request to participate to Patricia Wilburg by c.o.b. Thursday, July 9, 2015. Individuals and representatives of organizations who would like to offer comments and suggestions related to the Committee’s affairs are invited to request a place on the agenda. On July 20, 2015, approximately 30 minutes will be reserved for public comments at the end of the open session. Speaking times will be assigned on a first-come, first-served basis. The amount of time per speaker will be determined by the number of requests received, but is likely to be no more than 3 to 5 minutes each. Participants who are chosen will receive confirmation from the contact listed above that they were selected by 12 p.m. Eastern time on Tuesday, July 14, 2015.

The general public, including those who are not selected to speak, may submit written comments, which will be distributed to TGDC members so long as they are received no later than 12:00 p.m. Eastern time on Tuesday, July 14, 2015. All comments will also be posted on http://www.nist.gov/itl/vote/.

TGDC Vacancy Announcement: In accordance with Section 12 (Membership and Designation) of the TGDC FACA Charter 2015, the Election Assistance Commission and the National Institute of Standards and Technology are seeking applications from four (4) qualified individuals to fill remaining vacancies on the EAC Technical Guidelines Development Committee (TGDC). Individuals should have significant technical and scientific expertise relating to voting systems and voting equipment as well as a good general knowledge of the election administration process in the United States. Members of the Committee serve for a term of two (2) years, and may serve for a longer period only if reappointed for an additional term or terms. All applications should be sent via email to: bhancock@eac.gov

Or via regular mail to: Brian Hancock, Director of Testing and Certification, U.S. Election Assistance Commission, 1335 East-West Highway, Ste. 4300, Silver Spring, MD. 20910

Applications should be received by the EAC no later than close of business July 8, 2015.

This announcement will also be published in the Federal Register as Required by Section 12 (Membership and Designation) of the TGDC FACA Charter 2015.

Bryan Whitener, Director of Communications & Clearinghouse, U.S. Election Assistance Commission.

DEPARTMENT OF ENERGY

Proposed Subsequent Arrangement

AGENCY: Office of Nonproliferation and Arms Control, Department of Energy.

ACTION: Proposed subsequent arrangement.

SUMMARY: This document is being issued under the authority of the Atomic Energy Act of 1954, as amended. The Department is providing notice of a proposed subsequent arrangement under the Agreement for Cooperation Between the Government of the United States of America and the Government of the Argentine Republic Concerning Peaceful Uses of Nuclear Energy and the Agreement Between the Government of the United States of America and Australia Concerning Peaceful Uses of Nuclear Energy.

DATES: This subsequent arrangement will take effect no sooner than July 17, 2015.

FOR FURTHER INFORMATION CONTACT: Ms. Katie Strangis, Office of Nonproliferation and Arms Control, National Nuclear Security Administration, Department of Energy. Telephone: 202–586–8623 or email: Katie.Strangis@nnsa.doe.gov.

SUPPLEMENTARY INFORMATION: This subsequent arrangement concerns the retransfer of 85,738 g of U.S.-origin uranium, 16,946 g of which is in the isotope of U–235 (19.76 percent enrichment), in the form of low enriched uranium-silicide Open Pool Australian Lightwater (OPAL) research reactor fuel clad in aluminum, from the Australian Nuclear Science and Technology Organisation (ANSTO) in Lucas Heights, Sydney, Australia, to the Deposito de Materiales Nucleares (DEMANU) and/or Deposito de Uranio Enriquecido (DUE) warehouses of Comision Nacional de Energia Atomica (CNEA) in Buenos Aires, Argentina. The material, which is currently located at ANSTO’s OPAL reactor, will be transferred to the CNEA DEMANU and/or DUE warehouses for storage and subsequent use in Argentine research reactors. ANSTO originally obtained the material pursuant to export license XSNM03282, Amendment No. 01, and export license XSNM03348, Amendment No. 01.

In accordance with section 131a. of the Atomic Energy Act of 1954, as amended, it has been determined that this subsequent arrangement concerning the retransfer of nuclear material of United States origin will not be inimical to the common defense and security of the United States of America.

Dated: June 8, 2015.

For the Department of Energy.

Anne M. Harrington, Deputy Administrator, Defense Nuclear Nonproliferation.

BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Proposed Subsequent Arrangement

AGENCY: Office of Nonproliferation and Arms Control, Department of Energy.

ACTION: Proposed subsequent arrangement.

SUMMARY: This document is being issued under the authority of the Atomic Energy Act of 1954, as amended. The Department is providing notice of a proposed subsequent arrangement under the Agreement for Cooperation Concerning Civil Uses of Nuclear Energy Between the Government of the United States of America and the Government of Canada and the Agreement for Cooperation in the Peaceful Uses of Nuclear Energy Between the United States of America and the European Atomic Energy Community.

DATES: This subsequent arrangement will take effect no sooner than July 17, 2015.

FOR FURTHER INFORMATION CONTACT: Ms. Katie Strangis, Office of Nonproliferation and Arms Control, National Nuclear Security Administration, Department of Energy. Telephone: 202–586–8623 or email: Katie.Strangis@nnsa.doe.gov.

SUPPLEMENTARY INFORMATION: This subsequent arrangement concerns the retransfer of 369,822 kg of U.S.-origin natural uranium hexafluoride (UF6) (67.6% U). 250,000 kg of which is uranium, from Cameco Corporation (Cameco) in Saskatoon, Saskatchewan, to URENCO Ltd. (URENCO) in Almelo, The Netherlands. The material, which is currently located at Cameco in Port Hope, Ontario, will be used for toll enrichment by URENCO at its facility in Almelo. The Netherlands. The material was originally obtained by Cameco from Power Resources, Inc., Cameco Resources-Crowe Butte Operation, White Mesa Mill and Power Resources pursuant to export license XSOU8798. In accordance with section 131a. of the Atomic Energy Act of 1954, as amended, it has been determined that this subsequent arrangement concerning the retransfer of nuclear material of United States origin will not be inimical to the common defense and security of the United States of America.
DEPARTMENT OF ENERGY

Proposed Subsequent Arrangement

AGENCY: Office of Nonproliferation and Arms Control, Department of Energy.

ACTION: Proposed subsequent arrangement.

SUMMARY: This document is being issued under the authority of the Atomic Energy Act of 1954, as amended. The Department is providing notice of a proposed subsequent arrangement under the Agreement for Cooperation Concerning Civil Uses of Nuclear Energy Between the Government of the United States of America and the Government of Canada and the Agreement for Cooperation in the Peaceful Uses of Nuclear Energy Between the United States of America and the European Atomic Energy Community.

DATES: This subsequent arrangement will take effect no sooner than July 17, 2015.

FOR FURTHER INFORMATION CONTACT: Ms. Katie Strangis, Office of Nonproliferation and Arms Control, National Nuclear Security Administration, Department of Energy. Telephone: 202–586–8623 or email: Katie.Strangis@nnsa.doe.gov.

SUPPLEMENTARY INFORMATION: This subsequent arrangement concerns the retransfer of 369,822 kg of U.S.-origin natural uranium hexafluoride (UF6) (67.6% U), 250,000 kg of which is uranium, from Cameco Corporation (Cameco) in Saskatoon, Saskatchewan, to URENGO UK Ltd. (URENCO) in Capenhurst Works, Chester, United Kingdom. The material, which is currently located at Cameco in Port Hope, Ontario, will be used for toll enrichment by URENCO at its facility in Capenhurst Works, Chester, United Kingdom. The material was originally obtained by Cameco from Power Resources, Inc., Cameco Resources-Crowe Butte Operation, White Mesa Mill and Power Resources pursuant to export license XSOU8798. In accordance with section 131a. of the Atomic Energy Act of 1954, as amended, it has been determined that this subsequent arrangement concerning the retransfer of nuclear material of United States origin will not be inimical to the common defense and security of the United States of America.

Dated: June 8, 2015.

For the Department of Energy.

Anne M. Harrington,
Deputy Administrator, Defense Nuclear Nonproliferation.

[FR Doc. 2015–16346 Filed 7–1–15; 8:45 am]
BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Proposed Subsequent Arrangement

AGENCY: Office of Nonproliferation and Arms Control, Department of Energy.

ACTION: Proposed subsequent arrangement.

SUMMARY: This document is being issued under the authority of the Atomic Energy Act of 1954, as amended. The Department is providing notice of a proposed subsequent arrangement under the Agreement for Cooperation Concerning Civil Uses of Nuclear Energy Between the Government of the United States of America and the Government of Canada and the Agreement for Cooperation in the Peaceful Uses of Nuclear Energy Between the United States of America and the European Atomic Energy Community.

DATES: This subsequent arrangement will take effect no sooner than July 17, 2015.

FOR FURTHER INFORMATION CONTACT: Ms. Katie Strangis, Office of Nonproliferation and Arms Control, National Nuclear Security Administration, Department of Energy. Telephone: 202–586–8623 or email: Katie.Strangis@nnsa.doe.gov.

SUPPLEMENTARY INFORMATION: This subsequent arrangement concerns the retransfer of 369,822 kg of U.S.-origin natural uranium hexafluoride (UF6) (67.6% U), 250,000 kg of which is uranium, from Cameco Corporation (Cameco) in Saskatoon, Saskatchewan, to URENGO UK Ltd. (URENCO) in Capenhurst Works, Chester, United Kingdom. The material, which is currently located at Cameco in Port Hope, Ontario, will be used for toll enrichment by URENCO at its facility in Capenhurst Works, Chester, United Kingdom. The material was originally obtained by Cameco from Power Resources, Inc., Cameco Resources-Crowe Butte Operation, White Mesa Mill and Power Resources pursuant to export license XSOU8798. In accordance with section 131a. of the Atomic Energy Act of 1954, as amended, it has been determined that this subsequent arrangement concerning the retransfer of nuclear material of United States origin will not be inimical to the common defense and security of the United States of America.

Dated: June 8, 2015.

For the Department of Energy.

Anne M. Harrington,
Deputy Administrator, Defense Nuclear Nonproliferation.

[FR Doc. 2015–16340 Filed 7–1–15; 8:45 am]
BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

Combined Notice of Filings #1

Take notice that the Commission received the following electric rate filings:


Applicants: Iberdrola Renewables, LLC, Atlantic Renewable Projects II LLC, Barton Windpower LLC, Buffalo Ridge I LLC, Buffalo Ridge II LLC, Elm Creek Wind, LLC, Elm Creek Wind II LLC, Farmers City Wind, LLC, Flying Cloud Power Partners, LLC, MinnDakota Wind LLC, Moraine Wind LLC, Moraine Wind II LLC, New Harvest Wind Project LLC, Northern Iowa Windpower II LLC, Rugby Wind LLC, Trinmont Wind I LLC.

Description: Updated Market Power Analysis for the Central Region of Iberdrola Renewables, LLC, et al.

Filed Date: 6/25/15.

Accession Number: 20150625–5900.

Comments Due: 5 p.m. ET 8/24/15.


Applicants: Franklin County Wind, LLC, Interstate Power and Light Company, Wisconsin Power and Light Company.

Description: Triennial Market Power Analysis for the Central Region of Franklin County Wind, LLC, et al.

Filed Date: 6/25/15.

Accession Number: 20150625–5036.

Comments Due: 5 p.m. ET 8/24/15.


Applicants: Iberdrola Renewables, LLC, Atlantic Renewable Projects II LLC, Barton Windpower LLC, Buffalo Ridge I LLC, Buffalo Ridge II LLC, Elm Creek Wind, LLC, Elm Creek Wind II LLC, Farmers City Wind, LLC, Flying Cloud Power Partners, LLC, MinnDakota Wind LLC, Moraine Wind LLC, Moraine Wind II LLC, New Harvest Wind Project LLC, Northern Iowa Windpower II LLC, Rugby Wind LLC, Trinmont Wind I LLC.

Description: Updated Market Power Analysis for the Central Region of Iberdrola Renewables, LLC, et al.

Filed Date: 6/25/15.

Accession Number: 20150625–5036.

Comments Due: 5 p.m. ET 8/24/15.


Applicants: Iberdrola Renewables, LLC, Atlantic Renewable Projects II LLC, Barton Windpower LLC, Buffalo Ridge I LLC, Buffalo Ridge II LLC, Elm Creek Wind, LLC, Elm Creek Wind II LLC, Farmers City Wind, LLC, Flying Cloud Power Partners, LLC, MinnDakota Wind LLC, Moraine Wind LLC, Moraine Wind II LLC, New Harvest Wind Project LLC, Northern Iowa Windpower II LLC, Rugby Wind LLC, Trinmont Wind I LLC.

Description: Updated Market Power Analysis for the Central Region of Iberdrola Renewables, LLC, et al.

Filed Date: 6/25/15.

Accession Number: 20150625–5036.

Comments Due: 5 p.m. ET 8/24/15.


Applicants: Iberdrola Renewables, LLC, Atlantic Renewable Projects II LLC, Barton Windpower LLC, Buffalo Ridge I LLC, Buffalo Ridge II LLC, Elm Creek Wind, LLC, Elm Creek Wind II LLC, Farmers City Wind, LLC, Flying Cloud Power Partners, LLC, MinnDakota Wind LLC, Moraine Wind LLC, Moraine Wind II LLC, New Harvest Wind Project LLC, Northern Iowa Windpower II LLC, Rugby Wind LLC, Trinmont Wind I LLC.

Description: Updated Market Power Analysis for the Central Region of Iberdrola Renewables, LLC, et al.

Filed Date: 6/25/15.

Accession Number: 20150625–5036.

Comments Due: 5 p.m. ET 8/24/15.