

502(c) of the Natural Gas Policy Act of 1978, a request for equitable relief. Petitioners request relief with respect to claims that have been made or may be made by Northern Natural Gas Company (Northern) asserting petitioners unlawfully overcharged or natural gas sales for the period from October 1983 to the summer of 1988. Petitioners do not seek relief on grounds of "hardship" or "unfair distribution of burdens." Additional details are more fully set forth in the request, which is on file with the Commission and open to public inspection. This filing may be viewed on the web at <http://www.ferc.fed.us/onLine/htm> (call 202-208-2222 for assistance).

Although Petitioners deny that they have any liability at law for refunds of Kansas ad valorem taxes, they assert that equity requires a waiver without even reaching the legal question. Petitioners state that the total of \$406.43 (in principal) and \$781.56 (in interest) in claims asserted against the three petitioners is part of a larger claim for \$6,502.88 (in principal) and \$12,505.02 (in interest) among all working interest owners in the Shannon Estate No. 1 well, Edwards County, Kansas. Deducting the royalty, the claim against each individual petitioner would be \$114.84 in principal. Petitioners assert that interest is not owed as a matter of law.

Petitioners state that for the period from October 4, 1983 through the summer of 1988, the prices for the gas sold from the well were reduced so that revenues to the producers were reduced by \$48,911.61, an amount that more than offsets the amount of Northern's refund claim, even including interest. Since the consumers are thus positively saved more than \$30,000, petitioners assert it would be inequitable to demand refunds from working interests and royalty interests for a period of claimed overcharges when any overcharges is more than offset by undercharges.

Petitioners also assert that since the Shannon Estate #1 qualified for stripper well status, the maximum lawful price would be even higher and request the Commission to take notice of the official records in its files in order to verify these facts. Petitioners submit that equity requires that what should have been done then be done now, *nunc pro tunc*, and that any measure of overcharge be based on the stripper well prices.

Any person desiring to be heard or to make a protest with respect to this petition should on or before October 19, 1999, 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 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 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.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 99-25653 Filed 10-1-99; 8:45 am]

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. GP99-17-000]

Joel T. Strohl, Scott T. Strohl and Sid Strohl; Notice of Demand for Full and Fair Adjudication

September 28, 1999.

Take notice that on September 23, 1999, Joel T. Strohl, Scott T. Strohl and Sid Strohl (Petitioners), Box 323, Pretty Prairie, Kansas 67570, filed in Docket No. GP99-17-000, a demand for a full and fair adjudication, including a hearing on the record, for claims that have been made by Northern Natural Gas Company accusing petitioners of unlawful overcharges for the sale of natural gas for the period from October 1983 to the summer of 1988 involving the collection of Kansas ad valorem taxes, all as more fully set forth in the request, which is on file with the Commission and open to public inspection. This filing may be viewed on the web at <http://www.ferc.fed.us/onLine/htm> (call 202-208-2222 for assistance).

Petitioners state that the total of \$406.43 (in principal) and \$781.56 (in interest) in claims asserted against the three petitioners is part of a larger claim for \$6,502.88 (in principal) and \$12,505.02 (in interest) among all working interest owners in the Shannon Estate No. 1 well, Edwards County, Kansas. Deducting the royalty, the claim against each individual petitioner would be \$114.84 in principal.

Petitioners demand to be informed of their precise conduct that is now claimed to be unlawful, the damages they have caused to anyone, and the alleged proof of the charges. In addition,

Petitioners deny that they are guilty of any overcharge or damage to any person, and deny that they have liability for any refunds, any interest, or any refund or interest associated with any royalty interest.

Petitioners demand a full and fair adjudication, starting with the appointment of an administrative law judge, and reserve their defenses except to plead in bar that the Commission has no jurisdiction to compel them to refund any sums relating to royalty interests. Petitioners assert that recent legislation in Kansas operates as a complete bar, absent a decision of a Kansas Court or the Supreme Court of the United States that the statute is unconstitutional. Petitioners contend that the FERC does not have jurisdiction to overturn a State of Kansas statute and say that the Commission's decision relating to equitable relief is immaterial.

Any person desiring to be heard or to make a protest with respect to this petition should on or before October 19, 1999, 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 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 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.

Linwood A. Watson, Jr.,

Acting Secretary.

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP97-738-008]

Transok, L.L.C.; Notice of Amendment to Limited Certificate

September 28, 1999.

Take notice that on June 1, 1999, Transok, Inc. (Applicant) tendered for filing, an amendment to its limited jurisdiction NGA Section 7(c) certificate to deliver natural gas under a lease agreement to Kansas Pipeline Company (KPC), all as more fully set forth in the application which is on file with the Commission and open to public