Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 96–23289 Filed 9–11–96; 8:45 am]

[Docket No. TM97-1-30-000]

Trunkline Gas Company; Notice of Proposed Changes in FERC Gas Tariff

September 6, 1996.

Take notice that on September 3, 1996, Trunkline Gas Company (Trunkline) tendered for filing as part of its FERC Gas Tariff, First Revised Volume No. 1, the tariff sheets listed on Appendix A attached to the filing, to be effective October 1, 1996.

Trunkline states that the purpose of this filing, which is made in accordance with Section 154.402 of the Commission's Regulations, is to reflect the Federal Energy Regulatory Commission's change in the unit rate for the Annual Charge Adjustment surcharge to be applied to rates for recovery of 1996 Annual Charges pursuant to Order No. 472 in Docket No. RM87-3-000. This filing complies with the provisions of Section 21 (Annual Charge Adjustment Provision) of the General Terms and Conditions of Trunkline's FERC Gas Tariff, First Revised Volume No. 1. The surcharge attributable to fiscal year 1996 program costs is \$0.0020 per Mcf (\$0.0019 per Dt. to reflect Trunkline's billing unit) of natural gas transported.

Trunkline states that copies of this filing are being served on all affected customers and applicable state regulatory agencies.

Any person desiring to be heard or to protest this filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, in accordance with 18 CFR 385.214 and 385.211 of the Commission's Rules and Regulations. All such motions or protests must be filed in accordance with 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 proceeding. 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.

Lois D. Cashell,

Secretary.

[FR Doc. 96–23291 Filed 9–11–96; 8:45 am] BILLING CODE 6717–01–M

[Docket No. CP96-745-000]

Williams Natural Gas Company; Notice of Request Under Blanket Authorization

September 6, 1996.

Take notice that on August 26, 1996, Williams Natural Gas Company (WNG), P.O. Box 3288, Tulsa, Oklahoma 74101, filed in Docket No. CP96-745-000 a request pursuant to Section 7 of the Natural Gas Act, as amended, and Sections 157.205 and 157.216(b) for authorization to abandon by sale in place to Williams Energy Services Company approximately 52.8 miles of 12-inch pipeline located in Kay and Osage Counties, Oklahoma, and to abandon in place approximately 4.1 miles of 2-inch pipeline located in Osage County, Oklahoma, in accordance with the authority granted to WNG in its blanket certificate issued in Docket No. CP82-479-000 pursuant to 18 CFR Part 157, Subpart F of the Natural Gas Act, all as more fully set forth in the request which is on file with the Commission and open for public inspection.

WNG states that customers affected by the abandonment of the pipelines have been transferred to an adjacent 16-inch pipeline or converted to propane. It is stated that the costs associated with the abandonments are estimated to be \$1,000. WNG indicates that the sales price of the 12-inch pipeline is \$40,000.

Any person or the Commission's staff may, within 45 days after issuance of the instant notice by the Commission, file pursuant to Rule 214 of the Commission's Procedural Rules (18 CFR 385.214) a motion to intervene or notice of intervention and pursuant to § 157.205 of the Regulations under the Natural Gas Act (18 CFR 157.205) a protest to the request. If no protest is filed within the time allowed therefor, the proposed activity shall be deemed to be authorized effective the day after the time allowed for filing a protest. If a protest is filed and not withdrawn within 30 days after the time allowed for filing a protest, the instant request shall be treated as an application for authorization pursuant to Section 7 of the Natural Gas Act.

Lois D. Cashell,

Secretary.

[FR Doc. 96–23278 Filed 9–11–96; 8:45 am] BILLING CODE 6717–01–M

[Docket No. TM97-1-76-000]

Wyoming Interstate Company, Ltd.; Notice of Proposed Changes in FERC Gas Tariff

September 6, 1996.

Take notice that on September 3, 1996, Wyoming Interstate Company, Ltd. (WIC) tendered for filing to become part of its FERC Gas Tariff, the following tariff sheets, with a proposed effective date of October 1, 1996:

First Revised Volume No. 1 Fifth Revised Sheet No. 5

Second Revised Volume No. 2 Fifth Revised Sheet No. 4 Seventh Revised Sheet No. 5

WIC states that the tariff sheets reflect a decrease in the ACA adjustment charge, resulting in a new ACA rate of \$0.0019 per Dth based on WIC's 1996 ACA billing.

WIC requests that the new \$0.0019 cent per Dth ACA charge be effective October 1, 1996.

WIC states that copies of this filing have been served on WIC's jurisdictional customers and public bodies.

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 385.211 and 385.214 of the Commission's Rules of Practice and Procedure (18 CFR Sections 385.214 and 385.211). All such petitions or 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 proceeding. 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.

Lois D. Cashell,

Secretary.

[FR Doc. 96–23285 Filed 9–11–96; 8:45 am] BILLING CODE 6717–01–M

Office of Hearings and Appeals

Notice of Issuance of Decisions and Orders for the Week of October 16 Through October 20, 1995

During the week of October 16 through October 20, 1995, the decisions and orders summarized below were issued with respect to appeals, applications, petitions, or other requests filed with the Office of Hearings and Appeals of the Department of Energy. The following summary also contains a list of submissions that were dismissed by the Office of Hearings and Appeals.

Copies of the full text of these decisions and orders are available in the Public Reference Room of the Office of Hearings and Appeals, Room 1E-234, Forrestal Building, 1000 Independence Avenue, S.W., Washington, D.C. 20585-0107, Monday through Friday, between the hours of 1:00 p.m. and 5:00 p.m., except federal holidays. They are also available in Energy Management: Federal Energy Guidelines, a commercially published loose leaf reporter system. Some decisions and orders are available on the Office of Hearings and Appeals World Wide Web site at http://www.oha.doe.gov.

Dated: August 29, 1996 Richard W. Dugan, Acting Director, Office of Hearings and Appeals.

Department of Energy Office of Hearings and Appeals

Washington, D.C. 20585 Decision List No. 942

Week of October 16 through October 20, 1995.

Appeals

Cohen & Cotton, 10/18/95, VFA-0082

Cohen & Cotton filed an Appeal from a denial by the Western Area Power Administration (WAPA) of a Request for Information which the firm had submitted under the Freedom of Information Act (the FOIA). In considering the Appeal, the DOE found that the document requested by Cohen & Cotton, a Preliminary Real Estate Plan, did not exist because it was not WAPA's customary practice to prepare such a document. Since no responsive document exists, the Appeal was denied.

Portland General Electric Company, 10/20/ 95, VFA-0084

Portland General Electric Company (PGE) filed an Appeal from a partial denial by the Bonneville Power Administration (BPA) of a Request For Information that it had submitted under the Freedom of Information Act. PGE maintained that additional responsive documents must exist. In considering the Appeal, the DOE found that BPA had misconstrued the scope of PGE's request. Accordingly, the Appeal was granted in part and the matter was remanded to BPA with directions to issue a new determination after consulting with PGE concerning the scope of its request.

Personnel Security Hearing

Albuquerque Operations Office, 10/17/95, VSO-0040

A Hearing Officer from the Office of Hearings and Appeals issued an Opinion regarding the eligibility of an individual for access authorization under the provisions of 10 C.F.R. Part 710. After carefully

considering the record of the proceeding in view of the standards set forth in Part 710, the Hearing Officer found that the individual uses alcohol habitually to excess, based on his long history of alcohol dependence and evidence that he continues to drink heavily, and that his alcohol use constitutes a mental illness that causes a significant defect in judgment and reliability. The Hearing Officer also found that the individual has engaged in unusual conduct, particularly with respect to willfully breaching the terms of a plea bargain agreement, that tends to show that he is not honest, trustworthy, or reliable. The DOE's security concerns regarding these behaviors were not overcome by any evidence mitigating the derogatory information underlying the DOE's charges. Accordingly, the Hearing Officer found that the individual should not be granted access authorization.

Refund Application

Texaco Inc./L & R Texaco, 10/17/95, RF321-17243

The Department of Energy (DOE) issued a Decision and Order granting in part an application that was filed by L & R Texaco (L & R). L & R was a partnership, and the application was filed by the surviving partner and three children of the other partner, who died intestate. The DOE granted the application as it pertained to the surviving partner, but denied the application as it pertained to the children of the deceased partner, finding that, under the applicable state law, the deceased partner's refund should go to his widow, and not to the children.

Refund Applications

The Office of Hearings and Appeals issued the following Decisions and Orders concerning refund applications, which are not summarized. Copies of the full texts of the Decisions and Orders are available in the Public Reference Room of the Office of Hearings and Appeals.

RF272-94118	10/17/95
	10/20/95
RF272-97545	10/17/95
RF272-77896	10/17/95
RK272-518	10/17/95
RF321-12205	10/20/95
RF321-12208	
RF321-20746	10/20/95
RF321-20768	
RF272-77655	10/17/95
	RF272-94118 RF272-78116 RF272-97545 RF272-77896 RK272-518 RF321-12205 RF321-12208 RF321-20746 RF321-20768 RF272-77655

Dismissals

The following submissions were dismissed:

Name	Case No.
Crane, TX	
Government Accountability Project Hill Brothers Atlantic	. VFA-0090
Kerrville Bus Co., Inc	RF300-21357 RF321-20630 RF321-16247 RF272-86322
eonard's Texaco Service Penry's Texaco	
Rutland, MA Snow's Texaco	

[FR Doc. 96-23354 Filed 9-11-96; 8:45 am]

BILLING CODE 6450-01-P