Office of Postsecondary Education

Type of Review: Revision *Title:* Income Contingent Repayment Plan Consent to Disclosure of Tax Information

Frequency: Once every five years Affected Public: Individuals or households

Annual Reporting and Recordkeeping Hour Burden:

Responses: 300,000.

Burden Hours: 75,000. Abstract: This form is the means by which a defaulted student loan borrower (and, if married, the borrower's spouse), choosing to repay under the Income Contingent Repayment Plan, provides written consent to the disclosure of certain tax return information by the Internal Revenue Service to the Department of Education and its agents for the purpose of calculating the borrower's monthly repayment amount.

[FR Doc. 98-8870 Filed 4-3-98; 8:45 am] BILLING CODE 4000-01-U

DEPARTMENT OF ENERGY

Office of Fossil Energy

[Docket No. FE C&E 98-01 and 98-02-Certification Notices—157]

Millennium Power Partners, L.P. and LSP Energy Limited Partnership Notice of Filing of Coal Capability Powerplant and Industrial Fuel Use Act

AGENCY: Office of Fossil Energy, Department of Energy. ACTION: Notice of filing.

SUMMARY: Millennium Power Partners, L.P. and LSP Energy Limited Partnership have submitted coal capability self-certifications pursuant to section 201 of the Powerplant and Industrial Fuel Use Act of 1978, as amended.

ADDRESSES: Copies of self-certification filings are available for public inspection, upon request, in the Office of Coal & Power Im/Ex, Fossil Energy, Room 4G-039, FE-27, Forrestal Building, 1000 Independence Avenue, S.W., Washington, D.C. 20585.

FOR FURTHER INFORMATION CONTACT: Ellen Russell at (202) 586–9624.

SUPPLEMENTARY INFORMATION: Title II of the Powerplant and Industrial Fuel Use Act of 1978 (FUA), as amended (42 U.S.C. 8301 et seq.), provides that no new baseload electric powerplant may be constructed or operated without the capability to use coal or another alternate fuel as a primary energy

source. In order to meet the requirement of coal capability, the owner or operator of such facilities proposing to use natural gas or petroleum as its primary energy source shall certify, pursuant to FUA section 201(d), to the Secretary of Energy prior to construction, or prior to operation as a base load powerplant, that such powerplant has the capability to use coal or another alternate fuel. Such certification establishes compliance with section 201(a) as of the date filed with the Department of Energy. The Secretary is required to publish a notice in the Federal Register that a certification has been filed. The following owners/operators of the proposed new baseload powerplants have filed self-certifications in accordance with section 201(d).

FE-C&E 98-01

- Owner: Millennium Power Partners, L.P.
- Operator: Millennium Power Partners, L.P.
- Location: Charlton, MA. Plant Configuration: Combined-cycle. Capactiv: 360 megawatts. Fuel: Natural gas.

Purchasing Entities: New England Power Pool.

In-Service Date: 3rd Quarter of 2000.

FE-C&E 98-02

- Owner: LSP Energy Limited
- Partnership.
- Operator: LSP Energy Limited Partnership.
- Location: Batesville, Panola County, Mississippi.
- Plant Configuration: Combined-cycle. Capacity: 800 megawatts. Fuel: Natural gas.
- Purchasing Entities: Wholesale power purchasers.
 - In-Service Date: Summer of 2000.

Issued in Washington, D.C., March 26, 1998.

Anthony J. Como,

Manager, Electric Power Regulation, Office of Coal & Power Im/Ex, Office of Coal & Power systems, Office of Fossil Energy. [FR Doc. 98-8936 Filed 4-3-98; 8:45 am] BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

Office of Energy Research

Fusion Energy Sciences Advisory Committee

AGENCY: Department of Energy. **ACTION:** Notice of Open Meeting.

SUMMARY: Pursuant to the provisions of the Federal Advisory Committee Act (Pub. L. 92-463, 86 Stat. 770), notice is

given of a meeting of the Fusion Energy Sciences Advisory Committee. DATES: Tuesday, May 26, 1998, 9:00 a.m. to 6:00 p.m. and Wednesday, May 27, 1998, 9:00 a.m. to 4:00 p.m. ADDRESSES: Holiday Inn/Goshen Hall, 2 Montgomery Village Avenue, Gaithersburg, Maryland 20879.

FOR FURTHER INFORMATION CONTACT: Albert L. Opdenaker III; Executive Assistant: Office of Fusion Energy Sciences; U.S. Department of Energy; 19901 Germantown Road; Germantown, MD 20874-1290; Telephone: 301-903-4941

SUPPLEMENTARY INFORMATION:

Purpose of the Meeting

The purpose of this meeting is to allow the full Committee to hear the report of its subcommittee that is reviewing the Fusion Materials Research Program, and to prepare a letter on the results of that review to the Department of Energy.

Tentative Agenda

Tuesday, May 26, 1998

- 9:00 a.m.—Opening Remarks -Report from the Materials Research Program
 - -Discussion of the Report
- 5:30 p.m.—Public Comments 6:00 p.m.—Adjourned

Wednesday, May 27, 1998

9:00 a.m.-Further Discussion, as required

Preparation of FESAC Letter to DOE 4:00 p.m.—Adjourned

Public Participation

The meeting is open to the public. Written statements may be filed with the Committee either before or after the meeting. Members of the public who wish to make oral statements pertaining to agenda items should contact Albert L. Opdenaker at 301-903-8584 (fax) or albert.opdenaker@mailgw.er.doe.gov (email). Requests to make oral statements must be received 5 days prior to the meeting; reasonable provision will be made to include the statement in the agenda. The Chairperson of the Committee is empowered to conduct the meeting in a fashion that will facilitate the orderly conduct of business.

Minutes

The minutes of this meeting will be available for public review and copying within 30 days at the Freedom of Information Public Reading Room, I-190, Forrestal Building, 1000 Independence Avenue, S.W., Washington, D.C., between 9:00 a.m. and 4:00 p.m., Monday through Friday, except Federal holidays.

Issued at Washington, D.C. on April 1, 1998.

Rachel M. Samuel,

Deputy Advisory Committee Management Officer.

[FR Doc. 98–8935 Filed 4–3–98; 8:45 am] BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Office of Energy Research

High Energy Physics Advisory Panel

AGENCY: Department of Energy. ACTION: Notice of Open Meeting.

SUMMARY: Pursuant to the provisions of the Federal Advisory Committee Act (Pub. L. 92–463, 86 Stat. 770), notice is given of a meeting of the High Energy Physics Advisory Panel.

DATES: Thursday, May 14, 1998; 9:00 a.m. to 6:00 p.m.; and Friday, May 15, 1998; 8:30 a.m. to 3:30 p.m.

ADDRESSES: Lawrence Berkeley National Laboratory, 1 Cyclotron Rd., Bldg. 54, Perseverance Hall, Berkeley, CA 94720. FOR FURTHER INFORMATION CONTACT: Dr. Robert Diebold; Executive Secretary; High Energy Physics Advisory Panel; U.S. Department of Energy; ER–22, GTN; 19901 Germantown Road; Germantown, Maryland 20874–1290; Telephone: (301) 903–4115 SUPPLEMENTARY INFORMATION:

Purpose of the Meeting

To provide advice and guidance on a continuing basis with respect to the high energy physics research program

Tentative Agenda

Thursday, May 14, 1998 and Friday, May 15, 1998

Discussion of Department of Energy High Energy Physics Programs

Discussion of National Science Foundation Elementary Particle Physics Program

Discussion of HEP University Programs Reports on and Discussion of HEP

Program at Lawrence Berkeley National Laboratory

- Reports on and Discussion of the Use of Computer Networks in High Energy Physics
- Reports on and Discussion of U.S. LHC Activities
- Reports on and Discussions of Topics of General Interest in High Energy Physics

Public Comment (10 minute rule)

Public Participation

The two-day meeting is open to the public. The Chairperson of the Panel is empowered to conduct the meeting in a fashion that will, in his judgment, facilitate the orderly conduct of business. Any member of the public who wishes to make oral statements pertaining to agenda items should contact the Executive Secretary at the address or telephone number listed above. Requests must be received at least 5 days prior to the meeting and reasonable provision will be made to include the presentation on the agenda.

Minutes

Available for public review and copying at the Public Reading Room, Room 1E–190, Forrestal Building, 1000 Independence Avenue, S.W., Washington, D.C. between 9:00 a.m. and 4:00 p.m., Monday through Friday, except Federal holidays.

Issued at Washington, D.C. on April 1, 1998.

Rachel M. Samuel,

Deputy Advisory Committee Management Officer.

[FR Doc. 98–8937 Filed 4–3–98; 8:45 am] BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. SA98-41-001]

Hummon Corporation; Notice of Amendment to Petition for Adjustment and Request for Extension of Time

March 31, 1998.

Take notice that, on March 13, 1998, Hummon Corporation (Hummon) filed a supplement, in Docket No. SA98-41-001, amending its March 9, 1998 petition (in Docket No. SA98–41–000) for an adjustment of the Commission's refund procedures with respect to the Kansas ad valorem tax refunds claimed by Panhandle Eastern Pipe Line Company (Panhandle), in Panhandle's Statement of Refunds Due, filed in Docket No. RP98-40-000. The March 9 petition was filed on behalf of Hummon and the working interest owners (First Sellers) for whom Hummon operated. Hummon's March 13 amendment deletes Alan Sturm from the list of First Sellers 1 and updates the amount reported to be in dispute with Panhandle. Hummon's March 9 petition and March 13 amendment to the March 9 petition are on file with the

Commission and open to public inspection.

Hummon's March 9 petition was filed in response to the Commission's September 10, 1997, order in Docket No. RP97–369–000 *et al.*,² on remand from the D.C. Circuit Court of Appeals,³ which directed first sellers to make Kansas ad valorem tax refunds, with interest, for the period from 1983 to 1988. In that petition, Hummon requested:

(1) A 90-day extension for making refunds, so First Sellers and Panhandle could resolve disputes over refund liability, or submit the unresolved disputes to the Commission for resolution;

(2) A 1-year deferral of payment on principal and interest attributable to royalties;

(3) That First Sellers be allowed to escrow—(a) disputed amounts, (b) principal and interest attributable to royalty refunds which have not been collected from royalty owners; (c) principal and interest on amounts attributable to production prior to October 4, 1983; and (d) interest on all other principal amounts claimed to be due by Panhandle; and

(4) That the Commission determine that Hummon is not a working interest owner or first seller of any of the production with respect to which the tax reimbursements were made and, therefore, that Hummon has no refund liability to Panhandle.

The March 9 petition stated that Panhandle's refund claim was for \$11,440.19, and that this covered 100 percent of the Kansas ad valorem tax reimbursements, including interest through March 9, 1998. Hummon's March 13 amendment states that First Seller's proportionate share of the refund amount claimed by Panhandle in its Statement of Refunds Due is \$6,472.57, of which \$19.91 has been paid to Panhandle and \$6,452.66 has been placed into escrow.

Any person desiring to answer Hummon's March 13 amendment should file such answer with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, on or before 15 days after the date of publication of this notice in the **Federal Register** in accordance with the Commission's Rules of Practice and

¹The original list of First Sellers included— George C. Berryman, Donald M. Brod, Phyllis E. Brod Trust, Robert A. Clark, Floyd D. Crockett, Roy B. Henderson, George C. Hill, Byron E. Hummon, Jr., John L. Kiser, Willard J. Kiser, William Mowery Trust, Anne B. Porter Berryman, Alan Sturm and Arthur Vara, Jr.

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. Cir. 1996), cert. denied, 65 U.S.L.W. 3751 and 3754 (May 12, 1997) (Nos. 96– 954 and 96–1230).