(a.k.a. the Kenova Station or the Kenova plant), by sale to MarkWest Hydrocarbon Partners, Ltd. (MarkWest), all as more fully set forth in the application, which is on file with the Commission and open to public inspection.

In a related proceeding, in Docket No. CP96–121–000, MarkWest filed a petition with the Commission for a declaratory order disclaiming jurisdiction over the gas processing facilities that MarkWest is constructing on land purchased from Columbia at the Kenova plant site.

The Kenova plant is located in Wayne County, West Virginia. It was designed and built in 1957-1958, and was designed to remove essentially all of the propane and heavier hydrocarbons (i.e., natural gas liquids, or NGL) and water vapor from the gas stream entering Columbia's transmission system. The gas processed at the Kenova plant originates as production from fields in southern West Virginia and eastern Kentucky. Since it began operation in 1958, the NGL removed from this gas stream at the Kenova plant is recovered as one mixed liquid and is transported via a pipeline owned by MarkWest to Siloam, Kentucky, for further separation, purification, and sale of the NGL by MarkWest.

Columbia states that the Kenova plant needs to be replaced, because of its age and deteriorating condition, with more modern and efficient gas processing facilities. Columbia adds that it believes the public interest can best be served through its abandonment the existing Kenova plant, thereby allowing a nonjurisdictional company to continue the processing service now being provided. Columbia notes that MarkWest has purchased the existing facilities at the Kenova site, that those facilities are being removed, and that MarkWest is constructing and will operate new gas processing facilities at the Kenova site, thereby allowing MarkWest to remove certain hydrocarbons from the natural gas being transported on Columbia's pipeline system.

To Columbia's knowledge, no certificate exists for the Kenova plant, due to the Commission's historical view that its jurisdiction generally does not encompass processing plants. However, to the extent deemed necessary by the Commission, Columbia requests authorization to abandon the existing Kenova plant, by sale to MarkWest.

Comment date: January 23, 1996, in accordance with Standard Paragraph F at the end of this notice.

Standard Paragraphs

F. Any person desiring to be heard or to make any protest with reference to said application should on or before the comment date, 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/or 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 applicant to appear or be represented at the hearing.

G. Any person or the Commission's staff may, within 45 days after the 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 therefore, the proposed activity shall be deemed to be 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. 96–342 Filed 1–9–96; 8:45 am] BILLING CODE 6717–01–P

[Docket No. RP96-106-000]

ANR Pipeline Company; Notice of Proposed Changes in FERC Gas Tariff

January 4, 1996.

Take notice that on December 29, 1995, ANR Pipeline Company (ANR), tendered for filing as part of its FERC Gas Tariff, Second Revised Volume No. 1, the tariff sheets as listed in Attachment A to the filing, to be effective February 1, 1996. With respect to the Volumetric Buyout Buydown Surcharges, the proposed charges are designed to recover \$1.2 million less on an annual basis than the currently effective volumetric surcharge. With respect to Fixed Monthly Charges, the proposed charges are designed to recover \$30,864 less on an annual basis than the currently effective Fixed Monthly Charges.

ANR states that the referenced tariff sheets are being submitted as part of ANR's Seventh Annual Reconciliation of buyout buydown costs being recovered by means of Volumetric Buyout Buydown Surcharges contained in Docket Nos. RP91–33, et al., RP91–192, RP92–4, RP92–199, RP93–29, RP93–149 and RP96–10 and Fixed Monthly Charges associated with Docket No. RP96–10.

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, 888 First Street, N.E., Washington, D.C. 20426 in accordance with Sections 385.214 and 385.211 of the Commission's Rules and Regulations. Pursuant to Section 154.210 of the Commission's Rules and Regulations. Pursuant to Section 154.210 of the Commission's Regulations, all such motions or protests must be filed not later than 12 days after the date of the filing noted above. 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 application are on file with the Commission and are available for public inspection in the Public Reference Room.

Lois D. Cashell,

Secretary.

[FR Doc. 96–309 Filed 1–9–96; 8:45 am]

BILLING CODE 6717-01-M

[Docket No. RP96-102-000]

Colorado Interstate Gas Company; Notice of Application

January 4, 1996.

Take notice that on December 29, 1995, Colorado Interstate Gas Company (CIG), tendered for filing to become part of its FERC Gas Tariff, First Revised Volume No. 1, the following revised tariff sheet to be effective February 1, 1996.

First Revised Sheet No. 314

CIG proposes to revise its tariff to eliminate Section 7.10(a)(ii) of the General Terms and Conditions of the Tariff which allows Shippers to post an offer to swap a transportation imbalance. CIG states that no Shipper has ever posted an offer to swap an imbalance under this provision and if a Shipper wants to post an offer to swap it can do so pursuant to current Section 7.10(a)(iii).

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, 888 First Street, N.E., Washington, D.C. 20426, in accordance with 18 CFR 385.214 and 385.211 of the Commission's Rules of Practice and Procedure. Pursuant to Section 154.210 of the Commission's Regulations, all such motions or protests must be filed not later than 12 days after the date of the filing noted above. 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. 96-313 Filed 1-9-96; 8:45 am]

BILLING CODE 6717-01-M

[Docket No. RP96-100-000]

Columbia Gas Transmission Corporation; Notice of Filing of Report on Second Year Storage Operations Under Order No. 636

January 4, 1996.

Take notice that on December 29, 1995, Columbia Gas Transmission Corporation (Columbia) tendered for filing its Report On Second Year Storage Operations Under Order No. 636" for the twelve month period November 1, 1994 through October 31, 1995. Columbia agreed to file this report during the review of its first year report. See Columbia Gas Transmission Corp., 71 FERC ¶ 61,190 (1995).

Columbia states that copies of its filing have been mailed to all jurisdictional firm customers and affected state regulatory commissions.

Any person desiring to be heard or to protest said filing should file a motion to intervene or a protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). All such motions or protests should be filed on or before January 11, 1996. 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. 96–315 Filed 1–9–96; 8:45 am] BILLING CODE 6717–01–M

[Docket No. RP96-98-000]

Great Lakes Gas Transmission Limited Partnership; Notice of Compliance Filing

January 4, 1996.

Take notice that on December 29, 1995, Great Lakes Gas Transmission Limited Partnership (Great Lakes) tendered for filing as part of its FERC Gas Tariff, Second Revised Volume No. 1, the following tariff sheets to become effective February 1, 1996:

First Revised Sheet No. 1 First Revised Sheet No. 3 Original Sheet No. 3A Original Sheet No. 3B Original Sheet No. 3C Original Sheet No. 50A Original Sheet No. 50B Original Sheet No. 50C First Revised Sheet No. 55 First Revised Sheet No. 60

Take notice that the following tariff sheet is also being filed as part of its FERC Gas Tariff, Original Volume No. 2 to become effective February 1, 1996:

Twenty-Eighth Revised Sheet No. 1000

Great Lakes asserts that the purpose of this filing is to comply with Commission Order No. 581, 72 FERC ¶ 61,301 (1995), issued September 28, 1995, in Docket No. RM95-4-000 and Commission Order No. 582, 72 FERC ¶ 61,300 (1995), issued September 28, 1995, in Docket No. RM95-3-000. Pursuant to the requirements of these Orders, Great Lakes is (a) adding to the title page the telephone and facsimile number of the person to whom communications concerning the tariff should be sent; (b) updating the system map and adding maps for the separate zones; (c) including a statement of the company's policy with respect to the financing or construction of laterals; (d) including a statement with respect to the order in which rates are discounted; (e) listing the periodic reports it files as required by Commission Order or Settlement Agreement; (f) including in its FERC Gas Tariff. Second Revised Volume No. 1 an Index of Customers as of January 1, 1996; (g) updating the Index of Customers within its FERC Gas Tariff, Original Volume No. 2 to reflect those customers transporting gas under this tariff as of January 1, 1996; and (h) removing from the tariff any references to filing fees under § 284.

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, 888 First Street, N.E., Washington, D.C. 20426, in accordance with Section 385.214 and Section 385.211 of the Commission's Rules and Regulations. Pursuant to Section 154.210 of the Commission's Regulations, all such motions or protests must be filed not later than 12 days after the date of the filing noted above. 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