SAFEGUARDS:

Records are accessed only by designated persons having official need; in locked cabinets, in locked rooms within secure buildings.

RETENTION AND DISPOSAL:

The original of board proceedings becomes a permanent part of the member's Official Military Personnel Record. When separation is ordered, a copy is sent to member's commander where it is retained for two years before being destroyed. When separation is not ordered, board proceedings are filed at the headquarters of the separation authority for two years, then destroyed. A copy of board proceedings in cases where the final authority is the U.S. Total Army Personnel Command, pursuant to Army Regulation 635–200, is retained by that headquarters (TAPC-PDT) for one year following decision.

SYSTEM MANAGER(S) AND ADDRESS:

Commander, U.S. Total Army Personnel Command, ATTN: TAPC-PDT-P, 200 Stovall Street, Alexandria, VA 22332–0478.

NOTIFICATION PROCEDURE:

Individuals seeking to determine if information about themselves is contained in this record system should address written inquiries to the commander of the installation where administrative board convened or to the Commander, U.S. Total Army Personnel Command, ATTN: TAPC-PDT-P, 200 Stovall Street, Alexandria, VA 22332–0478.

Individual should provide the full name, details concerning the proposed or actual separation action to include location and date, and signature.

RECORD ACCESS PROCEDURES:

If individual has been separated from the Army, address written inquiries to the National Personnel Records Center, General Services Administration, 9700 Page Avenue, St Louis, MO 63132–5200: proceedings will be part of the Official Military Personnel Record.

If member is on active duty, address written inquiries to the commander of the installation where administrative board convened.

Individual should provide the full name, details concerning the proposed or actual separation action to include location and date, and signature.

CONTESTING RECORD PROCEDURES:

The Army's rules for accessing records, and for contesting contents and appealing initial agency determinations are contained in Army Regulation 340–21; 32 CFR part 505; or may be obtained from the system manager.

RECORD SOURCE CATEGORIES:

From the individual; individual's commander; Army personnel, medical, and/or investigative records; witnesses; the Administrative Separation Board; federal, state, local, and/or foreign law enforcement agencies.

EXEMPTIONS CLAIMED FOR THE SYSTEM:

None.

[FR Doc. 99–8172 Filed 4–1–99; 8:45 am] BILLING CODE 5000–04–F

DEPARTMENT OF EDUCATION

National Educational Research Policy and Priorities Board; Meeting

AGENCY: National Educational Research Policy and Priorities Board; Education. **ACTION:** Notice of Meeting by Teleconference.

SUMMARY: This notice sets forth the schedule and proposed agenda of a forthcoming meeting by teleconference of the National Educational Research Policy and Priorities Board. Notice of this meeting is required under section 10(a)(2) of the Federal Advisory Committee Act. This document is intended to notify the general public of their opportunity to attend the meeting. The public is being given less than 15 days' notice because of the need to accommodate the schedules of the members.

Date: April 5, 1999.
Time: 10 a.m. to noon, EST.
Location: Room 100, 80 F St., NW,
Washington, DC 20208–7564.

FOR FURTHER INFORMATION CONTACT:

Thelma Leenhouts, Designated Federal Official, National Educational Research Policy and Priorities Board, Washington, DC 20208-7564. Tel.: (202) 219–2065; fax: (202) 219–1528; e-mail: Thelma_Leenhouts@ed.gov, or nerppb@ed.gov. The main telephone number for the Board is (202) 208-0692. SUPPLEMENTARY INFORMATION: The National Educational Research Policy and Priorities Board is authorized by section 921 of the Educational Research, Development, Dissemination, and Improvement Act of 1994. The Board works collaboratively with the Assistant Secretary for the Office of Educational Research and Improvement (OERI) to forge a national consensus with respect to a long-term agenda for educational research, development, and dissemination, and to provide advice and assistance to the Assistant Secretary in administering the activities of the Office. The teleconference is open to the public. The Board will discuss and give final approval to a policy statement on

issues relating to the reauthorization of the Office of Educational Research and Improvement. A final agenda is available from the Board office.

Records are kept of all Board proceedings and are available for public inspection at the office of the National Educational Research Policy and Priorities Board, Suite 100, 80 F St., NW, Washington, DC 20208–7564.

Dated: March 29, 1999.

Eve M. Bither,

Executive Director.

[FR Doc. 99–8090 Filed 4–1–99; 8:45 am] BILLING CODE 4000–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket Nos. ER98–2843–007, ER98–2844–007, ER98–2883–007 (Not Consolidated); ER98–2972–008, ER98–2971–007 (Not Consolidated); ER98–2977–006; ER98–3106–004; ER98–3416–006, ER98–3417–006, ER98–3418–006 (Not Consolidated)]

AES Redondo Beach, LLC; AES
Huntington Beach, LLC; AES Alamitos,
LLC; Long Beach Generation, LLC; El
Segundo Power, LLC; Ocean Vista
Power Generation, LLC; Mountain
Vista Power Generation, LLC; Alta
Power Generation, LLC; Oeste Power
Generation, LLC; Ormond Beach
Power Generation, LLC; Williams
Energy Services Company; Duke
Energy Oakland, LLC; Duke Energy
Morro Bay, LLC; Duke Energy Moss
Landing, LLC; Notice of Filing

March 29, 1999.

Take notice that on March 25, 1999, the Market Surveillance Committee (MSC) of the California Independent System Operator Corporation (ISO) filed with the Federal Energy Regulatory Commission its "Report on Redesign of Markets for Ancillary Services and Real-Time Energy" prepared in compliance with the Commission's October 28, 1998 Order and March 22, 1999 letter order in the above-captioned proceedings. The MSC has requested confidential treatment, on a temporary basis, of certain information contained in the report in accordance with Section 388.112 of the Commission's regulations (18 CFR 388.112). The ISO has served public versions of the report, which do not contain the information for which temporary confidential treatment is sought, upon each person on the official service list in the above-captioned proceedings.

Any person desiring to be heard or to protest such filing should file a motion

to intervene or 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 April 12, 1999. Once the ISO releases the entire report to the public, parties will have an opportunity to supplement their comments and/or protests. Protests will be considered by the Commission to determine 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. This filing may also 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.

[FR Doc. 99–8117 Filed 4–1–99; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Feberal Energy Regulatory Commission

[Docket No. EC99-55-000]

Central Vermont Public Service Corporation; Notice of Filing

March 29, 1999.

Take notice that on March 23, 1999, Central Vermont Public Service Corporation (Central Vermont) filed an application under Section 203 of the Federal Power Act and Part 33 of the Commission's regulations for expedited authorization to acquire a security from its wholly-owned subsidiary, Connecticut Valley Electric company, Inc. (Connecticut Valley). Central Vermont seeks authorization to purchase a note and its related loan agreement between Connecticut Valley and Citizens Bank New Hampshire (Citizens Bank) in a face amount of \$3.75 million. Central Vermont states that Connecticut Valley is in default on the note payments and that Central Vermont must purchase the note and loan agreement to prevent acceleration and attachment and foreclosure proceedings against Connecticut Valley. Unless Central Vermont acts quickly to cure the default, Connecticut Valley may become insolvent, and Central Vermont's credit rating will be adversely affected.

Any person desiring to be heard or to protest such filing should file a motion

to intervene or 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 April 8, 1999. Protests will be considered by the Commission to determine the appropriate action to be taken, but will not serve to made protetants 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. This filing may also 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.

[FR Doc. 99–8118 Filed 4–1–99; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. PR99-11-000]

The Cincinnati Gas & Electric; Notice of Rate Election

March 29, 1999.

Take notice that on March 1, 1999, The Cincinnati Gas & Electric Company (Cincinnati) filed a rate election, pursuant to 284.123(b)(1)(ii) of the Commission's regulations. Cincinnati proposes an effective date of March 1, 1999. The filing contains the Operating Statement required by Section 284.224 of the Commission's regulations

Pursuant to 284.123(b)(1)(ii) of the Commission's regulations, Cincinnati proposes to utilize a cost-based rate that has been approved by the Public Service Commission of Ohio, in this instance Cincinnati's currently effective Rate IT for comparable interruptible transportation service.

Cincinnati's commodity charge included in the Rate IT (currently \$0.544 per MCF) would supplant the rate previously accepted by the Commission. This commodity charge will be the sole charge applicable to the service rendered pursuant to Cincinnati's Order No. 63 blanket certificate, thereby excluding the incremental charges otherwise applicable under Rate IT that are intended to recover costs associated with Cincinnati's retail distribution service.

Any person desiring to be heard or to make any protest with reference to said application should file a motion to intervene or protest with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C., in accordance with 385.211 and 385.214 of the Commission's Rules of Practice and Procedure. All such motions or protests must be filed on or before April 12, 1999. All protests filed with the Commission will be considered by it 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 this proceeding or to participate as a party in any hearing herein must file a motion to intervene in accordance with the Commission's Rules. The petition for rate election is available for inspection in the Public Reference Room. This filing may also be viewed on the web at http://www.ferc.us/ online/rims.htm [Call (202) 208-2222 for assistance].

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 99–8115 Filed 4–1–99; 8:45 am] BILLING CODE 6717–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. EG99-99-000, et al.]

Central Piedra Buena, S.A., et al.; Electric Rate and Corporate Regulation Filings

March 26, 1999.

Take notice that the following filings have been made with the Commission:

1. Central Piedra Buena S.A.

[Docket No. EG99-99-000]

Take notice that on March 23, 1999, Central Piedra Buena S.A. (Applicant), Av. Alicia Moreau de Justo 240, 3 Piso, Buenos Aires, Argentina 1107, 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.

Applicant, formed under the laws of the Republic of Argentina, wholly owns the Piedra Buena Station. Corporacion Independiente de Energia S.A., which is a wholly-owned subsidiary of the Independent Power International Ltd., owns 39% of the equity of Central Piedra Buena S.A. New Century International, Inc. owns a 21.6% interest in Independent Power International Ltd. New Century International, Inc. is a