

19. InterCoast Power Marketing Company

[Docket No. ER95-1326-000]

Take notice that on July 3, 1995, InterCoast Power Marketing Company tendered for filing pursuant to the Federal Energy Regulatory Commission's (Commission) Regulations, 18 CFR 35.13 changes to its Rate Schedule No. 1. These changes are made to conform InterCoast's Rate Schedule No. 1 with the Commission's Order granting InterCoast Marketer status in Docket No. ER94-6-000.

Comment date: July 31, 1995, in accordance with Standard Paragraph E at the end of this notice.

Standard Paragraph

E. Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E., Washington, DC 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 18 CFR 385.214). All such motions or protests should 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 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.

Lois D. Cashell,

Secretary.

[FR Doc. 95-18093 Filed 7-21-95; 8:45 am]

BILLING CODE 6717-01-P

[Docket No. RP95-173-004]

Koch Gateway Pipeline Company; Notice of Proposed Changes in FERC Gas Tariff

July 18, 1995.

Take notice that on July 12, 1995, Koch Gateway Pipeline Company (Koch Gateway) tendered for filing as part of its FERC Gas Tariff, Fifth Revised Volume No. 1, the following tariff sheets effective September 1, 1995:

Substitute Second Revised Sheet No. 403
2nd Sub Third Revised Sheet No. 502
2nd Sub Second Revised Sheet No. 1409
Substitute Third Revised Sheet No. 2700
Substitute Third Revised Sheet No. 2701
Substitute Second Revised Sheet No. 2800
Substitute Second Revised Sheet No. 5200

Koch Gateway states that the active parties in this proceeding and the Commission Staff addressed the

outstanding issues at a May 31, 1995 technical conference. Koch Gateway states that it has revised these tariff sheets to reflect the results of this process, all as more fully set forth in the application that is on file with the Commission.

Koch Gateway also states that the tariff sheets are being mailed to all parties on the official service list created by the Secretary in this proceeding.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E., Washington, D.C. 20426, in accordance with Section 385.211 of the Commission's Regulations. All such protests should be filed on or before July 25, 1995. Protests will be considered by the Commission in determining appropriate action to be taken, but will not serve to make protestants parties to the proceedings. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 95-18077 Filed 7-21-95; 8:45 am]

BILLING CODE 6717-01-M

[Docket No. RP94-105-008]

Ozark Gas Transmission System; of Compliance Filing

July 18, 1995.

Take notice that on July 14, 1995, Ozark Gas Transmission System (Ozark) tendered for filing, in compliance with the order issued in the above-captioned proceeding on May 4, 1995, and the settlement approved in that order, the following revised tariff sheet to its FERC Gas Tariff, Original Volume No. 1:

Tenth Revised Sheet No. 4
Second Revised Sheet No. 24
First Revised Sheet No. 25
First Revised Sheet No. 26
First Revised Sheet No. 27
Third Revised Sheet No. 37
First Revised Sheet No. 39
Third Revised Sheet No. 85B
Second Revised Sheet No. 87
First Revised Sheet No. 88

Ozark states that the effective date of the revised tariff sheets is July 1, 1995.

Ozark states that the tariff sheets conform to the pro forma sheets included as attachments to the settlement and approved in the Commission's order, except for two minor housekeeping changes. First, consistent with its tariff, Ozark updated its Master Receipt Point List on Sheet Nos. 24-27. Second, Ozark changed its business address, listed on Sheet No. 88, to provide the correct current address.

Ozark also states that copies of its filing were served on all affected customers.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission, 825 North Capitol Street, N.E., Washington, DC 20426, in accordance with 18 CFR 385.211 of the Commission's Rules and Regulations. All such protests should be filed on or before July 25, 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 the proceeding. 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. 95-18078 Filed 7-21-95; 8:45 am]

BILLING CODE 6717-01-M

ENVIRONMENTAL PROTECTION AGENCY

[FRL-5261-9]

Clean Water Act; Contractor Access to Confidential Business Information

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice of intended transfer of confidential business information to contractors.

SUMMARY: The Environmental Protection Agency (EPA) intends to transfer to EPA contractors and subcontractors, technical and financial confidential business information (CBI) collected under EPA's contract for the commodities industries including the pulp and paper industry, pharmaceutical industry, industrial laundries industry and transportation equipment cleaning industry. EPA also intends to transfer to EPA contractors and subcontractors, technical and financial CBI collected under EPA contracts for the pesticide industry and the oil and gas industry. Transfer of the information will allow the contractors and subcontractors to assist EPA in developing effluent limitations guidelines and standards under the Clean Water Act (CWA) for the industries mentioned. The information being transferred was collected under the authority of section 308 of the Clean Water Act. Interested persons may submit comments on this intended transfer of information to the address noted below.

DATES: Comments on the transfer of data are due August 3, 1995.

ADDRESSES: Comments may be sent to Janet Goodwin, Engineering and Analysis Division (4303), Environmental Protection Agency, Washington, DC 20460.

FOR FURTHER INFORMATION CONTACT: Janet Goodwin at the above address or at (202) 260-7152.

SUPPLEMENTARY INFORMATION: EPA is today noticing the transfer of confidential business information (CBI) under six new contracts to support the Agency in the collection and evaluation of technical data to support effluent guidelines regulations. These six contracts replace three contracts which were supporting the 1. *Commodities Industries* (including the pulp and paper, pharmaceutical, industrial laundries, and transportation equipment cleaning industries), 2. *Pesticides Industry*, and 3. *Oil and Gas Industry*. The commodities industries contract has been broken into four industry specific contracts. The following discussion describes the information currently held by contractors under the three existing contracts and to whom this information will be transferred for the six new contracts.

1. *Commodities Industries*. EPA has previously transferred to its contractor Radian Corporation of Herndon, Virginia (and subcontractors) information, including confidential business information (CBI), concerning the pulp and paper, pharmaceutical, industrial laundries, transportation equipment cleaning, and pesticides industries collected under the authority of the Clean Water Act section 308.

The information transferred includes the following:

Pulp and Paper. Data collected through questionnaires mailed to almost 600 pulp and paper facilities in 1990 which requested data on production, production processes water usage and wastewater treatment, were transferred to EPA's engineering contractor. Also transferred were the results obtained from sampling and site visits conducted at pulp and paper facilities and treatability studies conducted on pulp and paper wastewaters from 1988 to the summer of 1994, including data provided to EPA through a trade association. EPA also transferred all public comments submitted in response to the proposed rule for pulp and paper published in the **Federal Register** on December 17, 1993 as well as any data that was submitted with or subsequent to the comments.

Pharmaceutical. Data collected through screener questionnaires mailed to 1,163 pharmaceutical facilities in 1989, and 280 detailed questionnaires

mailed in 1991, requesting data on production, production processes, water usage and wastewater treatment were transferred to the contractor. Also transferred were data and information collected by the financial and economic portion of this questionnaire. EPA also transferred the results obtained from sampling and site visits conducted at pharmaceutical facilities and treatability studies conducted on pharmaceutical wastewaters from 1991 through 1994 to Radian Corp.

Industrial Laundries. EPA has transferred data collected through detailed questionnaires were mailed to 254 industrial laundry facilities and 100 screener questionnaires mailed to hotels, hospitals and prisons in 1993 and 1994 and requested information on laundry practices, water usage and wastewater treatment. Also transferred were the responses to the economic and financial portion of the questionnaire. Data collected through site and sampling visits to industrial laundry facilities collected from 1992 through 1995 has also been transferred. This included information collected on the characteristics of wastewaters generated by industrial laundries and the technologies used to treat industrial laundries wastewater.

Transportation Equipment Cleaning. Data collected through a screener questionnaire sent to 4,000 transportation equipment cleaning facilities in 1994 has been transferred to Radian Corp. This data includes limited information about the water use and subsequent wastewater treatment, commodities cleaned from transportation equipment, the organizational structure and financial data of transportation equipment cleaning facilities. Also transferred were data collected through site visits and sampling visits to transportation equipment facilities conducted from 1994 through 1995. Data collected through the current data collection with a detailed questionnaire that has been mailed to about 300 facilities and will be transferred to Radian under their new contract with EPA to support the Transportation Equipment Cleaning Industry rulemaking development as the responses are received.

EPA determined that this transfer was necessary to enable the contractor and subcontractors to perform their work under EPA Contract No. 68-C0-0032 and related subcontracts by assisting EPA in developing effluent limitations guidelines and standards for these four industries. Notice to this effect was provided to the affected companies at the time the data was collected or through **Federal Register** notice.

Today, EPA is giving notice that it has entered into four new contracts, as follows:

The following contracts replace the Commodities Industries Contract, contract number 68-C0-0032:

Pulp and Paper: New Contract No. 68-C5-0013, with Radian Corporation of Herndon, Virginia. Subcontractors are DynCorp—EENSP; Eastern Research Group, Inc.; Amendola Engineering, Inc.; and N. McCubbin Consultants, Inc. The effective date for this contract is June 13, 1995.

Pharmaceutical: New Contract No. 68-C5-0025, with Radian Corporation of Herndon, Virginia. Subcontractors are DynCorp—EENSP; Westat, Inc.; ECG, Inc.; and Neal A. Jannelle. The effective date for this contract is May 24, 1995.

Industrial Laundries: New Contract No. 68-C5-0032, with Radian Corporation of Herndon, Virginia. Subcontractors are DynCorp—EENSP; Cambodie, Limited; Eastern Research Group, Inc.; GeoLogics Corporation; SJV Consultants; and TN and Associates, Inc. The effective date for this contract is June 22, 1995.

Transportation Equipment Cleaning: New Contract 68-C5-0033, with Radian Corporation of Herndon, Virginia. Subcontractors are DynCorp—EENSP; Eastern Research Group, Inc.; TN and Associates, Inc.; and GeoLogics Corporation. The effective date for this contract is June 19, 1995.

In each of these contracts, Radian Corp. will provide technical and engineering support such as completion of the technical portions of the public docket for the proposed rulemaking and completion of the work on the draft proposed technical development document. The contractor shall also provide support on post proposal efforts, including assisting with public meetings, assisting EPA in responding to comments on technical issues, such as estimates of costs or loadings, filling data gaps that arise through comments on the proposed rule, and assisting with the assembly of the rulemaking record for the final rule.

In accordance with 40 CFR part 2, subpart B, the previously collected information described above (including confidential business information) will be transferred to Radian Corp. under each of these new contracts. EPA has determined that this transfer is necessary to enable the contractors to perform their work under the EPA Contracts listed above.

2. *Pesticides Industry*. EPA has transferred data collected to support two rulemaking efforts, the pesticide manufacturing industry which was promulgated on September 28, 1993,

and the pesticide formulating, packaging and repackaging industry which was proposed on April 14, 1994, to Radian Corp. under Contract No. 68-C0-0081. The data transferred include the questionnaires sent to 90 pesticide active ingredient manufacturing facilities in 1988 to collect information about the production, production processes, water usage and wastewater treatment and discharge practices. Another questionnaire sent to about 700 pesticide formulating, packaging and repackaging facilities in 1990 and requested information on production processes, water usage and wastewater discharge and treatment practices has also been transferred to Radian. Also included in this transfer are financial and economic data collected in the same pesticide formulating, packaging and repackaging questionnaire. EPA has also transferred data collected through site visits and sampling visits conducted at pesticide manufacturing and pesticide formulating, packaging and repackaging facilities during 1988 through 1995. These visits collected information on production processes, water usage and wastewater generation, pollution prevention practices in use and wastewater characteristics and wastewater treatment performance. Also transferred are data and information collected through treatability studies, data submitted in support of comments on proposed rules and data submitted post-promulgation in support of litigation.

EPA has entered into a new contract to support the continuation of the pesticide industry rulemaking development. The new contract is Contract No. 68-C5-0023 with Radian Corp. of Herndon, Virginia. Radian Corp. will continue to support EPA on the pesticides rulemaking development along with their subcontractors including: DynCorp—EENSP; Westat, Inc.; GeoLogics Corporation; and Chemical Consultants International, Inc. The effective date of this contract is June 2, 1995.

3. *Oil and Gas Industry.* Data collected through questionnaires mailed to 361 Coastal Oil and Gas facilities in 1992 and collected information on production, drilling, wastewater generation, and wastewater treatment and disposal practices were transferred to EPA's engineering contractor SAIC under Contract No. 68-C0-0044. Also transferred were data collected through sampling and site visits at coastal oil and gas facilities and treatability studies conducted on coastal oil and gas wastewaters. In addition all data included as part of the rulemaking record for the Offshore Oil and Gas

industry was transferred to EPA's engineering contractor.

EPA has entered into a new contract to support the continuation of the oil and gas rulemaking development and litigation support. The new contract is Contract No. 68-C5-0035 with Avanti Corporation of Vienna, Virginia. Avanti will support EPA on the oil and gas rulemaking efforts along with their subcontractors: Radian Corp.; DynCorp—EENSP; Louisiana State University and as a consultant Dr. Michael Kavanaugh. The effective date of this contract is June 2, 1995.

Anyone wishing to comment on the above matters must submit comments to the address given above by August 3, 1995.

Dated: July 13, 1995.

Robert Perciasepe,

Assistant Administrator for Water.

[FR Doc. 95-18119 Filed 7-21-95; 8:45 am]

BILLING CODE 6560-50-P

[FRL-5262-6]

Intent To Grant BP Chemicals, Inc. a Modification of an Exemption from the Land Disposal Restrictions of the Hazardous and Solid Waste Amendments of 1984 (HSWA) Regarding Injection of Hazardous Waste

AGENCY: Environmental Protection Agency.

ACTION: Notice of Intent to Grant BP Chemicals, Inc. (BPCI), of Cleveland, Ohio, a Modification of an Exemption for the Injection of Certain Hazardous Wastes.

SUMMARY: The United States Environmental Protection Agency (EPA or Agency) is today proposing to grant a modification to the exemption from the ban on disposal of certain hazardous wastes through injection wells to BPCI for its site at Lima, Ohio. On May 7, 1992, the Agency issued BPCI an exemption for injection of certain hazardous wastes after determining that there is a reasonable degree of certainty that BPCI's injected wastes will not migrate out of the injection zone within the next 10,000 years. On August 19, 1993, BPCI was granted an exemption to allow use of waste disposal well (WDW) No. 4 at the facility for the disposal of the same wastes injected through the original three wells. If granted, the proposed modification would allow BPCI to inject additional Resource Conservation and Recovery Act (RCRA) regulated wastes, identified by codes: P030, P069, P101, P120, U007, U056, U149, U191, U219, and D035 (when it

is banned from injection) through four waste disposal wells numbered: 1, 2, 3, and 4. A new process facility, owned and operated by Hampshire Chemical Corporation, has been established at the BPCI facility to produce specialty chemicals based on hydrogen cyanide which is co-produced with acrylonitrile. Some of the waste codes which this proposed modification would add to those already exempted are associated with wastes generated by the Hampshire facility. The Hampshire Chemicals' waste stream is currently disposed of through off-site injection and BP would like to dispose of it on site.

DATES: The EPA is requesting public comments on its proposed decision to exempt the wastes listed above. Comments will be accepted until September 11, 1995. Comments postmarked after the close of the comment period will be stamped "Late". A public information meeting and a public hearing to allow comment on this action have been scheduled. If the USEPA does not receive written comments indicating substantial public interest, thereby warranting a public hearing on this action, the tentatively scheduled hearing and meeting will be canceled.

ADDRESSES: Submit written comments, by mail, to: United States Environmental Protection Agency, Region 5, Underground Injection Control Section (WD-17J), 77 West Jackson Street, Chicago, Illinois 60604, Attention: Richard J. Zdanowicz, Chief.

FOR FURTHER INFORMATION CONTACT: Harlan Gerrish, Lead Petition Reviewer, UIC Section, Water Division; Office Telephone Number: (312) 886-2939; 17th Floor Metcalfe Building, 77 West Jackson Street, Chicago, Illinois.

SUPPLEMENTARY INFORMATION:

I. Background

A. *Authority*—The Hazardous and Solid Waste Amendments of 1984 (HSWA), enacted on November 8, 1984, impose substantial new responsibilities on those who handle hazardous waste. The amendments prohibit the land disposal of untreated hazardous waste beyond specified dates, unless the Administrator determines that the prohibition is not required in order to protect human health and the environment for as long as the waste remains hazardous (RCRA Sections 3004(d)(1), (e)(1), (f)(2), (g)(5)). The statute specifically defined land disposal to include any placement of hazardous waste in an injection well (RCRA Section 3004(k)). After the effective date of prohibition, hazardous