

Type of Review: Reinstatement with change of a previously approved collection.

Respondents/Affected Public: State, Local, and Tribal Governments.

Total Estimated Number of Annual Responses: 1,324.

Total Estimated Number of Annual Burden Hours: 38,264.

Abstract: The purpose of the 21st Century Community Learning Centers (21st CCLC) program, as authorized under Title IV, Part B, of the Elementary and Secondary Education Act, as amended by the Every Student Succeeds Act (ESSA) (20 U.S.C. 7171–7176) is to create community learning centers that provide academic enrichment opportunities for children, particularly students who attend high poverty and low-performing schools, to meet State and local student standards in core academic subjects, to offer students a broad array of enrichment activities that can complement their regular academic programs, and to offer literacy and other educational services to the families of participating children. Present in all 50 states, the District of Columbia, Puerto Rico, U.S. Virgin Islands, and the Bureau of Indian Education, academic enrichment and youth development programs are designed to enhance participants' well-being and academic success. The Department of Education (ED) is requesting authorization for an extension to collect data for 21st CCLC programs. The core purpose is to collect information on the performance indicators associated with the 21st CCLC program to report to Congress annually on the implementation and progress of 21st CCLC projects. All elements collected serve to meet the reporting requirements of the GPRAs. These metrics delivered in the form of an Annual Performance Report (APR) are the primary way the federal government determines the success and progress of the 21st CCLC program based on the statutory requirements.

Ross Santy,

Chief Data Officer, Office of Planning, Evaluation and Policy Development.

[FR Doc. 2025–08071 Filed 5–7–25; 8:45 am]

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DEPARTMENT OF ENERGY

National Nuclear Security Administration

Proposed Subsequent Arrangement

AGENCY: National Nuclear Security Administration, Department of Energy.

ACTION: Proposed subsequent arrangement to retransfer U.S.-obligated

nuclear material from Australia to France for reprocessing.

SUMMARY: This document is being issued under the authority of the *Atomic Energy Act of 1954*, as amended. The Department of Energy is providing notice of a proposed subsequent arrangement under the Agreement between the Government of the United States of America and the Government of Australia Concerning Peaceful Uses of Nuclear Energy (U.S.-Australia 123 Agreement) and the Agreement for Cooperation in the Peaceful Uses of Nuclear Energy between the United States of America and the European Atomic Energy Community (Euratom). (U.S.-Euratom 123 Agreement).

DATES: This subsequent arrangement will take effect no sooner than May 23, 2025 and after 15 days of continuous session of Congress has elapsed, beginning the day after the date on which the report required under section 131b.(1) of the *Atomic Energy Act of 1954*, as amended, is submitted to the House Foreign Affairs Committee and the Senate Foreign Relations Committee. The two time periods referred to above may run concurrently.

FOR FURTHER INFORMATION CONTACT: Ms. Caterina Fox, Director, Office of Nonproliferation Policy, National Nuclear Security Administration, Department of Energy, 1000 Independence Avenue SW, Washington, DC 20585, telephone: (202) 586–4460, or email: caterina.fox@nnsa.doe.gov.

SUPPLEMENTARY INFORMATION: This subsequent arrangement details the retransfer of 186 spent U-Si fuel assemblies containing 425,145.70g of U.S.-obligated low enriched uranium of which 47,711.91g is enriched in the isotope U–235, an enrichment level of 11.22%. In addition to the low-enriched uranium, the spent fuel assemblies also contain 4000.63g of U.S.-obligated plutonium. The spent fuel assemblies were irradiated at the Open Pool Australian Lightwater (OPAL) research reactor at the Australian Nuclear Science and Technology Organisation (ANSTO) in Lucas Heights, New South Wales, Australia.

The spent fuel is being retransferred to Orano S.A. at the La Hague reprocessing plant in France; a member of Euratom. At La Hague, the material is intended for recovery and reprocessing. Any uranium and plutonium recovered during the reprocessing will be titled over to Orano S.A. The plutonium recovered is to be incorporated into mixed oxide fuel assemblies for use in civilian nuclear power plants in France or in the European Union or until it is

disposed of in accordance with terms that are acceptable to the United States.

In accordance with section 131 of the *Atomic Energy Act of 1954*, as amended, I have determined that this subsequent arrangement concerning the retransfer of U.S.-obligated special nuclear material for reprocessing will not be inimical to the common defense and security of the United States of America. Furthermore, I have made the judgement that it will not result in a significant increase in the risk of proliferation beyond that which exists now, or which existed at the time approval was requested.

Signing Authority

This document of the Department of Energy of the Department of Energy was signed on April 30, 2025, by Teresa Robbins, Acting Under Secretary for Nuclear Security and Administrator, National Nuclear Security Administration, pursuant to delegated authority from the Secretary of Energy. That document with the original signature and date is maintained by DOE. For administrative purposes only, and in compliance with requirements of the Office of the Federal Register, the undersigned DOE Federal Register Liaison Officer has been authorized to sign and submit the document in electronic format for publication, as an official document of the Department of Energy. This administrative process in no way alters the legal effect of this document upon publication in the **Federal Register**.

Signed in Washington, DC, on May 5, 2025.

Treena V. Garrett,

Federal Register Liaison Officer, U.S. Department of Energy.

[FR Doc. 2025–08064 Filed 5–7–25; 8:45 am]

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

Combined Notice of Filings #1

Take notice that the Commission received the following exempt wholesale generator filings:

Docket Numbers: EG25–307–000.

Applicants: AE–ESS Holyoke, LLC.

Description: AE–ESS Holyoke, LLC submits Notice of Self-Certification of Exempt Wholesale Generator Status.

Filed Date: 4/30/25.

Accession Number: 20250430–5370.

Comment Date: 5 p.m. ET 5/21/25.

Docket Numbers: EG25–308–000.

Applicants: Cascade BESS LLC.