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Rivervale South to Market Project Partially Placed in Service (Docket No. CP17-490-000)

On June 10, 2019, Transco filed a request for interim partial path service to go into effect on July 1, 2019, under the Rivervale South to Market Project (“Project”). Transco will provide up to 140,000 dt/day of mainline service on an interim basis from Transco’s Rivervale Interconnect to the Station 210 Zone 6 Pooling Point, until the full path facilities are placed into service. On June 21, 2019, the Commission approved the request to begin partial path interim service starting July 1, 2019.

Approval of Priority of Service Filing (Docket No. RP19-1225-000)

On June 18, 2019, the Commission approved in Docket No. RP19-1225-000 tariff records that were filed in compliance with the Commission’s “Order Following Technical Conference” issued September 7, 2018 in Docket No. RP18-314-000. The approved tariff records, which are to be made effective as of the beginning of Gas Day July 1, 2019, reflect modifications to Transco’s tariff to enhance, clarify, and update the no-notice and priority of service rights described therein.

Abandonment of Supply Laterals from Ship Shoal Block 169 to Ship Shoal Block 72, Offshore Louisiana (Docket No. CP19-481-000)

On June 21, 2019, Transco filed a prior notice request to abandon, partially in place and partially by removal, an approximately 19.24-mile, 10-inch-diameter pipeline extending subsea from Ship Shoal Block 169 to Ship Shoal Block 87, Platform B, and an approximately 1.06-mile, 8-inch-diameter pipeline extending from Ship Shoal Block 87, Platform B to Ship Shoal Block 72 subsea tie-in. On June 27, 2019, the Commission issued its Notice of Request under Blanket Authorization. Comments are due within 60 days after the issuance of the notice.

Clarification of Service Rights of Certain Conversion Buyers under Rate Schedule FT (Docket No. CP19-1331-000)

On June 25, 2019 Transco submitted a tariff filing to clarify the service rights of certain Conversion Buyers and clarify the calculation of reservation charges applicable to those Conversion Buyers’ service agreements. Specifically, Transco proposes to add provisions to Sections 3.2 and 7.3 of Rate Schedule FT to reflect the service rights of Conversion Buyers under circumstances where Transco has agreed to stated capacity quantities that do not equate to those stated in Section 7.3 and clarify, in Section 3.2, the calculation of reservation charges for capacity under those Conversion Buyers’ service agreements.