

Health and Human Services, Federal Parent Locator system (FPLS) and Federal Tax Offset System, for release to the Department of Treasury—To administer the Earned Income Tax Credit Program (Section 32, Internal Revenue Code of 1986) and verify a claim with respect to employment in a tax return.

POLICIES AND PRACTICES FOR STORING, RETRIEVING, ACCESSING, RETAINING, AND DISPOSING OF RECORDS IN THE SYSTEM:

STORAGE:

Paper records, on-line database, magnetic tape and disc, and microfiche.

RETRIEVABILITY:

By name, social security number, and payroll number.

SAFEGUARDS:

Access to magnetic tapes and disc files is controlled through established DOE computer center procedures (personnel screening and physical security). Paper records are maintained in locked cabinets and desks. Access to any record is on a need-to-know basis. The on-line database is protected by password(s) known only to the system manager and those whose duties require access to the records.

RETENTION AND DISPOSAL:

Retention and disposal of these records is covered by DOE 1324.5B.

SYSTEM MANAGER(S) AND ADDRESS:

Headquarters: U.S. Department of Energy, Office of Chief Financial Officer, CR-1, 1000 Independence Avenue, SW., Washington, DC 20585.

Field Offices: The managers and directors of field locations are the system managers for their respective portions of this system.

NOTIFICATION PROCEDURES:

a. Requests by an individual to determine if a system of records contains information about him/her should be directed to the Director, FOIA and Privacy Act Division, Department of Energy (Headquarters), or the Privacy Act Officer at the appropriate field location in accordance with DOE's Privacy Act regulations (10 CFR part 1008, 45 FR 61576, September 16, 1980).

b. Requests should include: Complete name, social security number, the location(s) of employment, and time period of employment.

RECORD ACCESS PROCEDURES:

Same as Notification procedures above. Records generally are kept at locations where work is performed. The Privacy Act Officer may require proper

identification, in accordance with DOE's Privacy Act regulations (10 CFR part 1008, 45 FR 61576, September 16, 1980).

CONTESTING RECORD PROCEDURES:

Same as Notification procedures above.

RECORD SOURCE CATEGORIES:

The subject individual, supervisors, timekeepers, official personnel records, and the Internal Revenue Service.

SYSTEM EXEMPT FROM CERTAIN PROVISIONS OF THE ACT:

None.

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP98-391-000]

Colorado Interstate Gas Company; Notice of Tariff Filing

September 4, 1998.

Take notice that on September 1, 1998, Colorado Interstate Gas Company (CIG), tendered for filing to become part of its FERC Gas Tariff, First Revised Volume No. 1, the tariff sheets listed in the Appendix A attached to the filing, to be effective October 5, 1998.

CIG states it is making this filing to initiate a new "Swing Service" which will establish a gas balance management tool for points of delivery where "No Notice" service is not available and where an Operational Balancing Agreement is not appropriate.

CIG further states this service will be available to the operator at such points of delivery, and CIG believes that end users who are directly connected to its system will be the primary users of the proposed service. CIG states it cannot offer additional service under its storage-based NNT Rate Schedule since its current NNT commitments exhaust all of its available storage deliverability/capacity.

CIG states it has entered into Operational Balancing Agreements at most points of receipt and interconnects with other interstate pipelines and intrastate pipelines, as well as other non-market sensitive delivery points. However, CIG states that remain certain points of delivery where Operational Balancing Agreements are not appropriate, because the variances at these locations are primarily the direct result of market swings rather than operational issues. By offering the new

"Swing Service" to the operators of these facilities at which CIG delivers gas, CIG hopes to provide these point operators with the ability to reduce the imbalance penalties and cash-out obligations that can arise as end-user markets swing up and down.

CIG states that copies of the filing have been mailed to all affected customers and state regulatory commissions.

Any person desiring to be heard or to protest said filing should file a motion to intervene or a protest with the Federal Energy Regulatory Commission, 888 First Street, NE, Washington, DC 20426, in accordance with Section 385.214 or 385.211 of the Commission's Rules and Regulations. All such motions or protests must be filed in accordance with Section 154.210 of the Commission's Regulations. 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 proceedings. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection in the Public Reference Room.

Linwood A. Watson, Jr.,

Acting Secretary.

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. ER98-4464-000]

The Detroit Edison Company; Notice of Filing

September 4, 1998.

Take notice that on August 28, 1998, The Detroit Edison Company (Detroit Edison) tendered for filing Service Agreements (the Service Agreement) for Firm and Non-Firm Point-to-Point Transmission Service under the Open Access Transmission Tariff of Detroit Edison, FERC Electric Tariff No. 1, between Detroit Edison and Tractebel Energy Marketing dated as of July 7, 1998. The parties have not engaged in any transactions under the Service Agreements prior to thirty days to this filing.

Detroit Edison requests that the Service Agreements be made affective as rate schedules as of July 7, 1998.

Any person desiring to be heard or to protest said filing should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 888