West Virginia, Wisconsin, and Wyoming.

By statute, the Secretary may enter into Local-Flex agreements with no more than three LEAs in a State. Therefore, any consortium that seeks a Local-Flex agreement may include no more than three LEAs. Furthermore, only LEAs that receive formula grant funds from their State educational agency (SEA) under the Federal programs subject to consolidation may seek Local-Flex authority.

LEAs in the following States may *not* apply at this time because their SEA indicated, by May 8, 2002, an intent to apply for State-Flex authority: Alabama, Arizona, Colorado, Delaware, Florida, Illinois, Massachusetts, Nebraska, Pennsylvania, Tennessee, and Texas. In addition, the District of Columbia, Hawaii, Puerto Rico, and the outlying areas are not eligible to apply for Local-Flex because, for purposes of this program, the legislation considers a state-wide LEA to be an SEA.

Under the legislation, a State generally cannot receive State-Flex authority if one of its LEAs has entered into a Local-Flex agreement with the Secretary. If an LEA enters into a Local-Flex agreement with the Secretary, its SEA may subsequently seek State-Flex authority only if that LEA agrees to be part of the SEA's State-Flex proposal.

SUPPLEMENTARY INFORMATION: On July 19, 2002, we published in the Federal Register (67 FR 47528—47529) a notice establishing a September 17, 2002 deadline for the initial Local-Flex competition. In that notice, the Secretary indicated that he would select up to forty LEAs for participation in Local-Flex in the initial competition, and that he would select the remaining LEAs in a subsequent competition.

The Department now believes that many LEAs need additional time to prepare a Local-Flex application, especially given that new requirements in the programs affected by Local-Flex just recently became effective. With additional time, many more interested LEAs should be able to prepare a Local-Flex proposal that fully addresses the statutory requirements and that will assist them in meeting their State definition of adequate yearly progress and in attaining specific, measurable goals for improving student achievement and narrowing achievement gaps.

An LEA that submitted an application by the previously established deadline does not have to re-apply for Local-Flex, but may submit a revised application by the deadline established in this notice if it wishes to do so. The Department intends to hold one or more subsequent Local-Flex competitions until the statutory maximum of 80 LEAs are participating in the program.

Notification of Intent To Apply for Local-Flex

We will be able to develop a more efficient process for reviewing Local-Flex applications if we have a better understanding of the number of LEAs that intend to seek participation in the program. Therefore, we strongly encourage each potential applicant to send, by November 8, 2002, a notification of its intent to apply for participation in the Local-Flex program to the following address: LocalFlex@ed.gov.

The notification of intent to apply for participation in Local-Flex is *optional* and should not include information regarding the potential applicant's Local-Flex proposal. LEAs that fail to provide the notification may still submit an application by the application deadline.

FOR FURTHER INFORMATION CONTACT: Ms. Milagros Lanauze. Telephone: (202) 401–0039 or via Internet: LocalFlex@ed.gov.

If you use a telecommunications device for the deaf (TDD), you may call the Federal Information Relay Service (FIRS) at 1–800–877–8339. Individuals with disabilities may obtain this notice in an alternative format (e.g., Braille, large print, audiotape, or computer diskette) on request to the contact person listed above.

APPLICATIONS: You may obtain a copy of the application on the Department's web site at: http://www.ed.gov/flexibility/prog.

You may also obtain a copy of the application from the contact person identified under FOR FURTHER INFORMATION CONTACT.

Electronic Access to This Document

You may view this document, as well as other Department of Education documents published in the **Federal Register** in text or Adobe Portable Document Format (PDF) on the Internet at the following site: www.ed.gov/legislation/FedRegister.

To use PDF you must have Adobe Acrobat Reader, which is available free at this site. If you have questions about using PDF, call the U.S. Government Printing Office (GPO), toll-free, at 1–888–293–6498; or in the Washington DC, area at (202) 512–1530.

Note: The official version of this document is the document published in the Federal Register. Free Internet access to the official version of the Federal Register and the Code of Federal Regulations is available on GPO access at: www.access.gpo.gov/nara/index.html.

Program Authority: Sections 6151 through 6156 of the ESEA, as amended by the No Child Left Behind Act of 2001 (Pub.L. 107–110).

Dated: September 13, 2002.

Susan B. Neuman,

Assistant Secretary for Elementary and Secondary Education.

[FR Doc. 02–23737 Filed 9–15–02; 2:56 pm]

DEPARTMENT OF ENERGY

Environmental Management Site-Specific Advisory Board, Rocky Flats

AGENCY: Department of Energy. **ACTION:** Notice of open meeting.

SUMMARY: This notice announces a meeting of the Environmental Management Site-Specific Advisory Board (EM SSAB), Rocky Flats. The Federal Advisory Committee Act (Pub. L. 92–463, 86 Stat. 770) requires that public notice of these meeting be announced in the Federal Register.

DATES: Thursday, October 3, 2002, 6 p.m. to 9:30 p.m.

ADDRESSES: Jefferson County Airport Terminal Building, Mount Evans Room, 11755 Airport Way, Broomfield, CO.

FOR FURTHER INFORMATION CONTACT: Ken Korkia, Board/Staff Coordinator, Rocky Flats Citizens Advisory Board, 9035 North Wadsworth Parkway, Suite 2250, Westminster, CO, 80021; telephone (303) 420–7855; fax (303) 420–7579.

SUPPLEMENTARY INFORMATION:

Purpose of the Board: The purpose of the Board is to make recommendations to DOE and its regulators in the areas of environmental restoration, waste management, and related activities.

Tentative Agenda:

- 1. Meeting with new site manager, Eugene Schmitt.
- 2. Update on natural resource management issues.
- 3. Finalize and approve 2003 work plan and budget.
- 4. End-state discussion regarding subsurface soil remediation.
- 5. Other Board business may be conducted as necessary.

Public Participation: The meeting is open to the public. Written statements may be filed with the Board 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 at least five days prior to the meeting and reasonable provisions will be made to include the presentation in the agenda. The Deputy Designated Federal Officer 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 five minutes to present their comments.

Minutes: The minutes of this meeting will be available for public review and copying at the Public Reading Room located at the Office of the Rocky Flats Citizens Advisory Board, 9035 North Wadsworth Parkway, Suite 2250, Westminister, CO 80021; telephone (303) 420-7855. Hours of operations for the Public Reading Room are 8:30 a.m. to 4:30 p.m., Monday-Friday, except Federal holidays. Minutes will also be made available by writing or calling Deb Thompson at the address or telephone number listed above. Board meeting minutes are posted on RFCAB's web site within one month following each meeting at: http://www.rfcab.org/ Minutes.HTML.

Issued at Washington, DC on September 12, 2002.

Rachel M. Samuel,

Deputy Advisory Committee Management Officer.

[FR Doc. 02–23626 Filed 9–16–02; 8:45 am] **BILLING CODE 6450–01–P**

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. EF02-2021-000]

Bonneville Power Administration; Notice of Filing

September 11, 2002.

Take notice that on July 31, 2002, the Bonneville Power Administration (Bonneville) tendered for filing with the Federal Energy Regulatory Commission (Commission) a proposed adjustment to its ACS-02 Generation Imbalance Service rate pursuant to section 7(a)(2) of the pacific Northwest Electric Power Planning and Conservation Act, 16 U.S.C. 839e(a)(2). Pursuant to Commission regulation 300.21, 18 CFR 399.21, Bonneville seeks final or interim confirmation and approval of the amended Generation Imbalance Service rate effective October 1, 2002. Bonneville seeks rate approval for use during the period October 1, 2002 through September 30, 2003.

Bonneville's proposed Generation Imbalance Service rate exempts wind generation resources from the Generation Imbalances outside the Generation Imbalance kilowatthour penalty rate for imbalances outside the Generation Imbalance Deviation Band when the actual energy delivered from a wind resource in Bonneville's Control Area in a schedule hour is less than the energy scheduled for that hour. When energy delivered by a wind generation resource is less than the energy scheduled, the charge will be Bonneville's incremental cost plus 10%.

Any person desiring to intervene or to protest this filing should file with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. All such motions or protests should be filed on or before the comment date, and, to the extent applicable, must be served on the applicant and on any other person designated on the official service list. This filing is available for review at the Commission or may be viewed on the Commission's Web site at http:// www.ferc.gov, using the "FERRIS" link. Enter the docket number excluding the last three digits in the docket number filed to access the document. For assistance, call (202) 502-8222 or TTY, (202) 208-1659. Protests and interventions may be filed electronically via the Internet in lieu of paper; see 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's web site under the "e-Filing" link. The Commission strongly encourages electronic filings.

Comment Date: September 18, 2002.

Magalie R. Salas,

Secretary.

[FR Doc. 02–23570 Filed 9–16–02; 8:45 am] **BILLING CODE 6717–01–P**

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. EC02-113-000]

Cinergy Services, Inc., on Behalf of PSI Energy, Inc., CinCap Madison, LLC, CinCap VII, LLC; Notice of Filing

September 11, 2002.

Take notice that on September 6, 2002, Cinergy Services, Inc., on behalf

of PSI Energy, Inc., CinCap Madison, LLC and CinCap VII, LLC (collectively, Applicants) tendered for filing an application requesting all necessary authorizations under Section 203 of the Federal Power Act, 16 U.S.C. 824b (2000), for Applicants to engage in a transfer of assets. Copies of this filing have been served on the Indiana Utility Regulatory Commission.

Any person desiring to intervene or to protest this filing should file with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). Protests will be considered by the Commission in determining the appropriate action to be taken, but will not serve to make protestants parties to the proceeding. Any person wishing to become a party must file a motion to intervene. All such motions or protests should be filed on or before the comment date, and, to the extent applicable, must be served on the applicant and on any other person designated on the official service list. This filing is available for review at the Commission or may be viewed on the Commission's Web site at http:// www.ferc.gov, using the "FERRIS" link. Enter the docket number excluding the last three digits in the docket number filed to access the document. For assistance, call (202) 502–8222 or TTY, (202) 208-1659. Protests and interventions may be filed electronically via the Internet in lieu of paper; see 18 CFR 385.2001(a)(1)(iii) and the instructions on the Commission's web site under the "e-Filing" link. The Commission strongly encourages electronic filings.

Comment Date: September 27, 2002.

Magalie R. Salas,

Secretary.

[FR Doc. 02–23568 Filed 9–16–02; 8:45 am] **BILLING CODE 6717–01–P**

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP01-350-009]

Colorado Interstate Gas Company; Notice of Compliance Filing

September 11, 2002.

Take notice that on September 9, 2002, Colorado Interstate Gas Company (CIG) tendered for filing as part of its FERC Gas Tariff, First Revised Volume No. 1, the tariff sheets listed in