

connecting the municipal distribution system of the City of Guymon with the Seaboard plant, all as more fully set forth in the request which is on file with the Commission and open to public inspection.

WGI states that the Seaboard Plant is scheduled to open on October 2, 1995, and that the failure of the plant to open on that date would have severe adverse economic effects on the plant and the surrounding community. WGI requests that the Commission grant the request for an expedited permanent certificate, no later than September 11, 1995.

WGI states that the estimated cost of the proposed new delivery point is \$1,549,838. It is stated that Seaboard would reimburse WGI \$450,000 as part of the costs of the facilities. It is further stated that in connection with this project, the Oklahoma Highway Commission would also pay \$371,000 to relocate a portion of its pipeline from a highway expansion project. WGI also states that Seaboard would be served by WGI as a firm transportation customer pursuant to Rate Schedule FT-N. WGI states that service to other customers will not be affected by the construction or operation of the new facilities.

Any person desiring to be heard or to make any protest with reference to said application should on or before September 29, 1995, 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 the jurisdiction conferred upon the Federal Energy Regulatory 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 and permission and approval for the proposed abandonment are 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 WGI to appear or be represented at the hearing.

Lois D. Cashell,

Secretary.

[FR Doc. 95-22806 Filed 9-13-95; 8:45 am]

BILLING CODE 6717-01-M

[Docket No. TM96-1-121-000]

WestGas InterState, Inc.; Notice of Proposed Changes in FERC Gas Tariff

September 8, 1995.

Take notice that on September 6, 1995, WestGas InterState, Inc. (WestGas) tendered for filing to become part of its FERC Gas Tariff, First Revised Volume No. 1, First Revised Sheet No. 5. The proposed effective date of the tariff sheet is October 1, 1995.

WGI states that, pursuant to section 154.38(d)(6) of the Commission's regulations and Section 21 of the General Terms and Conditions of its tariff, WGI is making its Annual Charge Adjustment (ACA) filing to reflect a decrease of \$.0002 per Dth (from \$.0024 to \$.0022 per Dth) in its ACA surcharge.

WGI also states that the revised tariff sheet corrects a typographical error in the maximum commodity rate for Rate Schedule IT reflected in the currently-effective rate sheet.

WGI states that copies of its filing were served on all jurisdictional customers and interested state commissions.

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, D.C. 20426, in accordance with 18 CFR 385.214 and 385.211 of the Commission's Rules and Regulations. All such motions or protests should be filed on or before September 15, 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. 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. 95-22812 Filed 9-13-95; 8:45 am]

BILLING CODE 6717-01-M

[Docket Nos. RP90-137-024 and TM95-3-49-003 (not consolidated)]

Williston Basin Interstate Pipeline Co.; Notice of Compliance Filing

September 8, 1995.

Take notice that on September 1, 1995, Williston Basin Interstate Pipeline Company (Williston Basin), tendered for filing, under protest, revised tariff sheets to Second Revised Volume No. 1 and Original Volume No. 2 of its FERC Gas Tariff and to Original Volume No. 1-A of its supersede FERC Gas Tariff.

Williston Basin states that, in accordance with the Commission's August 2, 1995 Order, the revised tariff sheets exempt the Rate Schedule S-2 service performed for Chevron U.S.A. Inc., with Western Gas Resources, Inc. acting as its agent, from Williston Basin's take-or-pay volumetric surcharge both retroactively and prospectively. Williston Basin further states that effective September 1, 1995, this filing also incorporates revised take-or-pay volumetric surcharges which reflect the volumes contained in Williston Basin's August 24, 1995 compliance filing in Docket Nos. RP92-236-000 et al. and which also exclude all S-2 volumes on a prospective basis.

The proposed effective dates for these tariff sheets are as shown on the tariff sheets.

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 Rule 211 of the Commission's Rules of Practice and Procedure (18 CFR 385.211). All such protests should be filed on or before September 15, 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.

Lois D. Cashell,

Secretary.

[FR Doc. 95-22810 Filed 9-14-95; 8:45 am]

BILLING CODE 6717-01-M

**FEDERAL COMMUNICATIONS
COMMISSION**

[DA 95-1871]

Finsyn Reports**AGENCY:** Federal Communications Commission.**ACTION:** Suspension of filing deadline.

SUMMARY: The Commission granted a request filed jointly by the National Broadcasting Company, Inc., CBS Inc. and Capital Cities/ABC, Inc. ("Petitioners") that the requirement to file Network Television Program Ownership and Syndication Reports ("Reports") be suspended. The Reports are currently due to be filed by September 1, 1995. The Commission noted that one purpose of the Reports is to facilitate preparation of comments in connection with the Commission's review of the financial interest and syndication ("finsyn") rules prior to the scheduled expiration of those rules. As the comment cycle in that review has now closed, the Commission will not now require additional Reports to be filed. The Commission also recognized that collection and preparation of the information required to be included in the Reports represent a significant burden on Petitioners, and determined that it is not necessary for the Commission to review that information at this time. The intended effect of the Commission's action is to suspend this reporting requirement, while reserving the right to require that the Reports be filed if necessary depending upon the Commission's decision in its review of the finsyn rules.

ADDRESSES: Federal Communications Commission, Washington, D.C. 20554.**FOR FURTHER INFORMATION CONTACT:** Kim Matthews, Mass Media Bureau (202) 776-1563.**SUPPLEMENTARY INFORMATION:**

Adopted: August 28, 1995.

Released: August 28, 1995.

By the Chief, Mass Media Bureau:

1. On August 21, 1995, the National Broadcasting Company, Inc., CBS Inc. and Capital Cities/ABC, Inc. ("Petitioners") filed a joint request that the requirement to file Network Television Program Ownership and Syndication Reports ("Reports"), pursuant to Section 73.661 of the Commission's Rules, 47 CFR 73.661, be suspended until 30 days after the Commission concludes its final review of the Financial Interest and Syndication ("finsyn") rules. The Reports are currently due to be filed by September 1, 1995. 47 CFR 73.661(f).

2. The reporting requirements set forth in Section 73.661 were adopted in connection with revisions made by the Commission to the finsyn rules in May 93.¹ At that time, the Commission substantially relaxed its finsyn rules and established a timetable for their complete expiration. The reporting requirements were intended to "help the Commission monitor the efficacy of the rule changes adopted * * * and oversee the networks' conduct in the program acquisition and syndication markets."² The Commission also noted "the data collected pursuant to these requirements should prove useful in conducting the scheduled review of the new finsyn regime * * *."³

3. The finsyn rules are presently scheduled to expire on November 10, 1995. The Commission commenced its scheduled review of network activities in the financial interest and syndication areas on April 5, 1995.⁴ The burden of proof was placed on those parties seeking continued restrictions. The comment cycle in that proceeding closed in June 1995.

4. Petitioners contend that compilation, preparation and filing of the Reports require a significant amount of time and effort on their part. Petitioners also argue that there is no reason to require them to undertake this effort in view of the status of the Commission's review of the finsyn rules.

5. At the present time, we believe it is not necessary for the Commission to review the information required to be submitted by Petitioners pursuant to Section 73.661. The Reports required by that provision must identify all network prime time entertainment programs and all first-run non-network programs in which the network has financial interests or syndication rights, 47 CFR 73.661(a), and provide information regarding independent syndicators who hold the active syndication rights for these programs. 47 CFR 73.661(c). The Reports must also list the sales to broadcast stations of any such programming the networks actively syndicate. 47 CFR 73.661(b). We recognize that collection and preparation of this information represents a significant burden on Petitioners, and do not believe it is necessary to require them to undertake

¹ Second Report and Order in MM Docket No. 90-162 (58 FR 28927, May 18, 1993). The Report and Order revised existing reporting requirements in Section 73.661 to reflect changes being made to the finsyn rules.

² *Id.* at 28931.

³ *Id.*

⁴ Notice of Proposed Rule Making in MM Docket No. 95-39 (60 FR 19562, April 19, 1995).

this effort at this time. One purpose of the Reports is to facilitate preparation of comments in connection with our review of the finsyn rules. A number of Reports were filed, and the comment cycle has closed. Accordingly, we will not now require that additional Reports be filed.

6. Accordingly, *it is ordered* that the request by the National Broadcasting Company, Inc., CBS Inc. and Capital Cities/ABC, Inc. to suspend the deadline to file the Reports required by Section 73.661 of our rules is granted to the extent detailed herein.

7. *It is further ordered* That grant of this request is without prejudice to the Commission's right to require that such Reports be filed if necessary depending upon the Commission's decision in MM Docket No. 95-39.

8. This action is taken pursuant to authority found in Sections 4(i) and 303(r) of the Communications Act of 1934, as amended, 47 U.S.C. 154(i) and 303(r), and Sections 0.204(b), 0.283, and 1.45 of the Commission's Rules, 47 CFR 0.204(b), 0.283, and 1.45.

Federal Communications Commission.

Roy J. Stewart,*Chief, Mass Media Bureau.*

[FR Doc. 95-22095 Filed 9-13-95; 8:45 am]

BILLING CODE 6712-01-M

**GENERAL SERVICES
ADMINISTRATION****Agency Information Collection
Activities Under OMB Review**

The GSA hereby gives notice under the Paperwork Reduction Act of 1980 that it is requesting the Office of Management and Budget (OMB) to approve a new information collection, Federal Supply Contracts—Cooperative Purchasing.

GSA will use the information to identify to state and local governments those schedule contractors that are participating in Cooperative Purchasing and those that are not. If the information were not collected individual activities would be forced to contact individual contractors, on a recurring basis, to determine their participation status.

AGENCY: Office of GSA Acquisition Policy.**ADDRESSES:** Send comments to Edward Springer, GSA Desk Officer, Room 3235, NEOB, Washington, DC 20503, and Mary L. Cunningham, GSA Clearance Officer, General Services Administration (CAIR), 18th & F Streets NW., Washington, DC 20405.