[Docket No. RP97-125-000]

Southern Natural Gas Company; Notice of Proposed Changes in FERC Gas Tariff

December 3, 1996.

Take notice that on November 29, 1996, Southern Natural Gas Company (Southern) tendered for filing as part of its FERC Gas Tariff, Seventh Revised Volume No. 1, the tariff sheets set forth on Appendix A to the filing, to become effective January 1, 1997.

Southern states that the purpose of this filing is to comply with Commission Order Nos. 582 and 582–A requiring, inter alia, that all rates be stated on a thermal basis. Southern proposes to state all of its rates on a Dekatherm (Dth) basis effective January 1, 1997, since the Commission has approved Dth to be the standard unit for nominations, allocations and invoicing.

Accordingly, Southern has changed all references in its Tariff from MMBtu to Dth in addition to stating its reservation charges and calculations for firm service on a Dth basis. These changes do not impact firm shippers' contract quantities (in Mcf) and do not substantively alter the charges shippers pay for service. Southern has also made other clarifications to its Tariff required by the orders.

Southern submits that the Commission should grant it all waivers necessary to place these provisions into effect January 1, 1997.

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 Rules 211 and 214 of the Commission's Rules of Practice and Procedures (18 CFR Sections 385.211 and 385.214). All such motions and protests must be filed in accordance with Section 154.210 of the Commission's Regulations. Protests will be considered by 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. 96–31174 Filed 12–6–96; 8:45 am] BILLING CODE 6717–01–M [Docket No. RP97-97-000]

Tennessee Gas Pipeline Company; Notice of Proposed Tariff Changes

December 3, 1996.

Take notice that on November 26, 1996, Tennessee Gas Pipeline Company (Tennessee) tendered for filing as part of its FERC Gas Tariff, Fifth Revised Volume No. 1, the following revised tariff sheets with a proposed effective date of January 1, 1997:

Twelfth Revised Sheet No. 20 Eleventh Revised Sheet No. 23 Sixth Revised Sheet No. 23B Twelfth Revised Sheet No. 26B

Tennessee states that it is filing the tariff sheets in order to implement its annual Transportation Cost Rate Adjustment (TCRA) pursuant to Article XXIV of Tennessee's FERC Gas Tariff. Tennessee states that the adjustment reflects costs to be paid for transportation on other pipelines, as reflected in Account 858, for the period January 1, 1997 to December 31, 1997. Tennessee states that the filing will reduce its current TCRA surcharge under Rate Schedule FT-A and FT-G by \$.02 per dth, resulting in a TCRA surcharge of \$.25 per dth. Tennessee also states that the volumetric TCRA surcharge under the filing applicable to service under Rate Schedule FT-GS will be \$.0137 per dth.

Any person desiring to be heard or to make any protest with reference to said filing should file a petition to intervene or protest with the Federal Energy **Regulatory Commission**, 888 First Street N.E., Washington, D.C. 20426, in accordance with Section 385.211 and 385.214 of the Commission's Rules of Practice and Procedure. All such petitions or protests must be filed in accordance with Section 154.210 of the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to this proceeding. Any person wishing to become a party must file a petition to intervene. Copies of this filing are on file and available for public inspection in the Public Reference Room. Lois D. Cashell, Secretary.

[FR Doc. 96–31184 Filed 12–6–96; 8:45 am] BILLING CODE 6717–01–M

[Docket No. RP97-98-000]

Tennessee Gas Pipeline Company; Notice of Request For Waiver and Filing of Take-or-Pay Reports

December 3, 1996.

Take notice that on November 26, 1996, Tennessee Gas Pipeline Company

(Tennessee) tendered for filing a request for waiver of Article XXV of the General Terms and Conditions of its FERC Gas Tariff, Fifth Revised Volume No. 1. Tennessee states that it is requesting this waiver to permit Tennessee to omit the filing of the revised tariff sheets scheduled to be filed by November 30, 1996, to be effective on January 1, 1997, in that Tennessee has incurred no new amount of recoverable take or pay costs since its last recovery filing submitted on May 31, 1996 in Docket No. RP96– 249.

Tennessee notes that the deferral of recovery of take-or-pay costs will not affect the accounting for additional costs and carrying charges, in accord with Article XXV, Sections 3.2 and 3.3, and the costs will be recovered through future filings pursuant to Article XXV.

Tennessee further notes that it is filing reports showing the derivation of the balances in its Demand and Volumetric Transition Cost Accounts, including carrying charge calculations, and the status of its recovery filings relative to the cap.

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 385.214 and 385.211 of the Commission's Rules and Regulations. All such motions or protests must be filed on or before December 10, 1996. 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 an intervention. 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. 96–31185 Filed 12–6–96; 8:45 am] BILLING CODE 6717–01–M

[Docket No. CP97-105-000]

Trunkline Gas Company; Notice of Application

December 3, 1996.

Take notice that on November 19, 1996, Trunkline Gas Company (Trunkline), P.O. Box 1642, Houston, Texas 77251–1642, filed in Docket No. CP97–105–000 an application pursuant to Section 7(c) of the Natural Gas Act (NGA) requesting authority to construct and operate a compressor station in Ship Shoal Block 139, Offshore Louisiana and to operate its Patterson, Louisiana compression station at an increased level of horsepower, all as more fully set forth in the application on file with the Commission and open to public inspection.

Specifically, Trunkline proposes to construct, install, own, and operate a compressor station to be located adjacent to Trunkline's T-25 platform in Ship Shoal Block 139, Offshore Louisiana, consisting of an offshore platform, 3 compressor units, each nominally sized at 9,650 horsepower and related facilities and to operate its Patterson, Louisiana Compressor Station at an increased level of horsepower from its currently certificated level. Trunkline states that the proposed facilities are necessary to receive and transport through its system up to 500,000 Mcf per of gas which is currently being developed in the overlapping production areas of Ewing Bank, Eugene Island, South Timbalier, Ship Shoal, South Pelto, Grand Isle and Green Canyon, Offshore Louisiana.

Trunkline states that the total cost of the proposed facilities is estimated to be \$52,217,940 and will be financed from funds on hand. Additionally, Trunkline states that it is not requesting that the cost of the proposed facilities be subject to a determination of rolled-in pricing and therefore, to the extent necessary, requests waiver of the policy statement in Docket No. PL94–4–000.

Any person desiring to be heard or to make any protest with reference to said application should on or before December 24, 1996, file with the Federal Energy Regulatory Commission, Washington, D.C. 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 jurisdiction conferred upon the Federal Energy Regulation Commission by Sections 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 a grant of the certificate is 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 Trunkline to appear or be represented at the hearing. Lois D. Cashell,

Secretary.

[FR Doc. 96–31180 Filed 12–6–96; 8:45 am] BILLING CODE 6717–01–M

[Docket No. ER91-480-003, et al.]

Jersey Central Power & Light Company, et al.; Electric Rate and Corporate Regulation Filings

December 2, 1996

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

1. Jersey Central Power & Light Company

[Docket No. ER91-480-003]

Take notice that on November 15, 1996, Jersey Central Power & Light Company tendered for filing its compliance filing in the abovereferenced docket pursuant to the Commission's order issued October 1, 1996 in this docket.

Comment date: December 16, 1996, in accordance with Standard Paragraph E at the end of this notice.

2. Citizens Power & Light Corp. Southeastern Energy Resources, Inc., PowerMark, LLC, Global Petroleum Corporation, CoEnergy Trading Company, Kibler Energy Ltd., KinEr-G Power Marketing, Inc.

[Docket Nos. ER89–401–028, ER95–385–007, ER96–332–003, ER96–359–004, ER96–1040– 003, ER96–1119–002, and ER96–1139–002 (not consolidated)]

Take notice that the following informational filings have been made with the Commission and are on file and available for inspection and copying in the Commission's Public Reference Room:

On October 17, 1996, Citizens Power & Light Corporation filed certain information as required by the Commission's August 8, 1989, order in Docket No. ER89–401–000.

On November 18, 1996, Southeastern Energy Resources, Inc., filed certain information as required by the Commission's February 24, 1995, order in Docket No. ER95–385–000. On November 18, 1996, PowerMark, LLC, filed certain information as required by the Commission's January 19, 1996, order in Docket No. ER96– 332–000.

On November 14, 1996, Global Petroleum Corporation filed certain information as required by the Commission's December 20, 1995, order in Docket No. ER96–359–000.

On October 17, 1996, CoEnergy Trading Company, filed certain information as required by the Commission's March 14, 1996, order in Docket No. ER96–1040–000.

On November 18, 1996, Kibler Energy Ltd. filed certain information as required by the Commission's April 24, 1996, order in Docket No. ER96–1119– 000.

On November 18, 1996, KinEr-G Power Marketing, Inc., filed certain information as required by the Commission's April 30, 1996, order in Docket No. ER96–1139–000.

3. Milford Power Limited Partnership

[Docket No. ER93-493-007]

Take notice that on November 21, 1996, Milford Power Limited Partnership tendered for filing an updated market power analysis demonstrating that Milford and its affiliates, continue to lack market power in the relevant geographic market area.

Comment date: December 16, 1996, in accordance with Standard Paragraph E at the end of this notice.

4. Direct Electric Inc., Alliance Strategies Inc., Boyd Rosene & Associates, Inc., Monterey Consulting Associates, Inc. Atmos Energy Services, Inc., Strategic Energy Management, Inc.

[Docket Nos. ER94–1161–010, ER95–1381– 004, ER95–1572–003, ER96–2143–001, and ER96–2251–001, ER96–2591–001 (not consolidated)]

Take notice that the following informational filings have been made with the Commission and are on file and available for inspection and copying in the Commission's Public Reference Room:

On November 4, 1996, Direct Electric Inc. filed certain information as required by the Commission's July 18, 1994, order in Docket No. ER94–1161–000.

On November 8, 1996, Alliance Strategies Incorporated filed certain information as required by the Commission's August 25, 1995, order in Docket No. ER95–1381–000.

On October 8, 1996, Boyd Rosene & Associates, Inc., filed certain information as required by the Commission's October 23, 1995, order in Docket No. ER95–1572–000.