

DEPARTMENT OF DEFENSE**Department of the Army****Army Science Board; Notice of Partially Closed Meeting**

In accordance with Section 10(a)(2) of the Federal Advisory Committee Act (P.L. 92-463), announcement is made of the following Committee Meeting:

Name of Committee: Army Science Board (ASB).

Date of Meeting: 12-13 September 1995.

Time of Meeting: 0800-1700, 12 September 1995; 0800-1300, 13 September 1995.

Place: USASSDC Headquarters—Arlington, VA.

Agenda: The Army Science Board Independent Assessment on "Hit-To-Kill Interceptor Lethality" will meet to receive an intelligence threat capabilities update and warhead lethality briefing from representatives of various national intelligence sources (CIA, DIA, NRO). This will be followed by a review of study group direction, identification of future briefings, outlining action items and defining a future schedule. The last major topic of this meeting will be to define special study group activities. The open portions of these meetings are open to the public. Any person may attend, appear before or file statements with the committee. The closed portions of these meetings will be closed to the public in accordance with section 552b(c) of title 5, U.S.C., specifically subparagraph (1) thereof, and title 5, U.S.C., Appendix 2, subsection 10(d). For further information, please contact Michelle Diaz at (703) 695-0781.

Michelle P. Diaz,

Acting Administrative Officer, Army Science Board.

[FR Doc. 95-21976 Filed 9-1-95; 8:45 am]

BILLING CODE 3710-08-M

Defense Logistics Agency**Proposed DoD/NASA Initiative: Use of Common Processes at Contractor Facilities**

AGENCY: Defense Logistics Agency (DLA), Department of Defense (DoD).

ACTION: Notice.

SUMMARY: The Department of Defense (DoD) and National Aeronautics and Space Administration (NASA) desire to achieve cost and schedule benefits, and improve quality, from maximum use of common processes for all programs in a contractor facility. Mutual recognition and acceptance of common processes will require concerted effort by interested contractors, their principal customers, and contract administration personnel. NASA, as well as other agencies, have committed to join with DoD in using common quality processes at shared contractor facilities.

The quality process is an ideal starting point for implementation because of its potential to apply commercial standards (e.g., ISO-9000/ANSI-ASQC Q9000) and advanced quality practices. Other common process opportunities also exist which may offer significant potential as well.

Initial contractor response to this announcement should be in the form of a brief concept paper outlining the transition approach and process that is proposed. The proposed process(es) should result in significant cost, schedule, or performance benefits. The concept paper should be submitted to the DPRO, the cognizant Defense Contract Management Area Office (DCMAO), or other Contract Administration Service (CAS) activity. The DPRO, DCMAO or cognizant CAS activity will work with the principal plant customers and contractor to achieve concurrence on the concept paper.

Once the approach for transitioning to common process has been established contractors may develop preliminary proposals. Contractor preliminary proposals for a common process should include the following information: Specify those processes that would be candidates for facility-wide application, describe the impact on your present system (contracts, programs and buying offices affected) any associated risks and/or anticipated benefits to you and the Government.

Submit your preliminary proposal to affected principal Government buying activities and the cognizant Contract Administration Services office. Proposals will be evaluated in order of receipt.

Should a common process be defined and accepted, individual contracts will be modified as appropriate. The Defense Contract Management Command (DCMC) office (or cognizant CAS activity) will facilitate the formulation of interface teams at the facility level to coordinate customer review and approval.

FOR FURTHER INFORMATION CONTACT: Mr. Richard Zell, HQ Defense Contract Management Command, Product and Manufacturing Team, (703) 767-3395.

SUPPLEMENTARY INFORMATION:**A. Background**

DoD is committed to improving the efficiency and effectiveness of our suppliers. The proposed initiative will facilitate the elimination of military unique process reviews.

B. Regulatory Flexibility Act

The proposed guidance will not have a significant economic impact on small

businesses within the meaning of the Regulatory Flexibility Act, 5 U.S.C. 601 et seq., because it does not require any additional time or cost on the part of the contractor. Any contractor effort is voluntary.

C. The proposed notice does not impose any reporting or record keeping requirements which require the approval of OMB under 44 U.S.C. 3501 et seq. and as such, the Paperwork Reduction Act does not apply.

John A. Merkwani,

LTC, USA, Executive Officer.

[FR Doc. 95-21889 Filed 9-1-95; 8:45 am]

BILLING CODE 3620-01-M

DEPARTMENT OF EDUCATION**Notice of Proposed Information Collection Requests**

AGENCY: Department of Education.

ACTION: Notice of Proposed Information Collection Requests.

SUMMARY: The Director, Information Resources Group, invites comments on the proposed information collection requests as required by the Paperwork Reduction Act of 1995.

DATES: Interested persons are invited to submit comments on or before November 6, 1995.

ADDRESSES: Written comments and requests for copies of the proposed information collection requests should be addressed to Patrick J. Sherrill, Department of Education, 600 Independence Avenue, SW., Room 5624, Regional Office Building 3, Washington, DC 20202-4651, or should be electronic mailed to the internet address #FIRB@ed.gov, or should be faxed to 202-708-9346.

FOR FURTHER INFORMATION CONTACT:

Patrick J. Sherrill (202) 708-8196.

Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1-800-877-8339 between 8 a.m. and 8 p.m., Eastern time, Monday through Friday.

SUPPLEMENTARY INFORMATION: Section 3506 of the Paperwork Reduction Act of 1995 (44 U.S.C. Chapter 35) requires that the Department of Education (ED) provide interested Federal agencies and the public an early opportunity to comment on information collection requests. The Office of Management and Budget (OMB) may amend or waive the requirement for public consultation to the extent that public participation in the approval process would defeat the purpose of the information collection, violate State or Federal law, or

substantially interfere with any agency's ability to perform its statutory obligations. The Director of the Information Resources Group, publishes this notice containing proposed information collection requests at the beginning of the Departmental review of the information collection. Each proposed information collection, grouped by office, contains the following (1) Type of review requested, e.g., new, revision, extension, existing or reinstatement; (2) Title; (3) Summary of the collection; (4) Description of the need for, and proposed use of, the information; (5) Respondents and frequency of collection; and (6) Reporting and/or Recordkeeping burden. ED invites public comment at the address specified above. Copies of the requests are available from Patrick J. Sherrill at the address specified above.

The Department of Education is especially interested in public comment addressing the following issues: (1) is this collection necessary to the proper functions of the Department, (2) will this information be processed and used in a timely manner, (3) is the estimate of burden accurate, (4) how might the Department enhance the quality, utility, and clarity of the information to be collected, and (5) how might the Department minimize the burden of this collection on the respondents, including through the use of information technology.

Dated: August 28, 1995.

Gloria Parker,

Director, Information Resources Group.

Office of Postsecondary Education

Type of Review: Reinstatement.

Title: Performance Report for the Student Services Program.

Frequency: One time.

Affected Public: Not for profit institutions.

Reporting Burden:

Responses: 1.

Burden Hours: 3,181.

Recordkeeping Burden:

Recordkeepers: 0.

Burden Hours: 0.

Abstract: Data assures that grantees have conducted the project for which funded, signals problems of implementation, and indicates extent and quality of performance. The Department uses reports in evaluating projects for continuation, assessing technical assistance needs, determining future funding levels and in assigning scores to projects in competition for new grants.

[FR Doc. 95-21886 Filed 9-1-95; 8:45 am]

BILLING CODE 4000-01-M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. RP95-410-001]

Alabama-Tennessee Natural Gas Company; Notice of Proposed Change in FERC Gas Tariff

August 29, 1995.

Take notice that Alabama-Tennessee Natural Gas Company (Alabama-Tennessee) on August 23, 1995, tendered for filing the following revised tariff sheets to its FERC Gas Tariff, Second Revised Volume No. 1:

Sub. 3rd Revised Sheet No. 4A

Alabama-Tennessee proposes that this tariff sheet be made effective September 1, 1995.

According to Alabama-Tennessee, the purpose of this submission is to correct the filing made by Alabama-Tennessee on August 1, 1995 in the above-referenced docket. In particular, Alabama-Tennessee determined that it had not properly reflected the crediting of take-or-pay costs with respect to one of its customers, the Packaging Corporation of America ("PCA"). Alabama-Tennessee states that the instant filing properly accounts for the increase in take-or-pay charges billed Alabama-Tennessee by its upstream pipeline supplier, Tennessee Gas Pipeline Company, and allocated to PCA, as the same is affected by the discount Alabama-Tennessee is providing PCA and the limitations imposed by the settlement in Docket No. RP91-103 which the Commission approved on October 17, 1991.

Alabama-Tennessee requests that the Commission grant such waivers as may be required to accept and approve its filing as submitted.

Alabama-Tennessee states that copies of its filing were served upon the Company's jurisdictional customers and interested public bodies as well as all the parties shown on the Commission's official service list established in this proceeding.

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, 825 North Capitol Street, NE., Washington, DC 20426, in accordance with Rule 211 or Rule 214 of the Commission's Rules of Practice and Procedure (18 CFR 385.211 and 385.214). All such motions or protests should be filed on or before September 6, 1995. 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 to the proceeding must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Lois D. Cashell,

Secretary.

[FR Doc. 95-21868 Filed 9-1-95; 8:45 am]

BILLING CODE 6717-01-M

[Docket No. EG95-82-000]

Barranquilla Lease Holding, Inc.; Notice of Application for Commission Determination of Exempt Wholesale Generator Status

August 29, 1995.

Take notice that on August 21, 1995, Barranquilla Lease Holding, Inc. (Barranquilla), c/o Energy Initiatives, Inc., One Upper Pond Road, Parsippany, New Jersey 07054, filed with the Federal Energy Regulatory Commission an application for determination of exempt wholesale generator status pursuant to Part 365 of the Commission's Regulations.

According to its application, Barranquilla is a Delaware corporation formed to acquire all of the voting shares of Los Amigos Leasing Company Ltd. (Leaseco), a Bermuda corporation which has been formed to purchase and lease certain equipment, including combustion and steam turbines, to Termobarranquilla S.A., Empresa de Servicios Publicos, a Colombian corporation, for use in an eligible facility being developed in Soledad, near Barranquilla, Colombia. Barranquilla further states that Corporacion Electrica de la Costa Atlantica, a Colombian utility, will purchase all of the electrical output from the facility.

Any person desiring to be heard concerning the application for exempt wholesale generator status should file a motion to intervene or comments with the Federal Energy Regulatory Commission, 825 North Capitol Street, NE., Washington, DC 20426, in accordance with Sections 385.211 and 385.214 of the Commission's Rules of Practice and Procedure. The Commission will limit its consideration of comments to those that concern the adequacy or accuracy of the application. All such motions and comments should be filed on or before September 15, 1995 and must be served on the applicant. Any person wishing to become a party must file a motion to intervene. Copies of this filing are on file with the