

Any person desiring to intervene or to protest this filing should file 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). 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. All such motions or protests should be filed on or before the comment date, and, to the extent applicable, must be served on the applicant and on any other person designated on the official service list. This filing is available for review at the Commission or may be viewed on the Commission's Web site at <http://www.ferc.gov>, using the "FERRIS" link. Enter the docket number excluding the last three digits in the docket number field to access the document. For assistance, please contact FERC Online Support at [FERCOnlineSupport@ferc.gov](mailto:FERCOnlineSupport@ferc.gov) or toll-free at (866)208-3676, or for TTY, contact (202)502-8659. 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. The Commission strongly encourages electronic filings.

*Comment Date:* July 28, 2003.

**Magalie R. Salas,**

*Secretary.*

[FR Doc. 03-18311 Filed 7-17-03; 8:45 am]

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## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

[Docket No. EC03-105-000]

#### PacifiCorp and PPM Energy, Inc.; Notice of Filing

July 14, 2003.

Take notice that on July 8, 2003, PacifiCorp (PacifiCorp) and PPM Energy, Inc. (PPM Energy) (collectively Applicants) filed with the Federal Energy Regulatory Commission (Commission) an application, pursuant to section 203 of the Federal Power Act and part 33 of the Commission's Regulations, for an order disclaiming jurisdiction or, in the alternative, for an order authorizing an intracorporate reorganization whereby NA General Partnership (NAGP) will be merged into

PacifiCorp Holdings, Inc. (PHI). As a result of the reorganization, NAGP will be removed from the chain of ownership between Scottish Power and Applicants. The separate existence of NAGP shall cease and PHI shall continue to exist as the surviving entity. Applicants will remain indirect subsidiaries of Scottish Power and direct subsidiaries of PHI. Applicants filed no Section 205 rate proceeding in this application, and state that the transaction will change only Applicants' internal upstream corporate structure, and will have no impact on competition, rates or regulation. Applicants request that the Commission disclaim jurisdiction over or approve the transaction as early as practicable.

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*Comment Date:* July 29, 2003.

**Magalie R. Salas,**

*Secretary.*

[FR Doc. 03-18312 Filed 7-17-03; 8:45 am]

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## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

[Docket No. EL03-209-000]

#### Pinnacle West Energy Corporation Complainant, v. Nevada Power Company, Respondent; Notice of Complaint

July 11, 2003.

Take notice that on July 10, 2003, Pinnacle West Energy Corporation (Pinnacle West) tendered for filing with the Federal Energy Regulatory Commission (Commission), a Complaint Requesting Fast Track Processing against Nevada Power Company (Nevada Power) pursuant to sections 206 and 306 of the Federal Power Act, 16 U.S.C. 824e and 825e, and Rule 206 of the Commission's Rules of Practice and Procedure, 18 CFR 385.206.

Pinnacle West alleges that Nevada Power has refused to honor Pinnacle West's request, pursuant to Section 17.7 of Nevada Power's Open-Access Transmission Tariff (OATT), to defer the commencement date of Pinnacle West's transmission service under Nevada Power's OATT.

Any person desiring to be heard or to protest this filing should file 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). 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. The answer to the complaint and all comments, interventions or protests must be filed on or before the comment date below. This filing is available for review at the Commission in the Public Reference Room or may be viewed on the Commission's Web site at <http://www.ferc.gov> using the "FERRIS" link. Enter the docket number excluding the last three digits in the docket number field to access the document. For assistance, please contact FERC Online Support at [FERCOnlineSupport@ferc.gov](mailto:FERCOnlineSupport@ferc.gov) or toll-free at (866)208-3676, or for TTY, contact (202)502-8659. The answer to the complaint, 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. The

Commission strongly encourages electronic filings.

*Comment Date:* July 21, 2003.

**Magalie R. Salas,**

*Secretary.*

[FR Doc. 03-18217 Filed 7-17-03; 8:45 am]

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## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

[Docket No. GT02-35-000, *et al.*,]

#### Tennessee Gas Pipeline Company, Northern Natural Gas Company, Standards for Business Practices of Interstate Natural Gas Pipelines; Notice of Redocketing of Filings

July 14, 2003.

Take notice that on June 16, 2003, the North American Energy Standards Board (NAESB) filed its Progress Report on Pipeline Capacity Creditworthiness Standards Development that was docketed in Docket No. RM96-1-000. All subsequent comments relating to this report, including those filed in Docket Nos. GT02-35-000 and GT02-38-000, are being docketed in Docket No. RM96-1-000. These include: North American Energy Standards Board Progress Report on Pipeline Capacity Creditworthiness Standards Development (filed May 23, 2003); the Comments of EnCana Marketing (USA) Inc. (filed June 24, 2003); Supplement to North American Energy Standards Board Progress Report on Pipeline Capacity Creditworthiness Standards Development (filed June 25, 2003); Motion to Intervene and Preliminary Comments of Midland Cogeneration Venture, LP (June 27, 2003); and Comments of the KeySpan Delivery Companies (filed July 3, 2003).

These filings are available for review at the Commission in the Public Reference Room or may be viewed on the Commission's Web site at <http://www.ferc.gov> using the "FERRIS" link, under Docket No. RM96-1-00. Enter the docket number excluding the last three digits in the docket number field to access the document. For Assistance, please contact FERC Online Support at [FERCOnlineSupport@ferc.gov](mailto:FERCOnlineSupport@ferc.gov) or toll-free at (866) 208-3676, or TTY, contact (202) 502-8659.

**Magalie R. Salas,**

*Secretary.*

[FR Doc. 03-18315 Filed 7-17-03; 8:45 am]

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## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

[Docket No. CP03-328-000]

#### Transcontinental Gas Pipe Line Corporation; Notice of Application

July 14, 2003.

Take notice that on June 26, 2003, Transcontinental Gas Pipe Line Corporation (Transco), filed in Docket No. CP03-328-000 an application, in abbreviated form, pursuant to section 7(b) of the Natural Gas Act, as amended, and the Rules and Regulations of the Federal Energy Regulatory Commission, for an order permitting and approving abandonment of a transportation and exchange service provided to The Brooklyn Union Gas Company (Brooklyn Union) and Dominion Transmission, Inc (DTI) under Transco's Rate Schedule X-99 and a transportation service provided to Brooklyn Union, as more fully set forth in the application which is on file with the Commission and open to public inspection.

In such application, Transco states that it entered into an interruptible transportation and exchange agreement with Brooklyn Union and DTI, on July 1, 1975, under which Transco transports gas on an interruptible basis for Brooklyn Union, now doing business as KeySpan Energy Delivery New York, on an interruptible basis and exchanges gas with DTI, successor to Consolidated Gas Supply Corporation, under Rate Schedule X-99. Transco further states that it entered into an interruptible transportation agreement with Brooklyn Union on February 14, 1983, under which Transco transports gas, on an interruptible basis, for Brooklyn Union under Rate Schedule X-248.

In the instant application, Transco states that it seeks authorization to abandon both the transportation and exchange agreement with Brooklyn Union and DTI and the transportation agreement with Brooklyn Union, effective on the date of the Commission's order authorizing the abandonments, pursuant to Brooklyn Union's and DTI's election to terminate their service agreements.

Transco states that the Primary Term of the service agreement under Rate Schedule X-99 ended on September 24, 1976. Transco further states that by letter dated January 9, 2001, Brooklyn Union and DTI provided Transco sufficient notice to terminate the subject agreement under Rate Schedule X-99 as of the date of the Commission's order authorizing the abandonment of service.

Transco indicates that the Primary Term of the service agreement under Rate Schedule X-248 ended on January 21, 1983. Transco explains that, by letter dated April 28, 2003, Brooklyn Union provided Transco sufficient notice to terminate the subject service agreement under Rate Schedule X-248 as of the date of the Commission's order authorizing the abandonment of service.

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 385.314 or 385.211 of the Commission's Rules and Regulations. All such motions and protests must be filed on or before the comment date. 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. This filing is available for review at the Commission in the Public Reference Room or may be viewed on the Commission's Web site at <http://www.ferc.gov> using the "FERRIS" link. Enter the docket number excluding the last three digits in the docket number field to access the document. For assistance, please contact FERC Online Support at [FERCOnlineSupport@ferc.gov](mailto:FERCOnlineSupport@ferc.gov) or toll-free at (866) 208-3676, or TTY, contact (202) 502-8659. The Commission strongly encourages electronic filings. See 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's Web site under the "e-Filing" link.

*Comment Date:* August 4, 2003.

**Magalie R. Salas,**

*Secretary.*

[FR Doc. 03-18307 Filed 7-17-03; 8:45 am]

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## DEPARTMENT OF ENERGY

### Federal Energy Regulatory Commission

[Docket No. EG03-72-000]

#### Whiting Leasing LLC; Errata Notice

July 14, 2003.

On May 29, 2003, the Commission issued a Notice of Application for Commission Determination of Exempt Wholesale Generator Status in the above-captioned proceeding, 68 FR 33,390. The name of the applicant was incorrectly listed as Whiting Clean Energy, Inc. The correct name of the applicant is Whiting Leasing LLC. We