[Docket No. TM96-1-2-001]

East Tennessee Natural Gas Company, Notice of Filing

November 30, 1995.

Take notice that on November 27, 1995, East Tennessee Natural Gas Company (East Tennessee) submitted Substitute Fifth Revised Sheet No. 4 of its FERC Gas Tariff, Second Revised Volume No. 1. Revised Sheet No. 4 reflects the reduction of the current demand and commodity adjustments under Article 25 of its General Terms and Conditions. East Tennessee requests an effective date of November 1, 1995.

On September 29, 1995, East Tennessee Natural Gas Company filed Fifth Revised Sheet No. 4 to implement its Annual Transportation Cost Rate (TCRA) Adjustment for service under its Rate Schedules FT-A and FT-GS, as well as revised surcharges for amortization of the demand and commodity balances of its Unrecovered Transportation Cost Account. On October 27, 1995, the Commission issued an order accepting and suspending the filing to be effective November 1, 1995, subject to refund and conditions, and establishing a technical conference.

With this filing, East Tennessee is proposing a reduction in its projected demand and commodity expense for the period November 1, 1995 through October 31, 1996. These reductions as more fully described in its filing result in current adjustments of zero. East Tennessee proposes no change to its demand or commodity surcharge adjustments of negative \$.01 and negative \$.0013, respectively, filed September 29th.

East Tennessee further submits that on November 21, 1995 it filed with the Commission to suspend East Tennessee's obligation to respond to the Commission's data response on November 27, 1995, pending the instant filing of revised tariff sheets and Atlanta's withdrawal of its protest and request for technical conference.

East Tennessee states that copies of the filing have been mailed to all affected customers and state regulatory commissions.

Any person desiring to make any protest with reference to said filing should file a protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, in accordance with § 385.211 of the Commission's Rules of Practice and Procedure, 18 CFR 385.211. Under § 154.209, all such protests should be filed on or before December 11, 1995. Protests will be considered by the

Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to this proceeding. Copies of this filing are on file and available for public inspection.

Lois D. Cashell,

Secretary

[FR Doc. 95-29628 Filed 12-5-95; 8:45 am] BILLING CODE 6717-01-M

[Docket No. CP96-86-000]

National Fuel Gas Supply Corporation; Notice of Request Under Blanket Authorization

November 30, 1995.

Take notice that on November 24, 1995, National Fuel Gas Supply Corporation (National), 10 Lafayette Square, Buffalo, New York 14203, filed in Docket No. CP96-86-000 a request pursuant to Sections 157.205 and 157.211 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205 and 157.211) for authorization to construct and operate a sales tap connection for the delivery of gas to William Baird, a new residential customer of National Fuel Gas Distribution Corporation (Distribution), on National's Line N-M54, in Sandy Lake Township, Mercer County, Pennsylvania, under the blanket certificate issued in Docket No. CP83-4-000, all as more fully set forth in the request which is on file with the Commission and open to public

National estimates that total deliveries to be delivered through the proposed facility is 150 Mcf annually pursuant to National's Rate Schedule EFT. National asserts that this service will have a minimal impact on its peak day and annual deliveries. National claims that the volumes to be delivered at the proposed tap will be within the certificated entitlements of National's customer, Distribution. National states that Distribution is authorized to transport gas on behalf of William Baird. National estimates that the total cost of construction for this tap will be approximately \$1,500, for which National will be reimbursed by Distribution.

National asserts that it has received the applicable environmental clearances to perform construction of residential sales taps in Pennsylvania.

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 Section 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 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. 95–29636 Filed 12–5–95; 8:45 am] BILLING CODE 6717–01–M

[Docket Nos. CP96-81-000, CP96-83-000, and CP96-84-000]

Norteño Pipeline Company and Western Gas Interstate Company; Notice of Applications

November 30, 1995.

Take notice that on November 22, 1995, Norteño Pipeline Company (Norteño) and Western Gas Interstate Company (WGI) (collectively Applicants), both at 504 Lavaca Street, Austin, Texas 78701, filed in Docket No. CP96-81-000, a joint application pursuant to Sections 7(c) and 7(b) of the Natural Gas Act and Part 157 of the Commission's Regulations for certifications of public convenience and necessity and for an order granting permission and approval to transfer facilities and services. By this application, Norteño requests a certificate of public convenience and necessity authorizing it to acquire and operate certain WGI facilities and to perform the services of WGI, and to transport and sell natural gas for resale in interstate commerce in the same manner as conducted by WGI. WGI has requested companion authority to transfer certain of its jurisdictional facilities, operations and services to Norteño. In addition, Norteño requests (1) a blanket certificate pursuant to Part 284, Subpart G of the Commission's Regulations authorizing the transportation of natural gas on behalf of others, and (2) a blanket certificate pursuant to Part 157, Subpart F authorizing certain construction and operation of facilities, sales arrangements and certain certificate amendments and abandonment under Section 7 of the Natural Gas Act.

Pursuant to Sections 153.1 and 153.10 through 153.12 of the Commission's Regulations, and Executive Order 10485, as amended by Executive Order