

DEPARTMENT OF ENERGY**Federal Energy Regulatory Commission****[Docket No. RP98-117-012]****Kinder Morgan Interstate Gas; Transmission LLC; Notice of Filing of Refund Report**

April 21, 2000.

Take notice that on April 18, 2000, Kinder Morgan Interstate Gas Transmission LLC (KMIGT) tendered for filing its Refund Report in Docket Nos. RP98-117, *et al.*

KMIGT states that this report is being filed in compliance with Article VI of the Offer of Settlement and Stipulation and Agreement (Settlement) which was filed in the above referenced proceeding and approved by a Commission Letter Order issued December 22, 1999 (89 FERC ¶ 61,323). KMIGT states that the refund was distributed by KMIGT on March 20, 2000, and is applicable to the period August 1, 1998, through December 31, 1999. All customers receiving refunds were served with calculations supporting their individual refunds. The refund was calculated pursuant to the provisions of Article VI of the Settlement.

KMIGT states that Appendix A of the Refund Report contains a summary of the refunds by shipper, service and contract for the refund period. Appendix B of the refund report contains detailed calculations supporting the determination of refunds for each individual shipper.

In light of the fact that each shipper receiving refunds was served with detailed calculations supporting their individual refunds, and given the voluminous nature of the shipper-specific information contained in Appendix B of the Refund Report, KMIGT states that only the letter and the summary information contained in Appendix A of this Refund Report has been served upon all affected customers of KMIGT and applicable state agencies.

Any person desiring to protest said filing should file a protest with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, in accordance with Section 385.211 of the Commission's Rules and Regulations. All such protests must be filed on or before April 28, 2000. 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 proceedings. Copies of this filing are on file with the Commission and are available for public inspection in the

Public Reference Room. This filing may be viewed on the web at <http://www.ferc.fed.us/online/rims.htm> (call 202-208-2222 for assistance).

David P. Boergers,*Secretary.*

[FR Doc. 00-10472 Filed 4-26-00; 8:45 am]

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DEPARTMENT OF ENERGY**Federal Energy Regulatory Commission****[Docket No. CP00-169-000]****Natural Gas Pipeline Company of America and Koch Gateway Pipeline Company; Notice of Joint Application**

April 21, 2000.

Take notice that on April 5, 2000, Natural Gas Pipeline Company of America (Natural), 747 East 22nd Street, Lombard, Illinois 60148, and Koch Gateway Pipeline Company (Koch), 20 East Greenway Plaza, 5th Floor, Houston, Texas 77046, filed in Docket No. CP00-169-000 a joint abbreviated application pursuant to Section 7(b) of the Natural Gas Act (NGA), as amended, and Sections 157.7 and 157.18 of the Commission's regulations thereunder, requesting permission and approval for Natural and Koch to abandon the following exchange service agreements, all of which are more fully set forth in the application, which is on file with the Commission and open to public inspection:

(1) An exchange service jointly authorized in Docket No. CP67-315 and performed under Natural's Rate Schedule X-16 and Koch's Rate Schedule X-22;

(2) An exchange service authorized in Natural's Docket No. CP71-200 and Koch's Docket No. CP71-201 and performed under Natural's Rate Schedule X-29 and Koch's Rate Schedule X-41;

(3) An exchange service jointly authorized in Docket No. CP77-121 and performed under Natural's Rate Schedule X-79 and Koch's Rate Schedule X-83;

(4) An exchange service jointly authorized in Docket No. CP77-226 and performed under Natural's Rate Schedule X-81 and Koch's Rate Schedule X-82; and

(5) An exchange service authorized in Natural's Docket No. CP77-641, as amended, and Koch's Docket CP78-23, as amended, and performed under Natural's Rate Schedule X-94 and Koch's Rate Schedule X-94

The application may be viewed on the web at www.ferc.fed.us/online/rims.htm. Call (202) 208-2222 for assistance.

Any questions regarding this application should be directed for Natural to James J. McElligott, Senior Vice President, 747 East 22nd Street, Lombard, Illinois 60148 at (630) 691-3525, J. Curtis Moffatt, Esq., Van Ness Feldman, P.C., 1050 Thomas Jefferson Street, NW., Washington, DC 20007-3877, or Philip R. Telleen, Esq., Attorney for Natural, 747 East 22nd Street, Lombard, Illinois 60148 at (630) 691-3749. For Koch, Kyle Stehens, Director of Certificates, P.O. Box 1478 Houston, Texas 77251-1478 at (713) 544-7309 or Michael E. McMahon, Attorney for Koch, at (713) 544-4796.

Any person desiring to be heard or to make any protest with reference to said application should on or before May 12, 2000, file with the Federal Energy Regulatory Commission (888 First Street, NE., Washington, DC 20426) a motion to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.211) 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 review of the matter finds that 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