UNITED STATES OF AMERICA

FEDERAL ENERGY REGULATORY COMMISSION

NOTICE TO THE PUBLIC

 MOTIONS TO PLACE INTERIM SETTLEMENT RATES INTO EFFECT

(Issued August 30, 2016)

1. Pursuant to sections 375.307(a)(1)(iv) and 375.307(a)(7)(v) of the Commission’s regulations,[[1]](#footnote-2) the Chief Judge has delegated authority to rule on motions to place interim settlement rates into effect. Requests to place settlement rates into effect on an interim basis must be made by separate motion. Filers are instructed not to make such requests within the tariff filing or as part of the settlement transmittal letter. The Chief Judge will not act on such requests contained within other documents. Further, the motion to place interim settlement rates into effect must specifically reference the lower settlement rates and show that the interim rate is in fact lower.
2. In addition to the docket number assigned to the settlement proceedings, motions to place interim rates into effect must reference the docket number assigned by the Commission to the tariff filing if such filing is made prior to the filing of the motion to place interim settlement rates into effect.

 Carmen A. Cintron

 Acting Chief Administrative Law Judge

1. 18 C.F.R. § 375.307(a)(1)(iv), (a)(7)(v) (2015). [↑](#footnote-ref-2)