hearing published Monday, 17 June 1996 (61 FR 30778). The notice of public hearing contained the purpose, time, place, and date of the public hearing. The purpose of the public hearing is to allow the public to submit written and/or oral comment on the Corps proposal to reissue the existing nationwide permits (NWPs) and conditions, with some modifications, and issue four new NWPs published Monday, 17 June 1996 (61 FR 30780). The time and place of the public hearing will remain the same. The dates and the speaker time limit stated are corrected.

DATES: The hearing will commence at 10:00 AM on 5 August 1996, and end at 4:00 PM or before, if all speakers present have had an opportunity to speak.

ADDRESS: The hearing will be held at the National Guard Association Building, One Massachusetts Avenue, N.W., Washington, D.C. Written comments may be submitted to HQUSACE, ATTN: CECW-OR, Washington, D.C., 20314–1000.

FOR FURTHER INFORMATION CONTACT: Mr. Tim Zimmerman or Mr. Sam Collinson, Regulatory Branch, Office of the Chief of Engineers at (202) 761–0199.

SUPPLEMENTARY INFORMATION: As was stated in the original Notice, the hearing is open to the public. Comments may be submitted in person at the hearing or in writing to the Office of the Chief of Engineers at the address given in ADDRESS. Filing of a written statement at the time of giving an oral statement would be helpful and facilitate the job of the court reporter. The hearing will be transcribed. The hearing will be held in accordance with the Corps public hearing regulations in 33 CFR Part 327. The legal authority for this hearing is Section 404 of the Clean Water Act (33 U.S.C. 1344) and Section 10 of the Rivers and Harbors Act of 1899 (33 U.S.C. 403).

Need for Correction

As published, the Notice contains two incorrect dates. The date for the public hearing found in the second column, twenty-first line, was stated as "17 July 1996", and should read "5 August 1996". The date for the hearing record found in the second column, nineteenth line, was stated as "1 August 1996" and should read "16 August 1996". Due to an anticipated higher volume of speakers than originally projected, the time limit is to be reduced from that stated in the second column, eleventh line, as "15 minutes" to "10 minutes".

Dated: June 27, 1996.

Approved:

Stanley G. Genega,

Major General, USA, Director of Civil Works. [FR Doc. 96–16851 Filed 7–1–96; 8:45 am] BILLING CODE 3710–92–M

Department of the Navy

Community Redevelopment Authority and Available Surplus Buildings and Land at Military Installations Designated for Closure: Naval Shipyard, Philadelphia, PA

SUMMARY: This Notice provides information regarding the redevelopment authority that has been established to plan the reuse of the Naval Shipyard, Philadelphia, Pennsylvania, and the surplus property that is located at that base closure site. FOR FURTHER INFORMATION CONTACT: For further general information, contact John J. Kane, Director, Department of the Navy, Real Estate Operations, Naval Facilities Engineering Command, 200 Stovall Street, Alexandria, VA 22332-2300, telephone (703) 325-0474, or Marian E. DiGiamarino, Special Assistant for Real Estate. Base Closure Team, Northern Division, Naval Facilities Engineering Command, Lester, PA 19113-2090, telephone (610) 595-0762. For more detailed information regarding particular properties identified in this Notice (i.e. acreage, floorplan, sanitary facilities, exact street address, etc.), contact Helen McCabe, Realty Specialist, Base Closure Team, Northern Division, Naval Facilities Engineering Command, Lester, PA 19113-2090, telephone (610) 595-0549. SUPPLEMENTARY INFORMATION: In 1991, the Naval Shipyard, Philadelphia, Pennsylvania, was designated to close and the property be preserved pursuant to the Defense Base Closure and Realignment Act of 1990, Public Law $101-\overline{5}10$, as amended. In 1995 this designation was revised to reflect closure and disposal of the property. Pursuant to this revised designation, on 28 September 1995 the land and facilities at this installation were declared excess to the Department of Navy and made available for use by other federal public agencies. No interest has been expressed.

Notice of Surplus Property

Pursuant to paragraph (7)(B) of Section 2905(b) of the Defense Base Closure and Realignment Act of 1990, as amended by the Base Closure Community Redevelopment and Homeless Assistance Act of 1994, the following information regarding the redevelopment authority for and surplus property at the Naval Shipyard, Philadelphia, Pennsylvania, is published in the Federal Register.

Redevelopment Authority

The redevelopment authority for the Naval Shipyard, Philadelphia, Pennsylvania for purposes of implementing the provisions of the Defense Base Closure and Realignment Act of 1990, as amended, is the City of Philadelphia, acting by and through its Mayor, Edward G. Rendell. For further information contact Ms. Terry Gillen, Senior Vice President and Director, Office of Defense Conversion, Philadelphia Industrial Development Corporation, 2600 Centre Square West, 1500 Market Street, Philadelphia, Pennsylvania 19102–2126, telephone (215) 496–8020 and facsimile (215) 977– 9618

Surplus Property Descriptions

The following is a listing of the land and facilities at the Naval Shipyard, Philadelphia, Pennsylvania that are surplus to the federal government.

Land

Approximately 265.9 acres of improved and unimproved fee simple land including land under water at the Naval Shipyard, Philadelphia, Pennsylvania. In general, all areas will be available upon the closure of the Naval Shipyard, anticipated for September 1996.

Buildings

The following is a summary of the facilities located on the above described land. Property numbers are available on request.

- —Administrative office facilities (9 structures), Comments: Approx.
 312,300 square feet;
- —Above ground fuel oil storage tanks (4 tanks), Comments: Approx. 4 million gallons;
- —Cafeteria; Comments: Approx. 19,880 square feet;
- —Drydocks (5 structures);
- —Fixed cranes (5 crane structures);
- —Fuel farm ops. Facilities (7 structures), Comments: Approx. 4,100 square feet;
- Lockers/showers/restroom facilities (2 structures), Comments: Approx.
 15,850 square feet;
- —Piers (4 structures);
- —Public Works shop; Comments:
- Approx. 840 square feet;
- —Ship/Industrial maintenance facilities (31 structures), Comments: Approx. 1,819,410 square feet;
- —Shop storage facilities (6 structures),
 Comments: Approx. 48,302 square feet;

- Utilities/support facilities (21 structures and various distribution systems);
- —Wharfs (5 structures).

Expressions of Interest

Pursuant to paragraph 7(C) of section 2905(b) of the Defense Base Closure and Realignment Act of 1990, as amended by the Base Closure Community Redevelopment and Homeless Assistance Act of 1994, State and local governments, representatives of the homeless, and other interested parties located in the vicinity of the Naval Shipyard, Philadelphia, shall submit to said redevelopment authority (City of Philadelphia) a notice of interest, of such governments, representatives and parties in the above described surplus property, or any portion thereof. A notice of interest shall describe the need of the government, representative, or party concerned for the desired surplus property. The redevelopment authority shall assist interested parties in evaluating the surplus property for the intended use and publish in a newspaper of general circulation in the City of Philadelphia, the date by which expressions of interest must be submitted.

Dated: June 19, 1996.

M.A. Waters.

LCDR, JAGC, USN, Federal Register Liaison Officer.

[FR Doc. 96–16797 Filed 7–1–96; 8:45 am] BILLING CODE 3810–FF–P

DEPARTMENT OF EDUCATION

National Library of Education Advisory Task Force Meeting

AGENCY: National Library of Education Advisory Task Force.

ACTION: Notice of meeting.

SUMMARY: This notice sets forth the schedule and proposed agenda for the third meeting of the National Library of Education Advisory Task Force (Task Force). This notice also describes the functions of the Task Force. Notice of this meeting is required under section 10(a)(2) of the Federal Advisory Committee Act and is intended to notify the public of their opportunity to attend. **DATE AND TIME:** July 31, 1996, 9 a.m. to 12 p.m.; August 1, 1996, 9 a.m. to 4:30 p.m.; August 2, 1996, 9 a.m. to 12 p.m. ADDRESSES: July 31, 1996, Room 5272, Boelter Hall, University of California at Los Angeles, Los Angeles, California; August 1 and 2, 1996, Room 3340, Moore Hall (Reading Room), University of California at Los Angeles, Los Angeles, California.

FOR FURTHER INFORMATION CONTACT: E. Stephen Hunt, National Library of Education, 555 New Jersey Ave., NW., Washington, DC 20208–5523. Telephone: (202) 219–1882; FAX: (202) 219–1970.

SUPPLEMENTARY INFORMATION: The National Library of Education Advisory Task Force is authorized by Part E, Section 951(h) of the Educational Research, Development, Dissemination, and Improvement Act of 1994. The Task Force prepares a set of recommendations on the establishment and development of the National Library of Education for presentation to the Assistant Secretary for the Office of Educational Research and Improvement.

The meeting of the Task Force is open to the public. The agenda for July 31–August 2, 1996 includes the discussion of drafts of sections of the Task Force Report, dialogue with members of the public from the Western United States who wish to attend and are unable to attend East Coast meetings, and the conduct of Task Force business including planning the completion and final presentation of the Task Force Report.

À final agenda will be available from the offices of the National Library of Education on July 12, 1996.

Records are kept of all Task Force proceedings, and are available for public inspection at the central office of the National Library of Education, 555 New Jersey Ave., NW., Washington, DC 20208–5523 between the hours of 8:30 a.m.–4:30 p.m.

Sharon P. Robinson,

Assistant Secretary, Office of Educational Research and Improvement.

[FR Doc. 96–16693 Filed 7–1–96; 8:45 am] BILLING CODE 4000–01–M

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP96-588-000]

Centana Intrastate Pipeline Co.; Notice of Petition for Declaratory Order

June 26, 1996.

Take notice that on June 20, 1996, Centana Intrastate Pipeline Company (CIPCO), 5718 Westheimer Court, Houston, Texas 77057, filed in Docket No. CP96–588–000 a petition for an order declaring that the acquisition by CIPCO of the Silsbee, Big Hill and Line 14 facilities from Texas Eastern Transmission Corporation (Texas Eastern) and the ownership and operation of those facilities by CIPCO are not subject to the jurisdiction of the Commission under the Natural Gas Act and will not change CIPCO's status as an intrastate pipeline, all as more fully set forth in the petition which is on file with the Commission and open to public inspection.

CIPCO states that the Silsbee facilities consist of Lines 2–F and 2–J comprising 55.92 miles of various sized pipeline ranging from 3.5 inches to 10 inches in diameter and associated meter stations. CIPCO also states that the Big Hill facilities consist of Line 8–A comprising 13.61 miles various sized pipeline ranging from 6.625 to 8.625 inches in diameter and associated meter stations. CIPCO further states that Line 14 consists of 5.8 miles of 30-inch pipeline which parallels a portion of Texas Eastern's 30-inch mainline between Beaumont and Vidor, Texas.

CIPCO maintains that the facilities to be acquired from Texas Eastern will be owned and operated by CIPCO and will become an integral part of CIPCO's intrastate pipeline system. CIPCO states that the Silsbee and Big Hill facilities will provide access by CIPCO to additional wellhead supplies of natural gas to meet the requirements of CIPCO's customers. CIPCO maintains that the majority of natural gas supplied by other intrastate pipelines to CIPCO's customers last winter, and transported by CIPCO, was shut-off by those pipelines from time to time to meet other requirements; therefore, acquisition of these facilities will help CIPCO meet the requirements of its customers and increase service reliability to its intrastate customers. CIPCO states that acquisition of Line 14 will provide access to additional intrastate markets and will alleviate operational constraints on CIPCO's intrastate system.

Any person desiring to be heard or to make any protest with reference to said petition should on or before July 17, 1996, file with the Federal Energy Regulatory Commission, Washington, D.C., 20426, a motion to intervene or a protest in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.214 or 385.211). 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 the protestants parties to the proceeding.

Lois D. Cashell,

Secretary.

[FR Doc. 96–16792 Filed 7–1–96; 8:45 am] BILLING CODE 6717–01–M