notice is being published less than 15 days before the date of the meeting due to programmatic issues that had to be resolved prior to publication.

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, 100 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 by writing to Kevin Rohrer at the address listed above.

Issued at Washington, DC on August 18, 1999.

Rachel M. Samuel,
Deputy Advisory Committee Management Officer.

[FR Doc. 99–21807 Filed 8–20–99; 8:45 am]
BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Environmental Management Site-Specific Advisory Board, Sandia

AGENCY: Department of Energy.

ACTION: Notice of open meeting.

SUMMARY: Pursuant to the provisions of the Federal Advisory Committee Act (Pub. L. No. 92–463, 86 Stat. 770) notice is hereby given of the following Advisory Committee meeting:

Environmental Management Site-Specific Advisory Board (EM SSA B), Kirtland Area Office (Sandia).

DATES: Wednesday, September 15, 1999: 5:30 p.m.–9:00 p.m. (MST).

ADDRESSES: Baretas Community Center, 714 7th Street, SW, Albuquerque, New Mexico.

FOR FURTHER INFORMATION CONTACT: Mike Zamorski, Acting Manager, Department of Energy Kirtland Area Office, P.O. Box 5400, MS–0184, Albuquerque, NM 87185, (505) 845–4094.

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:

5:30–6:30 p.m.—DOE Update
6:30–6:40 p.m.—Break
6:40–7:00 p.m.—Check In/Minutes/Agenda approval
7:00–7:10 p.m.—Honor Outgoing Executive Committee Members
7:10–7:30 p.m.—Scott's Corrective Action Management Unit Modification Recommendation
7:30–7:45 p.m.—Public Comment
7:45–8:00 p.m.—Break

8:00–8:15 p.m.—Budget
8:15–8:45 p.m.—Membership
8:45–9:50 p.m.—Work Plan
8:50–9:00 p.m.—Adjourn

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 Mike Zamorski's office 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 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 5 minutes to present their comments.

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, 100 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 by writing to Mike Zamorski at the address 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 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 5 minutes to present their comments.

Notice of Request Under Blanket Authorization

Great Lakes Gas Transmission Limited Partnership; Notice of Request Under Blanket Authorization

August 17, 1999.

Take notice that on August 13, 1999, Great Lakes Gas Transmission Limited Partnership (Great Lakes), One Woodward Avenue, Suite 1600, Detroit, Michigan 48226, filed in Docket No. CP99–601–000 a request pursuant to Sections 157.205, and 157.216 of the Commission's Regulations under the Natural Gas Act (18 CFR 157.205 and 157.216) for authorization to abandon and transfer by sale to SEMCO Energy Gas Company (SEMCO), certain delivery point facilities located in China Township, St. Clair County, Michigan (the China Township facilities), under the blanket certificate issued in Docket No. CP99–2053–000, all as more fully set forth in the request which is on file with the Commission and open to public inspection. The application may be viewed on the web at www.ferc.gov/online/rims.htm. Call (202) 208–2222 for assistance.

On January 19, 1999, Great Lakes filed an application before the Commission in Docket No. CP99–162–000, pursuant to the Commission’s blanket certificate prior notice procedures, to construct and operate a tap, a meter station, approximately 1.6 miles of 16-inch pipe (to connect the tap and meter station), and appurtenant facilities to establish a delivery point (the China Township Delivery point) for service to The Detroit Edison Company (Detroit Edison), a new end-use shipper on its system, in St. Clair County, Michigan. The China Township facilities were constructed to serve Detroit Edison’s electric generating facilities. Public notice of Great Lakes’ application was made on January 28, 1999. No protests to Great Lakes’ application were filed in Docket No. CP99–162–000. Great Lakes received authorization to proceed with the project to serve Detroit Edison on March 16, 1999.

The China Township facilities were placed into service on May 16, 1999. Subsequent to receipt of the authorization to commence the construction of facilities to serve Detroit Edison, Great Lakes agreed to sell the facilities to SEMCO. Detroit Edison, which is the only end-user served by the subject facilities, has consented to Great Lakes’ abandonment and sale of the China Township facilities. According to Great Lakes, SEMCO will transport natural gas supplies to Detroit Edison under a special transportation service agreement to be approved by the Michigan Public Service Commission (MSPC). Additionally, Great Lakes states that the abandonment and transfer by sale will become effective no later than the first day of the second month following receipt of authorizations of the Commission and Michigan Public Service Commission. Therefore, Great Lakes contends that the proposed abandonment and sale of the facilities would not result in any disruption or abandonment of service to Detroit Edison, nor will it disadvantage any of Great Lakes’ existing customers.

Additionally, Great Lakes asserts that upon acquisition, the facilities will not be operated as jurisdictional interstate transmission facilities, but will become part of SEMCO’s intrastate distribution system, which is regulated by MSPC.
Great Lakes states that is presently completing, or will complete prior to its abandonment and final sale of the China Township facilities, restoration steps in accordance with the FERC Plan and Procedures required at the China Township facilities location. Great Lakes alleges that it will retain ownership of the tap assembly, and certain computer and related equipment, including the temperature and pressure transmitters located at the meter station.

Any questions regarding this application should be directed to Marc M. Mozham, Vice President, Market Services and Development for Great Lakes, One Woodward Avenue, Suite 1600, Detroit, Michigan 48226 at (313) 596-4582, or Ms. M. Catharine Davis, Senior Attorney for Great Lakes, One Woodward Avenue, Suite 1600, Detroit, Michigan 48226 at (313) 596-4593.

Any person or the Commission's staff may, within 45 days after issuance of the instant notice by the Commission, 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 Natural Gas Act (18 CFR 157.205) a protest to the request. If no protest is filed within the time allowed therefor, the proposed activity shall be deemed 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 Natural Gas Act.

Linwood A. Watson, Jr.,
Acting Secretary.

DEPARTMENT OF ENERGY
Federal Energy Regulatory Commission

Tennessee Gas Pipeline Company; Notice of Compliance Filing

August 17, 1999.

Take notice that on August 13, 1999, Tennessee Gas Pipeline Company (Tennessee), P.O. Box 2511, Houston, Texas 77252, tendered for the following revised tariff sheets for inclusion in Tennessee's FERC Gas Tariff, Fifth Revised Volume No. 1:

Sixth Revised Sheet No. 319A
First Revised Sheet No. 320
First Revised Sheet No. 368
First Revised Sheet No. 369
Fourth Revised Sheet No. 406
Third Revised Sheet No. 406A

Tennessee requests that the attached tariff sheets be made effective September 12, 1999.

Tennessee states that the attached tariff sheets are submitted in compliance with the Commission's Letter Order in the above-referenced docket. Tennessee Gas Pipeline Company, 88 FERC ¶ 61,073 (1999). Tennessee further states that the revised tariff sheets eliminate the Account No. 191 cost recovery tariff provisions from Tennessee's tariff in light of the Letter Order's acceptance of Tennessee's final Account No. 191 Reconciliation Report which reflected the final reconciliation and termination of Tennessee's Account No. 191.

Any person desiring to protest this filing should file a protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, in accordance with Section 385.211 of the Commission's Rules and Regulations. All such protests must be filed as provided in 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 protested parties to the proceedings. Copies of this filing are on file with the Commission and are available for public inspection. This filing may be viewed on the Internet at http://www.ferc.fed.us/online/rims.htm (call (202) 208-2222 for assistance).

Linwood A. Watson, Jr.,
Acting Secretary.

DEPARTMENT OF ENERGY
Federal Energy Regulatory Commission

Williams Gas Pipelines Central, Inc.; Notice of Revised Refund Report

August 17, 1999.

Take notice that on August 12, 1999, Williams Gas Pipelines Central, Inc. (Williams) tendered for filing a revised interruptible excess refund report for the month of October 1993.

Williams states that it filed its interruptible excess refund report on July 29, 1999. Williams has noted that Schedule 3 included with the July 29 filing contained errors in the calculation of interest during certain quarters. Accordingly, Williams has filed a revised Schedule 3 showing the corrected interest calculation and a revised Schedule 2 showing the allocation by customer of the revised refund amount.

Williams states that a copy of its filing was served on all of Williams' jurisdictional customers and interested state 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, N.E., Washington, D.C. 20426, in accordance with Rules 211 and 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). All such motions and protests should be filed on or before August 31, 1999. Protests will be considered by the Commission to determine the appropriate action to be taken, but will not serve to make protesting parties to the proceedings.