

Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 95-22548 Filed 9-11-95; 8:45 am]

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[Docket No. TM96-1-9-000]

**Tennessee Gas Pipeline Company;
Notice of Proposed Changes In FERC
Gas Tariff**

September 6, 1995.

Take notice that on August 31, 1995, Tennessee Gas Pipeline Company (Tennessee) tendered for filing to become part of its FERC Gas Tariff, Fifth Revised Volume No. 1, Fourteenth Revised Sheet No. 30, with a proposed effective date of October 1, 1995.

Tennessee states that the purpose of this filing is to reflect a decrease in the ACA rate adjustment to Tennessee's commodity rates for the period October 1, 1995 through September 30, 1996. Tennessee states that the tariff sheet reflects a decrease of \$.0001 per Dth in the ACA adjustment surcharge, resulting in a new ACA rate of \$.0022/Dth.

Tennessee states that copies of the filing have been mailed to all affected parties.

Any persons desiring to be heard or to protest said filing should file a motion to intervene or a protest with the Federal Energy Regulatory Commission, 825 North Capitol Street NE., Washington, DC 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR Sections 385.211 and 385.214). All such motions or protests should be filed before September 13, 1995. Protests will be considered by the Commission in determining the appropriate action to be taken, but persons 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. 95-22541 Filed 9-11-95; 8:45 am]

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[Docket No. RP95-197-004]

**Transcontinental Gas Pipe Line
Corporation; Notice of Tariff Filing**

September 6, 1995.

Take notice that on August 31, 1995, Transcontinental Gas Pipe Line Corporation (Transco), tendered for filing certain revised tariff sheets to its FERC Gas Tariff, Third Revised Volume No. 1 and Original Volume No. 2. The

proposed effective date of the revised tariff sheets is September 1, 1995.

Transco states that the purpose of the instant filing is to place into effect on September 1, 1995, upon the conclusion of the suspension period in this proceeding, the rates filed herein on March 1, 1995, as adjusted (1) to eliminate the costs associated with facilities not in service as of August 31, 1995, the end of the RP95-197 test period (2) to incorporate, as appropriate, intervening filings which have been made effective or are pending before the Commission to become effective subsequent to the March 1, 1995, filing in this docket and (3) to revise tariff sheet nos. 1300A and 1300B (Rate Schedule X-140) in compliance with the Commission's June 20, 1995 order on rehearing.

Transco states that it is serving copies of the instant filing to its customers, State commissions and other interested parties to Docket No. RP95-197.

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 385.211 of the Commission's Rules and Regulations. All such motions or protests should be filed on or before September 13, 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. 95-22540 Filed 9-11-95; 8:45 am]

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**ENVIRONMENTAL PROTECTION
AGENCY**

[FRL-5294-7]

**Agency Information Collection
Activities up for Renewal**

AGENCY: Environmental Protection Agency (EPA).

ACTION: Notice.

SUMMARY: In compliance with the Paperwork Reduction Act (44 U.S.C. 3501 *et seq.*), this notice announces that the Information Collection Request (ICR) listed below is coming up for renewal. Before submitting the renewal package to the Office of Management and Budget (OMB), EPA is soliciting comments on specific aspects of the collection as described below.

DATES: Comments must be submitted on or before November 13, 1995.

ADDRESSES: Office of Solid Waste and Emergency Response, 401 M Street SW., Washington, DC 20460, MS 5101.

Remit Comments to: Sella M. Burchette, US EPA/ERT, 2890 Woodbridge Ave, Bldg 18, MS 101, Edison, NJ 08837-3679.

FOR FURTHER INFORMATION CONTACT: Sella M. Burchette, (908) 321-6726 / FAX: (908) 321-6724 /

burchette.sella@epamail.epa.gov

SUPPLEMENTARY INFORMATION: Affected entities: Entities affected by this action are those State and local employees engaged in hazardous waste operations and emergency response in the 27 States that do not have Occupational Safety and Health Administration (OSHA) approved State plans.

Title: EPA Worker Protection Standard for Hazardous Waste Operations and Emergency Response, EPA ICR # 1426.03, OMB Control # 2050-0105, Expiration 1-31-96.

Abstract: Section 126 (f) of the Superfund Amendments and Reauthorization Act of 1986 (SARA) require EPA to set worker protection standards for State and local employees engaged in hazardous waste operations and emergency response in the 27 States that do not have Occupational Safety and Health Administration approved State plans. The EPA coverage, required to be identical to the OSHA standards, extends to three categories of employees: those in clean-ups at uncontrolled hazardous waste sites, including corrective actions at Treatment, Storage and Disposal (TSD) facilities regulated under the Resource Conservation and Recovery Act (RCRA); employees working at routine hazardous waste operations at RCRA TSD facilities; and employees involved in emergency response operations without regard to location. This ICR renews the existing mandatory recordkeeping collection of ongoing activities including monitoring of any potential employee exposure at uncontrolled hazardous waste site, maintaining records of employee training, refresher training, medical exams, and reviewing emergency response plans.

The EPA would like to solicit comments to:

(i) Evaluate whether the proposed collection of information is necessary for the proper performance of the functions of the agency, including whether the information will have practical utility;

(ii) Evaluate the accuracy of the agency's estimates of the burden of the proposed collection of information;

(iii) Enhance the quality, utility and clarity of the information to be collected; and

(iv) Minimize the burden of the collection of information on those who are to respond, including through the use of appropriate automated collection techniques or other forms of information technology, e.g. permitting electronic submission of responses.

Burden Statement: The annual recordkeeping burden for this collection is estimated to average 10.64 hours per site or event. The estimated number of respondents is approximated at 100 RCRA regulated TSD facilities or uncontrolled hazardous waste sites; 23,900 State and local police departments, fire departments or hazardous materials response teams. The estimated total burden hours on respondents: 255,427. The frequency of collection: continuous maintenance or records. No person is required to respond to a collection of information unless it displays a currently valid OMB control number. The OMB control numbers for EPA's regulations are displayed in 40 CFR part 9.

Send comments regarding these matters, or any other aspect of the information collection, including suggestions for reducing the burden, to the address listed above.

Dated: September 6, 1995.

Stephen D. Luftig,

Director, Office of Emergency and Remedial Response.

[FR Doc. 95-22622 Filed 9-11-95; 8:45 am]

BILLING CODE 6560-50-P

FEDERAL COMMUNICATIONS COMMISSION

[Report No. 2097]

Petition for Reconsideration of Actions in Rulemaking Proceedings; September 7, 1995

Petition for reconsideration has been filed in the Commission rulemaking proceedings listed in this Public Notice and published pursuant to 47 CFR Section 1.429(e). The full text of these documents are available for viewing and copying in Room 239, 1919 M Street NW., Washington, DC or may be purchased from the Commission's copy contractor ITS, Inc. (202) 857-3800. Opposition to this petition must be filed by September 27, 1995. See § 1.4(b)(1) of the Commission's rules (47 CFR 1.4(b)(1)). Replies to an opposition must be filed within 10 days after the time for filing oppositions has expired.

Subject: Administration of the North American Numbering Plan. (CC Docket No. 92-237)

Number of Petitions Filed: 2

Subject: Implementation of Sections of the Cable Television Consumer Protection and Competition Act of 1992—Rate Regulations. (MM Docket Nos. 92-266 and 93-215)

Number of Petitions Filed: 2

Subject: Amendment of Section 73.202(b), Table of Allotments, FM Broadcast Stations. (Romeny, West Virginia) (MM Docket No. 94-137 and RM-8532)

Number of Petitions Filed: 1.

Federal Communications Commission.

William F. Caton,

Acting Secretary.

[FR Doc. 95-22533 Filed 9-11-95; 8:45 am]

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FEDERAL FINANCIAL INSTITUTIONS EXAMINATION COUNCIL

[Docket No. AS95-1]

Appraisal Subcommittee; Appraisal Regulation; Temporary Practice and Reciprocity

AGENCY: Appraisal Subcommittee, Federal Financial Institutions Examination Council.

ACTION: Notice.

SUMMARY: The Appraisal Subcommittee ("ASC") of the Federal Financial Institutions Examination Council is publishing this Notice to solicit public comments on how it should implement section 315 of the Riegle Community Development and Regulatory Improvement Act of 1994 ("CDRIA"). The ASC anticipates that the comments generated during this process will facilitate the establishment of a more efficient and uniform system for providing temporary practice and reciprocity to State certified and licensed appraisers.

DATES: Comments must be received on or before December 11, 1995.

ADDRESSES: Persons wishing to submit written comments should file them with Edwin W. Baker, Executive Director, Appraisal Subcommittee, 2100 Pennsylvania Avenue NW., Suite 200, Washington, D.C. 20037. Comments may be forwarded via fax to (202) 634-6555 or by Internet e-mail to asc@apo.com. All comment letters, including those filed electronically, should refer to Docket No. AS95-1. All comment letters will be available for public inspection and copying at the ASC's offices. Comments submitted electronically also will be publicly available in the ASC Forum on Appraisal Profession Online at (703) 478-5502.

FOR FURTHER INFORMATION CONTACT: Edwin W. Baker, Executive Director, or Marc L. Weinberg, General Counsel, at (202) 634-6520, Appraisal Subcommittee, 2100 Pennsylvania Avenue NW., Suite 200, Washington, D.C. 20037.

SUPPLEMENTARY INFORMATION:

I. Introduction and Background

Since January 1, 1993, Title XI of the Financial Institutions Reform, Recovery and Enforcement Act of 1989 ("Title XI"), as amended,¹ has required all federally regulated financial institutions to use State licensed or certified real estate appraisers, as appropriate, to perform appraisals in federally related transactions. See § 1119(a) of Title XI, 12 U.S.C. 3348(a). In response to Title XI, each State, territory and the District of Columbia ("State") has established a regulatory program for certifying, licensing and supervising real estate appraisers. In turn, the ASC has been closely monitoring State programs to ensure their compliance with Title XI.

While Title XI authorizes each State to certify, license, and supervise real estate appraisers within its jurisdiction, the Title also provides a means for appraisers licensed or certified in one State to practice on a temporary basis in another State. Section 1122(a)(1) of Title XI, 12 U.S.C. 3351(a)(1), specifically requires "[a] State appraiser certifying or licensing agency [to] recognize on a temporary basis the certification or license of an appraiser issued by another State if—(A) the property to be appraised is part of a federally related transaction, (B) the appraiser's business is of a temporary nature, and (C) the appraiser registers with the appraiser certifying or licensing agency in the State of temporary practice."

As discussed in more detail below, reciprocity provides appraisers certified or licensed in one State with a means to practice in another State on a permanent basis. While Title XI, until recently, did not specifically mention reciprocity, the ASC encouraged States to enter into reciprocal appraiser licensing and certification agreements and arrangements.

In September 1994, Section 315 of CDRIA was enacted. Pub. L. 103-325, 108 Stat. 2160, 2222 (1994). CDRIA amended Section 1122(a) of Title XI by adding new subparagraph (2) pertaining to temporary practice and new paragraph (b) regarding reciprocity:

¹ Pub. L. 101-73, 103 Stat. 183 (1989), as amended by Pub. L. 102-233, 105 Stat. 1792 (1991), Pub. L. 102-242, 105 Stat. 2386 (1991), Pub. L. 102-550, 106 Stat. 3672 (1992), Pub. L. 102-485, 106 Stat. 2771 (1992), and Pub. L. 103-325, 108 Stat. 2222 (1994).