

DEPARTMENT OF ENERGY**Federal Energy Regulatory Commission**

[Docket No. EC02-26-000]

Llano Estacado Wind, LP Shell WindEnergy Inc.; Notice of Filing

December 4, 2001.

Take notice that on November 14, 2001, Llano Estacado Wind, LP (Llano Estacado Wind) and Shell WindEnergy, Inc. (Shell WindEnergy) (collectively, Applicants) tendered for filing the Federal Energy Regulatory Commission (Commission) an application pursuant to section 203 of the Federal Power Act for authorization of a disposition of jurisdictional facilities whereby Shell WindEnergy will indirectly acquire all the interests in Llano Estacado Wind, including jurisdictional rate schedules and certain substation and interconnection facilities.

Llano Estacado Wind owns the Llano Estacado Wind Ranch at White Deer, a wind-powered generation facility and Qualifying Small Power Production Facility with a nameplate gross output rating of 79.8 megawatts. Applicants have requested confidential treatment of certain commercially sensitive information.

Any person desiring to be heard or to protest such 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 385.214). All such motions and protests should be filed on or before December 14, 2001. Protests will be considered by the Commission to determine 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. This filing may also be viewed on the web at <http://www.ferc.gov> using the "RIMS" link, select "Docket#" and follow the instructions (call 202-208-2222 for assistance). Comments, protests and interventions may be filed electronically via the Internet in lieu of paper. See, 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's web site under the "e-Filing" link.

Linwood A. Watson, Jr.,*Acting Secretary.*

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DEPARTMENT OF ENERGY**Federal Energy Regulatory Commission**

[Docket No. RP99-176-044]

Natural Gas Pipeline Company of America; Notice of Negotiated Rate

December 4, 2001.

Take notice that on November 28, 2001, Natural Gas Pipeline Company of America (Natural) tendered for filing to become part of its FERC Gas Tariff, Sixth Revised Volume No. 1, Substitute Original Sheet No. 26T, to be effective November 21, 2001.

On November 21, 2001, Natural filed Original Sheet No. 26T at Docket No. RP99-176-043 to implement a negotiated rate transaction under Rate Schedule ITS with Nicor Enerchange, LLC. Subsequently, it was discovered that certain provisions were inadvertently omitted. Therefore, Natural is now submitting Substitute Original Sheet No. 26T reflecting the appropriate provisions to be accepted in lieu of Original Sheet No. 26T previously submitted on November 21, 2001.

Natural requests waivers of the Commission's Regulations, including the 30-day notice requirement of section 154.207, to the extent necessary to permit the proposed tariff sheet to become effective November 21, 2001.

Natural states that copies of the filing are being mailed to its customers, interested state commissions and all parties set out on the Commission's official service list in Docket No. RP99-176.

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, NE., 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 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. This filing may also be viewed on the web at <http://www.ferc.gov> using the "RIMS" link, select "Docket#" and follow the instructions (call 202-208-2222 for assistance). Comments, protests and interventions may be filed electronically

via the Internet in lieu of paper. See, 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's web site under the "e-Filing" link.

Linwood A. Watson, Jr.,*Acting Secretary.*

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DEPARTMENT OF ENERGY**Federal Energy Regulatory Commission**

[Docket No. RP02-99-000]

Shell Offshore Inc., Complainant, v. Transcontinental Gas Pipeline Corporation, Williams Gas Processing—Gulf Coast Company, L.P., and Williams Field Services Company, Respondents; Notice of Complaint

December 4, 2001.

Take notice that on November 30, 2001, pursuant to rule 206 of the rules of practice and procedure of the Federal Energy Regulatory Commission (Commission), 18 CFR 385.206, Shell Offshore Inc. (Shell) tendered for filing a Complaint Requesting Fast Track Processing and Request for Interim Relief against Transcontinental Gas Pipeline Corporation (Transco), Williams Gas Processing—Gulf Coast Company, L.P. (WGP), and Williams Field Services Company (WFS). Shell alleges that Transco, in concert with its affiliates WGP and WFS, are acting in an anti-competitive manner in connection with the transportation of gas in interstate commerce. More specifically, Shell alleges that Transco and its affiliates are implementing the abandonment of the North Padre facilities in a manner that frustrates the Commission's expectation that the abandonment would foster competition within the gathering industry and in a manner contrary to the Commission's policies and effective regulation of the interstate transportation of natural gas.

Shell has requested the Commission to: (1) Reassert jurisdiction over Transco's integrated system to protect shippers such as Shell from the anti-competitive behavior of Transco and its affiliates; (2) protect Shell from the immediate danger of losing its essential service on the North Padre facilities and the jurisdictional IT-feeder facilities by providing immediate interim relief requiring Transco and its affiliates to continue service without interruption at the Pre-December 1, 2001 rates, and under the same terms and conditions of service; and (3) provide permanent