ICDocketMgr@ed.gov or faxed to 202–401–0920. Please specify the complete title of the information collection when making your request.

Comments regarding burden and/or the collection activity requirements should be electronically mailed to *ICDocketMgr@ed.gov*. Individuals who use a telecommunications device for the deaf (TDD) may call the Federal Information Relay Service (FIRS) at 1–800–877–8339.

[FR Doc. E9–5837 Filed 3–17–09; 8:45 am] BILLING CODE 4000–01–P

DEPARTMENT OF ENERGY

Office of International Regimes and Agreements; Proposed Subsequent Arrangement

AGENCY: Department of Energy. **ACTION:** Notice of proposed subsequent arrangement.

SUMMARY: This notice has been issued under the authority of Section 131 of the Atomic Energy Act of 1954, as amended (42 U.S.C. 2160). The Department is providing notice of a proposed "subsequent arrangement" under the Agreement for Cooperation Between the United States of America and the Government of the Argentine Republic Concerning Peaceful Uses of Nuclear Energy and the Agreement Between the United States of America and Australia Concerning Peaceful Uses of Nuclear Energy

This subsequent arrangement concerns the retransfer of 1.84 grams of uranium, 1.64 grams of which is in the isotope U-235, from the Comision Nacional De Energia Atomica (CNEA), Ezeiza, Argentina, to the Australian Nuclear Science and Technology Organization (ANSTO) in Lucas Heights, Australia. The material, which is currently in the form uranium ore concentrates (U3O8) and is located at CNEA's Instrumentation and Control Department, will be transferred to ANSTO for use at the Australian Replacement Research Reactor as internal sensitive material of five fission counters. CNEA originally obtained the material from the United States under a general license.

In accordance with Section 131 of the Atomic Energy Act of 1954, as amended, we have determined that this subsequent arrangement is not inimical to the common defense and security.

This subsequent arrangement will take effect no sooner than fifteen days after the date of publication of this notice.

Dated: March 12, 2009.

For the Department of Energy.

Richard Goorevich,

Director, Office of International Regimes and Agreements.

[FR Doc. E9–5815 Filed 3–17–09; 8:45 am] BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. CP09-68-000]

Texas Eastern Transmission, LP; Notice of Application

March 11, 2009.

Take notice that on February 27, 2009, Texas Eastern Transmission, LP (Texas Eastern) 5400 Westheimer Court, Houston, Texas 77056-5310, filed an application in Docket No. CP09-68-000, pursuant to section 7(c) and 7(b) of the Natural Gas Act (NGA) and part 157 of the Commission's regulations, requesting a certificate of public convenience and necessity to construct and operate facilities to expand the capacity of its system by 395,000 dekatherms per day (Dth) from a supply point in Clarington, Ohio and by 60,000 Dth per day from the Oakford storage facility in Westmoreland County, Pennsylvania (TEMAX and TIME III Projects, respectively) to a proposed interconnect with Transcontinental Gas Pipe Line Company, LLC in York County, Pennsylvania via a proposed lateral from Texas Eastern's system in Lancaster County, Pennsylvania (Marietta Extension).

Specifically, Texas Eastern proposes a net increase of 84,433 horsepower (hp) at its existing Holbrook, Uniontown, Chambersburg, and Heidlersburg Compressor Stations through the addition of new compressor units, and uprating of certain units at two of the stations and abandoning certain units at two of the stations. Texas Eastern also proposes to replace 25.9 miles of various diameter pipeline with 36-inch diameter pipeline, construct 9.6 miles of new 36-inch pipeline, and construct 26.5 miles of new 30-inch pipeline. Texas Eastern further proposes to uprate the maximum allowable operating pressure of its Lines 1 and 2 from 1,000 pounds per square inch gauge (psig) to 1,112 psig for 268 miles between its Uniontown and Marietta Compressor Stations (Capacity Restoration Project). The subject facilities will cost approximately \$646.6 million and are located in Greene, Bedford, Franklin, Adams, Lancaster and York Counties, Pennsylvania. Texas Eastern requests authorization to charge individual

initial incremental rates for TEMAX, TIME III, and Marietta Extension services.

Any questions regarding this application should be directed to Garth Johnson, General Manager for Rates and Certificates, Texas Eastern Transmission, LP, P.O. Box 1642, Houston, Texas 77251–1642, telephone no. (713) 627–5415, and FAX (713) 627–5947.

On July 25, 2008, the Commission staff granted Texas Eastern's request to utilize the FERC Pre-Filing Process and assigned Docket No. PF08–27–000 to staff activities involved in the TEMAX and TIME III Projects. Now as of the filing of Texas Eastern's application on February 27, 2009, the Pre-Filing Process for this project has ended. From this time forward, this proceeding will be conducted in Docket No. CP09–68–000, as noted in the caption of this Notice.

Pursuant to section 157.9 of the Commission's rules, 18 CFR 157.9, within 90 days of this Notice the Commission staff will either complete its environmental assessment (EA) and place it into the Commission's public record (eLibrary) for this proceeding; or issue a Notice of Schedule for Environmental Review. If a Notice of Schedule for Environmental Review is issued, it will indicate, among other milestones, the anticipated date for the Commission staff's issuance of the final environmental impact statement (FEIS) or EA for this proposal. The filing of the EA in the Commission's public record for this proceeding or the issuance of a Notice of Schedule for Environmental Review will serve to notify Federal and State agencies of the timing for the completion of all necessary reviews, and the subsequent need to complete all federal authorizations within 90 days of the date of issuance of the Commission staff's FEIS or EA.

There are two ways to become involved in the Commission's review of this project. First, any person wishing to obtain legal status by becoming a party to the proceedings for this project should, on or before the comment date stated below, file with the Federal Energy Regulatory Commission, 888 First Street, NE., Washington, DC 20426, a motion to intervene in accordance with the requirements of the Commission's Rules of Practice and Procedure (18 CFR 385.214 or 385.211) and the Regulations under the NGA (18 CFR 157.10). A person obtaining party status will be placed on the service list maintained by the Secretary of the Commission and will receive copies of all documents filed by the applicant and by all other parties. A party must submit