## UNITED STATES OF AMERICA

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would violate Section 5 of the Federal Trade Commission Act, as amended, 15 U.S.C. § 45, and Section 7 of the Clayton Act, as amended, 15 U.S.C. § 18. On August 30, 2002, the Commission accepted the Consent Agreement for public comment, and Conoco and Phillips thereafter consummated their merger, thereby forming a new entity, ConocoPhillips.¹ The Consent Agreement is presently before the Commission for final approval and issuance of the orders contained therein.

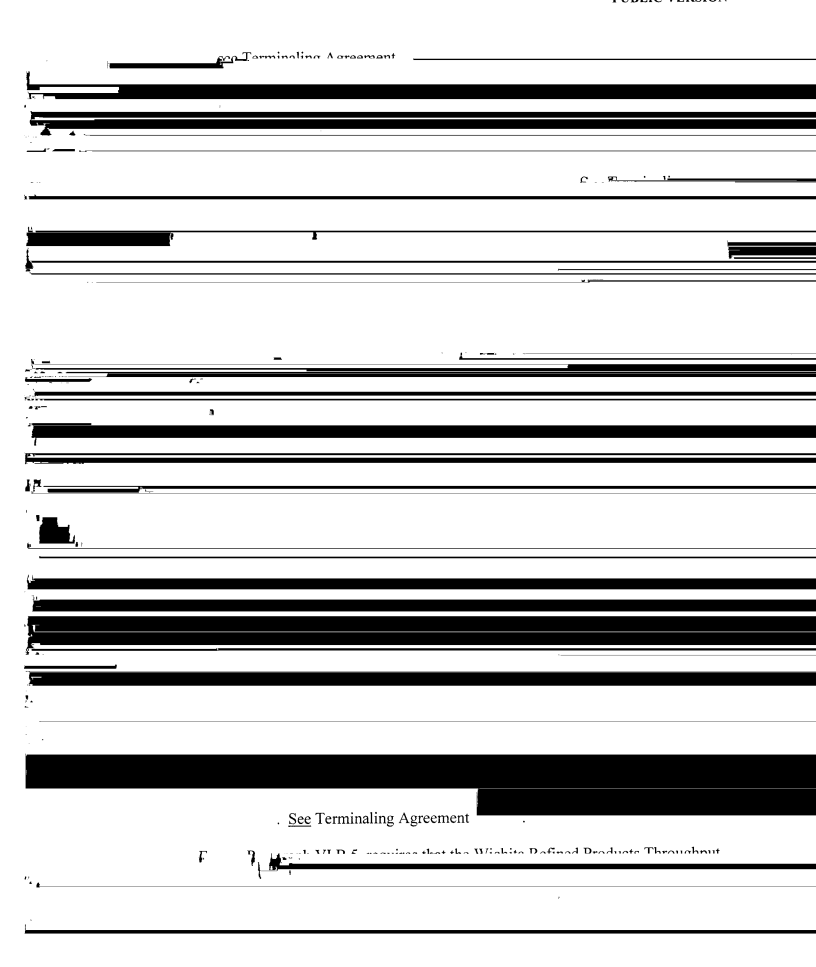
Because this petition and its attachment contain confidential and existingly associated business information relating to the Wighite Refined Products

-	ConocoPhillips and Williams desire to initiate terminaling services under the
	Winkite Daffred Preducte Throughout Agreement as soon as nossible following
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A. Paragraph VI.A. requires that Respondents shall enter into a Wichita Refined Products Throughput Agreement with Williams or another Commission-approved



## **PUBLIC VERSION**



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VI.A. of the Decision and Order, the Commission has already approved Williams as the throughput customer. Furthermore, as described above, the Terminaling Agreement fully

