Issued at Washington, DC on February 4, 2000.

Rachel M. Samuel,

Deputy Advisory Committee Management Officer.

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP96-684-001]

Interenergy Sheffield Processing Company, Bear Paw Energy, L.L.C.; Notice of Filing

February 3, 2000.

Take notice that on January 28, 2000, Bear Paw Energy, L.L.C., a Delaware limited liability company, whose mailing address is 3170 17th Street, Suite 2750, Denver, Colorado 80202, filed in Docket No. CP96-684-001, a request seeking that the Section 3 authorization and Presidential Permit held in the name of its predecessor company, Interenergy Sheffield Processing Company, be changed to recognize its company's reorganization and change in its corporate name, all as more fully set forth in the filing which is on file with the Commission and open to public inspection.

Bear Paw Energy, L.L.C. states that in 1997 a Section 3 authorization and Presidential Permit were granted in the above captioned proceeding to Interenergy Sheffield Processing Company (Interenergy Sheffield), a general partnership between Bear Paw Energy Inc. and Interenergy Corporation. These authorizations permitted Interenergy Sheffield, an otherwise non-jurisdictional natural gas gathering and processing system, to construct and operate natural gas facilities at the International Boundary line near Portal, North Dakota, to import gas from Canada. Bear Paw Energy, L.L.C. also states that, in 1998, Bear Paw Energy Inc. became the sole and direct owner of the gathering and processing system and the border crossing facilities. In the present filing, Bear Paw Energy, L.L.C. informs the Commission that, as of January 20, 2000, Bear Paw Energy Inc. was merged into a Delaware limited liability company, with its ultimate name change to Bear Paw Energy, L.L.C. Bear Paw Energy, L.L.C. states that these transactions do not, in any way, alter the operation of the gathering and processing system or the border crossing facilities.

Bear Paw Energy, L.L.C. requests that the Commission modify its records in the above captioned proceeding to reflect the final name change, such that the Section 3 authorization and Presidential Permit previously granted to Interenergy Sheffield will hereafter be in the name of Bear Paw Energy, L.L.C. In the alternative, Bear Paw Energy, L.L.C. requests that a new Section 3 authorization and Presidential Permit be granted in its own name.

Any person desiring to be heard or to make any protest with reference to said filing should, on or before, February 22, 2000, file with the Federal Energy Regulatory Commission, Washington, DC 20426, a protest or motion to intervene in accordance with the requirements of Rule 211 or 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 or 385.214). All protests filed with the Commission will be considered 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.

David P. Boergers,

Secretary.

[FR Doc. 00–2886 Filed 2–8–00; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP99-163-000, CP99-165-000 and CP99-166-000]

Questar Southern Trails Pipeline Company; Notice of Meeting

February 3, 2000.

Take notice that a meeting will be held in the above-docketed proceedings on Thursday, February 24, 2000, at 10: a.m., in a room to be designated at the offices of the Federal Energy Regulatory Commission, 888 First Street, NE, Washington, DC 20426. The purpose of the meeting is to clarify and ascertain additional information regarding Questar Line 90 Company's request of November 9, 1999, for an opinion from the General Counsel that certain prospective salvage activities related to Line 90 Company's oil pipeline purchased from ARCO Pipe Line Company are nonjurisdictional and will not require prior certificate authorization. Line 90 Company is also concerned that these activities will not prejudice Questar Southern Trails Pipeline Company's pending certificate

application in Docket No. CP99–163–000 *et al.* to acquire (from Line 90 Company), convert, and operate the heretofore oil pipeline for the transportation of natural gas in interstate commerce.

Specifically, all of the parties should be prepared for a discussion on the following questions, among others, relating to the requested General Counsel interpretation:

What are the specific activities to be undertaken by Line 90 Company with respect to the oil pipeline and why? Identify specific equipment/facilities.

Would the specific activities, including removal of facilities and equipment, be undertaken regardless of whether the conversion of the oil pipeline to natural gas was planned?

What are the "environmental remediation obligations" of ARCO with respect to the subject pipeline, and what is the reason for and nature of Line 90 Company's involvement in such measures? What is ARCO's schedule for all remaining activities associated with the oil pipeline?

Any party, as defined in 18 CFR 385.214, and any participant, as defined in 18 CFR 385.102(b), in the above-captioned proceedings are invited to participate in the meeting. However, no topics other than those pertaining to the requested General Counsel opinion will be considered. For additional information, please contact Dennis Vasapoli (202) 208–0461 or Robert Christin (202) 208–1022, at the Commission.

David P. Boergers,

Secretary.

[FR Doc. 00–2887 Filed 2–8–00; 8:45 am] **BILLING CODE 6717–01–M**

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP00-48-001]

Tennessee Gas Pipeline Company; Notice of Application

February 3, 2000.

Take notice that on January 24, 2000, Tennessee Gas Pipeline Company (Tennessee), 1001 Louisiana, Houston, Texas 77002, filed in Docket No. CP–48–000, to amend its original application (Application) filed in that docket on December 10, 1999.

Tennessee states that the purpose of the amendment is to revise that text of the Application and certain exhibits to correct an inadvertent mistake in the rate amounts originally provided. The

rate is changed from a fixed monthly reservation charge of \$1,1967 per dekatherm (Dth) and a fixed commodity charge of \$.0031 per Dth to a fixed monthly reservation charge of \$1.1298 per Dth and a fixed commodity charge of \$.0053. Tennessee also states that it seeks to amend certain language in the Application and in an exhibit to the transportation agreement included with the Application in order to clarify the surcharges that it intends to discount under the negotiated rate agreement proposed in the Application. Tennessee requests that the Commission approve the Application as amended by September 1, 2000.

Any person desiring to be heard or to make any protest with reference to said application should on or before February 24, 2000, file with the Federal Energy Řegulatory Commission, 888 First Street, NE, Washington, DC 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 and 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 Regulatory Commission by Section 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without 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 motion believes that a formal hearing is required, further notice of such hearing will be duly

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for Tennessee to appear or be represented at the hearing.

David P. Boergers,

Secretary.

[FR Doc. 00–2888 Filed 2–8–00; 8:45 am]

BILLING CODE 6717-01-M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. ER00-1242-000, et al.]

Cinergy Services, Inc., et al., Electric Rate and Corporate Regulation Filings

February 2, 2000.

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

1. Cinergy Services, Inc.

[Docket No. ER00-1242-000]

Take notice that on January 27, 2000, Cinergy Services, Inc. (Cinergy) tendered for filing a Firm Point-To-Point Service Agreement under Cinergy's Open Access Transmission Service Tariff (the Tariff) entered into between Cinergy and UtiliCorp United, Inc. (UtiliCorp).

Cinergy and British are requesting an effective date of January 10, 2000.

Comment date: February 17, 2000, in accordance with Standard Paragraph E at the end of this notice.

2. Cinergy Services, Inc.

[Docket No. ER00-1243-000]

Take notice that on January 27, 2000, Cinergy Services, Inc. (Cinergy) tendered for filing a service agreement under Cinergy's Open Access Transmission Service Tariff (the Tariff) entered into between Cinergy and Cinergy Services, Inc. (Cinergy, the Customer).

This service agreement has a yearly firm transmission service with American Electric Power via the Zimmer Generating Station Unit No. 1.

Cinergy and Cinergy, the Customer are requesting an effective date of January 1, 2000.

Comment date: February 17, 2000, in accordance with Standard Paragraph E at the end of this notice.

3. Cinergy Services, Inc.

[Docket No. ER00-1244-000]

Take notice that on January 27, 2000, Cinergy Services, Inc. (Cinergy) tendered for filing a service agreement under Cinergy's Open Access Transmission Service Tariff (the Tariff) entered into between Cinergy and Cinergy Services, Inc. (Cinergy, the Customer).

This service agreement has a yearly firm transmission service with Northern Indiana Public Service Company via the Gibson Unit No. 5 Generating Station.

Cinergy and Cinergy, the Customer are requesting an effective date of February 1, 2000.

Comment date: February 17, 2000, in accordance with Standard Paragraph E at the end of this notice.

4. Allegheny Energy Service Corporation on behalf of Allegheny Energy Supply Company, LLC

[Docket No. ER00-1245-000]

Take notice that on January 27, 2000, Allegheny Energy Service Corporation on behalf of Allegheny Energy Supply Company, LLC (Allegheny Energy Supply) filed Supplement No. 21 to add one (1) new Customer to the Market Rate Tariff under which Allegheny Energy Supply offers generation services.

Allegheny Energy Supply requests a waiver of notice requirements to make service available as of December 28, 1999 to The Dayton Power and Light Company

Copies of the filing have been provided to the Public Utilities Commission of Ohio, the Pennsylvania Public Utility Commission, the Maryland Public Service Commission, the Virginia State Corporation Commission, the West Virginia Public Service Commission, and all parties of record.

Comment date: February 17, 2000, in accordance with Standard Paragraph E at the end of this notice.

5. Wisconsin Public Service Corporation

[Docket No. ER00-1246-000]

Take notice that on January 27, 2000, Wisconsin Public Service Corporation tendered for filing an executed service agreement with Williams Energy Marketing and Trading Co. under its Market-Based Rate Tariff.

Wisconsin Public Service Corporation has requested an effective date of December 30, 1999.

Comment date: February 17, 2000, in accordance with Standard Paragraph E at the end of this notice.

6. Kansas City Power & Light Company

[Docket No. ER00-1247-000]

Take notice that on January 27, 2000, Kansas City Power & Light Company (KCPL) tendered for filing nine Service Agreements dated December 20, 1999.

KCPL proposes an effective date of February 1, 2000. These Agreements provide for the rates and charges for Firm Point-to-Point Transmission Service by KCPL for wholesale transactions

In its filing, KCPL states that the rates included in the above-mentioned Service Agreements are KCPL's rates and charges in the compliance filing to FERC Order 888–A in Docket No. OA97–636–000.