

Administration Act requires the EIA to provide company-specific data to the Department of Justice, or to any other Federal agency when requested for official use, which may include enforcement of Federal law. The information contained on the form may also be made available, upon request, to another component of the Department of Energy (DOE); to any Committee of Congress, the General Accounting Office, or other Congressional agencies authorized by law to receive such information. A court of competent jurisdiction may obtain this information in response to an order.

The information contained on the form will be kept confidential and not disclosed to the public to the extent that it satisfies the criteria for exemption under the Freedom of Information Act (FOIA), 5 U.S.C. 552, the DOE regulations, 10 CFR 1004.11, implementing the FOIA, and the Trade Secrets Act, 18 U.S.C 1905.

Upon receipt of a request for this information under the FOIA, the DOE shall make a final determination whether the information is exempt from disclosure in accordance with the procedures and criteria provided in the regulations. To assist us in this determination, respondents should demonstrate to the DOE that, for example, their information contains trade secrets or commercial or financial information whose release would be likely to cause substantial harm to their company's competitive position. A letter accompanying the submission that explains (on an element-by-element basis) the reasons why the information would be likely to cause the respondent substantial competitive harm if released to the public would aid in this determination. A new justification does not need to be provided each time information is submitted on the form, if the company has previously submitted a justification for that information and the justification has not changed.

[FR Doc. 98-763 Filed 1-12-98; 8:45 am]

BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

Office of Energy Research

High Energy Physics Advisory Panel; Meeting

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: Wednesday, February 18, 1998; 9:00 a.m. to 6:00 p.m.; and Thursday, February 19, 1998; 8:30 a.m. to 5:30 p.m.

ADDRESS: DoubleTree Hotel, 1750 Rockville Pike, Rockville, MD 20852.

FURTHER INFORMATION CONTACT: Dr. Robert Diebold, Executive Secretary,

High Energy Physics Advisory Panel, U.S. Department of Energy, ER-22, GTN, Germantown, Maryland 20874, Telephone: (301) 903-4801.

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

Wednesday, February 18, 1998, and Thursday, February 19, 1998

Discussion of Department of Energy High Energy Physics Programs
Status Report on the Office of Energy Research

Discussion of National Science Foundation Elementary Particle Physics Program

Discussion of DOE HEP Program and FY 1999 Congressional Budget Request

Report of the Subpanel on Planning for the Future of U.S. High Energy Physics

Report of the NRC Committee on Elementary Particle Physics

Discussion of HEP Programs at Fermi National Accelerator Laboratory, Stanford Linear Accelerator Center, Brookhaven National Laboratory, Lawrence Berkeley National Laboratory, and Argonne National Laboratory and the FY 1999 Congressional Budget Requests

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 January 8, 1998.

Rachel Samuel,

Deputy Advisory Committee Management Officer.

[FR Doc. 98-766 Filed 1-12-98; 8:45 am]

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket Nos. CP73-184-009 and CI73-485-008]

Colorado Interstate Gas Company, a Division of Colorado Interstate Corporation, and CIG Exploration, Inc.; Notice of Request for Abandonment of "Gas Search" Program Conditions

January 7, 1998.

Take notice that on December 19, 1997, Colorado Interstate Gas Company (CIG), P.O. Box 1087, Colorado Springs, Colorado 80944 filed an application pursuant to Section 7(b) of the Natural Gas Act and Part 157 of the Commission's Regulations requesting permission and approval for abandonment of "Gas Search" program conditions. The application is on file with the Commission and open to public inspection.

CIG's filing states that in 1974 the Federal Power Commission approved a Stipulation and Agreement of Settlement (Stipulation) in the referenced dockets,¹ which allowed CIG and its affiliate, CIG Exploration, Inc. to undertake a program to cause newly developed gas reserves to be dedicated to CIG's system for CIG's sales for resale. Under the terms of the Stipulation, all of the reserves acquired were dedicated to CIG's system and production from the reserves was subject to "life of the field" purchase contracts. In approving the Stipulation the FPC adopted as its own all of the conditions and dedications set forth in the Stipulation.

CIG states that while the exploration phase of the Gas Search program has terminated, there remain in place the commitments and dedications and other elements of the Gas Search program which, according to CIG, have become anachronistic. Accordingly, CIG states that it and the directly affected customers have agreed as a matter of contract to terminate all remaining terms and conditions of the Gas Search program which continue in effect. However, because of the underlying Stipulation, CIG is seeking formal abandonment of that aspect of the 1974

¹ See, 51 FPC 74; reh'g denied, 51 FPC 754 (1974).