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FEDERAL ENERGY REGULATORY COMMISSION

NEWS

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Docket Nos. RM12-14-000, RM12-15-000
and RM12-17-000, AD12-6-000

FERC Acts to Lighten Regulatory Load on Natural Gas, Oil Pipelines

The Federal Energy Regulatory Commission (FERC) acted today to ease the regulatory burdens on the natural gas and oil pipeline industries with three proposed regulatory reform actions and a staff report identifying the next steps from its biennial analysis of existing rules.

The Commission today issued three Notices of Proposed Rulemaking that would reduce the pipeline industries' regulatory burden:

- A proposal to eliminate 145 annual filings made by Natural Gas Act pipelines as a result of a change in the annual charge assessment unit surcharge (RM12-14-000);
- A proposal to streamline the processing of rate and other filings by intrastate pipelines performing interstate service under section 311 of the Natural Gas Policy Act and Hinshaw pipelines (RM12-17-000); and
- A proposal to eliminate oil pipelines' unnecessary filings, update requirements for service and update requirements for posting tariff information (RM12-15-000).

Comments on each proposal are due 30 days after publication in the *Federal Register*.

Also today, FERC staff issued a report that identifies minor revisions to the Commission's natural gas pipeline regulations that may be appropriate to remove reporting requirements that no longer may serve their intended purpose. The report was issued pursuant to the Nov. 8, 2011, *Plan for Retrospective Analysis of Existing Rules* prepared in response to Executive Order 13579, which requested independent regulatory agencies issue plans for periodic retrospective analysis of their existing regulations.

Comments on the FERC staff report are due 30 days from today.

R-13-1

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