Commission's approval and related authorizations to effectuate the merger involving New England Electric System (NEES), the parent company of the NEES Companies, and Eastern Utilities Associates (EUA), the parent company of the EUA Companies (Merger).

The Supplement explains that currently 100% of the common stock of Montaup is held by Eastern Edison, which in turn is wholly owned by EUA. Independent of and prior to the closing of the Merger, Eastern Edison will transfer all of the common stock of Montaup to EUA so that EUA will become the direct parent of Montaup. The Supplement states that this independent internal corporate restructuring of Montaup's parent companies has no impact on the Merger, but is being filed to make certain that the discussion of Montaup's corporate structure in the original Application remains accurate.

In addition, the Supplement states that to the extent the Commission determines that this internal corporate restructuring of Montaup's parent companies qualifies as a disposition of control of a jurisdictional entity that requires Commission approval under Section 203 of the FPA, the Applicants request such approval.

Finally, the Applicants included for filing copies of the following material that the Applicants request be made part of Exhibit G to the Application: Application of Montaup Electric Company and New England Power Company for Transfer of Licenses and