to DOE and its regulators in the areas of environmental restoration, waste management, and related activities.

Tentative Agenda

- 1. The Board will consider approving a recommendation concerning economic reuse at the Rocky Flats Technology Site.
- 2. The Board will review and consider approval of comments and recommendations on the draft cleanup plan, "Accelerating Cleanup: Paths to Closure."

Public Participation: The meeting is open to the public. Written statements may be filed with the Committee either before or after the meeting. Individuals who wish to make oral statements pertaining to agenda items should contact Ken Korkia at the address or telephone number listed above. Requests must be received 5 days prior to the meeting and reasonable provision will be made to include the presentation in the agenda. The Designated Federal Official is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business. Each individual wishing to make public comment will be provided a maximum of 5 minutes to present their comments at the beginning of the meeting.

Minutes: The minutes of this meeting will be available for public review and copying at the Freedom of Information Public Reading Room, 1E-190, Forrestal Building, 1000 Independence Avenue, SW, Washington, DC 20585 between 9:00 a.m. and 4 p.m., Monday-Friday, except Federal holidays. Minutes will also be available at the Public Reading Room located at the Board's office at 9035 North Wadsworth Parkway, Suite 2250, Westminster, CO 80021; telephone (303) 420-7855. Hours of operation for the Public Reading Room are 9:00 am-4:00 pm on Monday through Friday. Minutes will also be made available by writing or calling Deb Thompson at the Board's office address or telephone number listed above.

Issued at Washington, DC on April 13,

Rachel Samuel,

Deputy Advisory Committee Management Officer.

[FR Doc. 98–10076 Filed 4–15–98; 8:45 am]

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Project No. 1991]

City of Bonners Ferry; Notice of Authorization for Continued Project Operation

April 10, 1998.

On April 1, 1998, the City of Bonners Ferry, licensee for the Moyie River Project No. 1991, filed an application for a new or subsequent license pursuant to the Federal Power Act (FPA) and the Commission's regulations thereunder. Project No. 1991 is located on the Moyie River in Boundary County, Idaho.

The license for Project No. 1991 was issued for a period ending March 31, 1998. Section 15(a)(1) of the FPA, 16 U.S.C. 808(a)(1), requires the Commission, at the expiration of a license term, to issue from year to year an annual license to the then licensee under the terms and conditions of the prior license until a new license is issued, or the project is otherwise disposed of as provided in Section 15 or any other applicable section of the FPA. If the project's prior license waived the applicability of Section 15 of the FPA, then, based on Section 9(b) of the Administrative Procedure Act, 5 U.S.C. 558(c), and as set forth at 18 CFR 16.21(a), if the licensee of such project has filed an application for a subsequent license, the licensee may continue to operate the project in accordance with the terms and conditions of the license after the minor or minor part license expires, until the Commission acts on its application. If the licensee of such a project has not filed an application for a subsequent license, then it may be required, pursuant to 18 CFR 16.21(b), to continue project operations until the Commission issues someone else a license for the project or otherwise orders disposition of the project.

If the project is subject to Section 15 of the FPA, notice is hereby given that an annual license for Project No. 1991 is issued to the City of Bonners Ferry for a period effective April 1, 1998, through March 31, 1999, or until the issuance of a new license for the project or other disposition under the FPA, whichever comes first. If issuance of a new license (or other disposition) does not take place on or before March 31, 1999, notice is hereby given that, pursuant to 18 CFR 16.18(c), an annual license under Section 15(a)(1) of the FPA is renewed automatically without further order or notice by the Commission, unless the Commission orders otherwise.

If the project is not subject to Section 15 of the FPA, notice is hereby given that the City of Bonners Ferry is authorized to continue operation of the Moyie River Project No. 1991, until such time as the Commission acts on its application for subsequent license.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 98–10086 Filed 4–15–98; 8:45 am]

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. SA98-77-000]

BP Exploration and Oil, Inc.; Notice of Petition for Adjustment and Extension of Time

April 10, 1998.

Take notice that on March 23, 1998, BP Exploration and Oil, (BP), filed a petition pursuant to Section 502(c) of the Natural Gas Policy Act of 1978 (NGPA) 1 and Subpart K of the Commission's Rules of Practice and Procedure (18 CFR 385.1101-385.1117), for: (1) a 106-day extension of the Commission's March 9, 1998, refund deadline, by which date BP would otherwise be required to make Kansas ad valorem tax refunds, with interest, to ANR Pipeline Company (ANR); and (2) an adjustment with respect to BP's refund obligation, waiving BP's obligation to refund the interest that would otherwise accrue during the 106day period from November 10, 1997 to February 24, 1998. BP's petition is on file with the Commission and open to public inspection.

On September 10, 1997, in Docket No. RP97–369–000 *et al.*, the Commission issued an order,² on remand from the D.C. Circuit Court of Appeals,³ that directed first sellers to make Kansas ad valorem tax refunds, with interest, for the period from 1983 to 1988. The Commission directed the pipelines to serve first sellers with a Statement of Refunds Due within 60 days of the date of the refund order, and directed first sellers to make the necessary refunds within 180 days of the date of the refund order (i.e., by March 9, 1998)

refund order (i.e., by March 9, 1998). BP explains that ANR's Statement of Refunds Due identifies \$227,793.83 as

^{1 15} U.S.C. § 3142(c) (1982).

² See 80 FERC ¶ 61,264 (1997); order denying reh'g issued January 28, 1998, 82 FERC ¶ 61,058 (1998).

³ Public Service Company of Colorado v. FERC, 91 F.3d 1478 (D.C. 1996), cert. denied, Nos. 96–954 and 96–1230 (65 U.S.L.W. 3751 and 3754, May 12, 1997) (Public Service).

being due from Lear Exploration, Inc. (Lear), as a result of gas sales that Lear made to ANR before December 31, 1986, and that ANR sent that Statement of Refunds Due to Lear, not BP.

BP further explains that BP America, Inc., BP's parent, acquired Lear Petroleum Corporation, Lear's parent, in 1988, and that through corporate reorganization, BP became Lear's parent company. BP adds that it sold Lear's stock to another entity in 1991, but remained responsible for the past refund obligations of Lear. BP also states that Lear sold the properties in question to **Total Minatome Corporation (Total** Minatome) on December 31, 1986, prior to BP America, Inc.'s acquisition of Lear's stock. BP states that Lear retained liability for refunds from sales made before the transfer to Total Minatome, and that the sales that generated the refunds were all made by Lear before the transfer to Total Minatome.

Because BP did not receive any notice of the refund obligation until after February 24, 1998, BP contends that it was not afforded the full 120-day period that the Commission intended first sellers to have, to evaluate their refund obligations. BP also points out that the refunds in question pertain to sales from properties that Lear disposed of prior to the date that BP America, Inc., acquired Lear. Therefore, BP requests a 106-day extension of the refund deadline, from March 9, 1998 to June 23, 1998.

BP also requests adjustment relief from its obligation to refund the interest that accrued on BP's outstanding balance between November 10, 1997 and February 24, 1998, on the basis that BP's response to the Commission's refund order, through no fault of its own, has been unavoidably delayed. BP argues that it would be inequitable to require BP to pay interest during the 106-day period between November 10, 1997 and February 24, 1998.

Any person desiring to be heard or to make any protest with reference to said petition should on or before 15 days after the date of publication in the Federal Register of this notice, 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 requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.214, 385.211, 385.1105, and 385.1106). All protests filed with the Commission will be considered by it in determining the appropriate action to be 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. 98-10088 Filed 4-15-98; 8:45 am] BILLING CODE 6717-01-M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP98-335-000]

Colorado Interstate Gas Company; Notice of Request Under Blanket Authorization

April 10, 1998.

Take notice that on April 6, 1998, Colorado Interstate Gas Company (CIG), Post Office Box 1087, Colorado Springs, Colorado 80944, filed a request with the Commission in Docket No. CP98–335–000, pursuant to Sections 157.205, and 157.211 of the Commission's Regulations under the Natural Gas Act (NGA) for authorization to increase capacity at a delivery facility authorized in blanket certificate issued in Docket No. CP83–21–000, all as more fully set forth in the request on file with the Commission and open to public inspection.

CIG states that on January 27, 1998, it filed a prior notice, in Docket No. CP98-207-000, for a new delivery facility to be located within CIG's Kit Carson Compressor Station in Cheyenne County, Colorado. The filing was noticed on February 3, 1998 and there were no protests. The proposed delivery facility filed for on January 27, 1998, consisted of a two-inch meter run and appurtenant facilities at an estimated cost of \$8,000. CIG further states that Union Pacific Fuels, Inc., has now determined they will need a four-inch meter run and appurtenant facilities with the associated increase in capacity at this location. CIG reports that the estimated cost of the revised facility would be \$10,500.

Any person or the Commission's staff may, within 45 days after the Commission has issued this notice, file pursuant to Rule 214 of the Commission's Procedural Rules (18 CFR 385.214) a motion to intervene or notice of intervention and pursuant to Section 157.205 of the Regulations under the NGA (18 CFR 157.205) a protest to the request. If no protest is filed within the allowed time, the proposed activity shall be deemed to be authorized effective the day after the time allowed for filing a protest. If a protest is filed and not withdrawn within 30 days after

the time allowed for filing a protest, the instant request shall be treated as an application for authorization pursuant to Section 7 of the NGA.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 98–10089 Filed 4–15–98; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP98-334-000]

Midwestern Gas Transmission Company; Notice of Request Under Blanket Authorization

April 10, 1998.

Take notice that on April 6, 1998, Midwestern Gas Transmission Company (Midwestern), Post Office Box 2511, Houston, Texas 77252, filed in Docket No. CP98-334-000 a request pursuant to Sections 157.205, 157.212, and 157.216 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205, 157.212, and 157.216) for authorization to upgrade a delivery point for continued service to Western Kentucky Gas Company (Western Kentucky), a local distribution company. Midwestern makes such request under its blanket certificate issued in Docket No. CP82-414–000 pursuant to Section 7 of the Natural Gas Act, all as more fully set forth in the request on file with the Commission and open to public inspection.

Midwestern request authorization to modify an existing delivery point on its system in Daviess County, Kentucky in order to deliver additional volumes at that delivery point to Western Kentucky. Midwestern proposes to uprate its existing Meter Station No. 2–7068 located at Milepost 2106–1+3.88, in order to enable Midwestern to deliver on an interruptible and firm basis up to 30 MMcf a day of natural gas at that meter station.

Specifically, Midwestern is proposing to modify the existing meter station by removing the existing 2-inch orifice meter and associated piping, 2-inch flow control valve and associated bypass and isolation valves, 3-inch check valve and approximately 45 feet of 3-inch diameter interconnecting pipe. Midwestern states that it will install an 8-inch orifice meter, 4-inch flow control valve and associated bypass and isolation valves, 8-inch check value and approximately 45 feet of 8-inch diameter interconnecting pipe. Additionally, Midwestern states that it also proposes to reconfigure the