

SFPP, L.P.
LOCAL PIPELINE TARIFF
CONTAINING
RATES
APPLYING ON THE TRANSPORTATION
OF
PETROLEUM PRODUCTS
BY PIPELINE

From Watson and East Hynes (Los Angeles County) CA
To Calnev Pipe Line L.L.C. (San Bernardino County) CA

THIS TARIFF APPLIES TO INTERSTATE TRAFFIC ONLY

Rates herein are governed by **Rules and Regulations** provided in SFPP, L.P.'s **Tariff F.E.R.C. No. 194.6.0** and reissues thereof.

[N] Filed in compliance with Opinion No. 511-B, FERC Order on Rehearing and Compliance Filing, issued February 19, 2015, in Docket Nos. IS08-390-004, IS08-390-006, and IS08-390-007 (“Opinion No. 511-B”).

The rates contained herein are calculated in accordance with the following Commission Orders: Order on Initial Decision, issued February 17, 2011 in Docket No. IS08-390-002 (“Opinion No. 511”), [N] Order on Rehearing and Compliance Filing issued December 16, 2011 in Docket Nos. IS08-390-004 and IS08-390-006 (“Opinion 511-A”), and Opinion No. 511-[W] ~~B A~~; *SFPP, L.P.*, 143 FERC ¶ 61,213 (2013) and modified by *SFPP, L.P.*, 144 FERC ¶ 61,002 (2013) (collectively, “Opinion No. 527”) in Docket No. IS11-444, *SFPP, L.P.*, 140 FERC ¶ 61,106 (2012) in Docket No. IS12-501, *SFPP, L.P.*, 143 FERC ¶ 61,297 (2013), *reh’g denied*, 147 FERC ¶ 61,012 (2014) in Docket No. IS13-416, and *SFPP, L.P.*, 144 FERC ¶ 61,091 (2013) in Docket No. IS13-502. Judicial review or Commission rehearing of Opinion Nos. 511, 511-A, [N] 511-B and 527 may result in the vacation in whole or in part of the rulings in Opinion Nos. 511, 511-A, [N] 511-B and 527. Such vacation may result in SFPP being permitted to charge rates higher than those shown on this rate filing. SFPP reserves all of its rights and remedies with respect to this tariff, including but not limited to, the right to obtain from shippers, whether by retroactive payment, a prospective surcharge, or other means approved by the Commission, the difference between the amounts charged hereunder and the amounts that may properly have been charged.

[C] ~~Issued under authority of 18 CFR § 342.3.~~

NOTICE: The provisions published herein will, if effective, not result in an adverse effect on the quality of the human environment.

ISSUED: April 6, 2015

EFFECTIVE: May 11, 2015

Issued By:
Ronald G. McClain, for
SFPP, L.P.
1001 Louisiana St., Suite 1000
Houston TX 77002

Compiled By:
[W] ~~Jeffrey R. Hulbert~~ ~~Peter Dito~~
1100 Town & Country Road
Orange CA 92868
Voice (714) 560-4954; Fax (714) 560-6643
Tariff_Group@kindermorgan.com

Item 310. Local Rates

(All movements are via SFPP, L.P. pipelines)
 Applies only as a proportional rate on traffic moving beyond Colton and
 Only to stations served by Calnev Pipe Line L.L.C. in Nevada

FROM :	TO :	Notes	RATE In cents per barrel
Watson, CA (Los Angeles County)	Calnev Pipe Line L.L.C. Colton CA (San Bernardino County)	①	[I] 24.61
East Hynes, CA (Los Angeles County)	Calnev Pipe Line L.L.C. Colton CA (San Bernardino County)	① ②	[I] 24.61

Exceptions to RULES AND REGULATIONS Contained in FERC No. 194.6.0, Item 40, including reissues thereof.	
Item 40. Minimum Batch and Delivery Requirements	
40.1	The minimum quantity of any one Batch from one Shipper which will be accepted shall be 5,000 Barrels.
40.2	The minimum quantity which shall be delivered to Calnev Pipe Line L.L.C. shall be 5,000 Barrels

Notes:	
①	It will be the responsibility of the Shipper to deliver Petroleum Products to Carrier's Watson and East Hynes, CA Origins.
②	Item 260 "Watson Volume/Pressure Deficiency Charge" does not apply.

SUSPENSION NOTICE
Applies to Suspended FERC Tariff No. 196.2.0

Issued under authority of 18 CFR § 341.4(f) and in compliance with the Order of the Federal Energy Regulatory Commission in Docket No. IS11-338-000 issued June 15, 2011.

By Order of the Federal Energy Regulatory Commission, Tariff No. 196.2.0 issued by SFPP, L.P. is accepted and suspended, effective June 1, 2011, subject to refund. See below for the ordering paragraph.

UNITED STATES OF AMERICA
FEDERAL ENERGY REGULATORY COMMISSION

Docket Nos. IS11-338-000
Order Accepting and Suspending Tariffs Subject to Refund and Conditions
(Issued June 15, 2011)

The Commission orders:

The tariffs listed in footnote one are accepted and suspended, effective June 1, 2011, subject to refund and the outcome of the compliance filing submitted in Docket No. IS08-390-006, as discussed in the body of this order.

By the Commission.

SUSPENSION NOTICE
Applies to Suspended FERC Tariff No. 196.3.0

Issued under authority of 18 CFR § 341.4(f) and in compliance with the Order of the Federal Energy Regulatory Commission in Docket No. IS11-444-000 issued June 30, 2011.

By Order of the Federal Energy Regulatory Commission, Tariff No. 196.3.0 issued by SFPP, L.P. is accepted and suspended, effective July 1, 2011, subject to refund. See below for the ordering paragraph.

UNITED STATES OF AMERICA
FEDERAL ENERGY REGULATORY COMMISSION

Docket Nos. IS11-444-000
Order Accepting and Suspending Tariff Filing, Subject to Refund,
and Establishing Hearing and Settlement Judge Procedures

(Issued June 30, 2011)

The Commission Orders:

(A) SFPP's FERC Tariff Nos. 194.1.0, 195.1.0, 196.3.0, 197.1.0, 198.3.0, 199.1.0, 200.1.0, and 201.1.0 are accepted and suspended and made effective July 1, 2011, subject to refund and further order of the Commission.

(B) Pursuant to the authority contained in the Interstate Commerce Act, particularly sections and 15(1) and 15(7) thereof, and the Commission's regulations, a hearing is established to address the issues raised by SFPP's tariff filing.

(C) Pursuant to Rule 603 of the Commission's Rules of Practice and Procedure, 18 C.F.R. § 385.603 (2011), the Chief Administrative Law Judge is hereby directed to appoint a settlement judge in this proceeding within fifteen (15) days of the date of this order. Such settlement judge shall have all powers and duties enumerated in Rule 603 and shall convene a settlement conference as soon as practicable after the Chief Judge designates the settlement judge. If the parties decide to request a specific judge, they must make their request to the Chief Judge within five (5) days of the date of this order.

(D) Within thirty (30) days of the appointment of the settlement judge, the settlement judge shall file a report with the Commission and the Chief Judge on the status of the settlement discussions. Based on this report, the Chief Judge shall provide the parties with additional time to continue their settlement discussions, if appropriate, or assign this case to a presiding judge for a trial-type evidentiary hearing, if appropriate. If settlement discussions continue, the settlement judge shall file a report at least every sixty (60) days thereafter, informing the Commission and the Chief Judge of the parties' progress toward settlement.

(E) If settlement judge procedures fail and a trial-type evidentiary hearing is to be held, a presiding judge, to be designated by the Chief Judge, shall, within fifteen (15) days of the date of the presiding judge's designation, convene a prehearing conference in these proceedings in a hearing room of the Commission, 888 First Street, NE, Washington, DC 20426. Such a conference shall be held for the purpose of establishing a procedural schedule. The presiding judge is authorized to establish procedural dates and to rule on all motions (except motions to dismiss) as provided in the Commission's Rules of Practice and Procedure.

By the Commission.

SUSPENSION NOTICE
Applies to Suspended FERC Tariff No. 196.5.0

Issued under authority of 18 CFR § 341.4(f) and in compliance with the Order of the Federal Energy Regulatory Commission in Docket No. IS12-145-000 issued February 29, 2012.

By Order of the Federal Energy Regulatory Commission, Tariff No. 196.5.0 issued by SFPP, L.P. is accepted and suspended, effective February 1, 2012, subject to refund. See below for the ordering paragraph.

UNITED STATES OF AMERICA
FEDERAL ENERGY REGULATORY COMMISSION

Docket No. IS12-145-000
Order Accepting and Suspending Tariff Records
Subject to Refund and Conditions

(Issued February 29, 2012)

The Commission Orders:

The tariff records listed in footnote one are accepted and suspended, effective February 1, 2012, subject to refund and a further Commission order in this docket pending the outcome of the proceedings in Docket Nos. IS08-390-000, *et al.* and IS11-444-00, *et al.*

By the Commission.

Explanation of Reference Marks	
Reference Mark	Explanation
[I]	Increase
[W]	Change in wording only
[C]	Cancelled
[N]	New