

235 (93.04 percent enrichment) from Canada to Argentina for use in experiments of irradiation growth of zirconium alloy at low temperatures.

In accordance with Section 131 of the Atomic Energy Act of 1954, as amended, it has been determined that this subsequent arrangement will not be 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: December 17, 1997.

For the Department of Energy.

Cherie P. Fitzgerald,

Director, International Policy and Analysis Division, Office of Arms Control and Nonproliferation.

[FR Doc. 97-33441 Filed 12-22-97; 8:45 am]

BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

Office of Arms Control and Nonproliferation Policy; Proposed Subsequent Arrangement

AGENCY: Department of Energy.

ACTION: Subsequent Arrangement.

SUMMARY: Pursuant to Section 131 of the Atomic Energy Act of 1954, as amended (42 U.S.C. 2160), notice is hereby given of a proposed "subsequent arrangement" under the Agreement for Cooperation in the Peaceful Uses of Nuclear Energy Between the United States of America and the European Atomic Energy Community (EURATOM) and the Agreement for Cooperation Between the Government of the United States of America and the Government of the Republic of Indonesia Concerning Peaceful Uses of Nuclear Energy.

The subsequent arrangement to be carried out under the above-mentioned agreements involves approval of the following: RTD/IE(EU)-12 for the transfer of 35,000 grams of uranium in the form of metal and oxide containing less than 7,000 grams of the isotope U-235 (19.75 percent enrichment) from UKAEA, Dounreay, United Kingdom to Indonesia for manufacturing fuel elements to be used at the MPR-30 and/or RPI-10 Research Reactor(s) in Sepong, Indonesia.

In accordance with Section 131 of the Atomic Energy Act of 1954, as amended, it has been determined that this subsequent arrangement will not be 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: December 17, 1997.

For the Department of Energy.

Cherie P. Fitzgerald,

Director, International Policy and Analysis Division, Office of Arms Control and Nonproliferation.

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DEPARTMENT OF ENERGY

[Docket No. EA-166]

Application To Export Electric Energy; Duke Energy Trading and Marketing, L.L.C.

AGENCY: Office of Fossil Energy, DOE.

ACTION: Notice of application.

SUMMARY: Duke Energy Trading and Marketing, L.L.C. (Duke Energy) has applied for authorization to transmit electric energy from the United States to Mexico.

DATES: Comments, protests or requests to intervene must be submitted on or before January 22, 1998.

ADDRESSES: Comments, protests or requests to intervene should be addressed as follows: Office of Coal & Power Im/Ex (FE-27), Office of Fossil Energy, U.S. Department of Energy, 1000 Independence Avenue, SW, Washington, DC 20585-0350 (FAX 202-287-5736).

FOR FURTHER INFORMATION CONTACT: Ellen Russell (Program Office) 202-586-9624 or Michael Skinker (Program Attorney) 202-586-6667.

SUPPLEMENTARY INFORMATION: Exports of electricity from the United States to a foreign country are regulated and require authorization under section 202(e) of the Federal Power Act (FPA) (16 U.S.C. 824a(e)).

On December 11, 1997, Duke Energy applied to the Office of Fossil Energy (FE) of the Department of Energy (DOE) for authorization to export electric energy to Mexico, as a power marketer, pursuant to section 202(e) of the FPA. Specifically, Duke Energy has proposed to transmit to Mexico electric energy purchased from electric utilities and other suppliers within the U.S.

The exported energy would be delivered to Mexico over transmission facilities owned by San Diego Gas & Electric Company, The El Paso Electric Company, Central Power and Light Company, and Comission Federal de Electricidad, the national electric utility of Mexico. Each of the transmission facilities, as more fully described in the application, has previously been

authorized by a Presidential permit issued pursuant to Executive order 10485, as amended.

Procedural Matters

Any persons desiring to become a party to this proceeding or to be heard by filing comments or protests to this application should file a petition to intervene, comment or protest at the address provided above in accordance with §§ 385.211 or 385.214 of the FERC's Rules of Practice and Procedures (18 CFR 385.211, 385.214). Fifteen copies of such petitions and protests should be filed with the DOE on or before the date listed above.

Comments on Duke Energy's request to export electric energy to Mexico should be clearly marked with Docket EA-166. Additional copies are to be filed with Kris Errickson, Legal/Regulatory Coordinator, Duke Energy Trading and Marketing, L.L.C., One Westchase Center, 10777 Westheimer Street, Suite 650, Houston, TX 77042; Christine M. Pallenik, Managing Counsel, Duke Energy Trading and Marketing, 4 Triad Center, Suite 1000, Salt Lake City, UT 84180, AND Gordon J. Smith, Esq., John & Hengerer, 1200 17th Street, NW, Suite 600, Washington, DC 20036.

A final decision will be made on this application after the environmental impacts have been evaluated pursuant to the National Environmental Policy Act of 1969 (NEPA), and a determination is made by the DOE that the proposed action will not adversely impact on the reliability of the U.S. electric power supply system.

Copies of this application will be made available, upon request, for public inspection and copying at the address provided above. Further information may also be obtained on the program through the World Wide Web by accessing the Fossil Energy Home Page at <http://www.fe.doe.gov> then selecting "Regulatory" from the options menu.

In Washington, DC on December 12, 1997.

Anthony J. Como,

Manager, Electric Power Regulation, Office of Coal & Power Im/Ex, Office of Coal & Power Systems, Office of Fossil Energy.

[FR Doc. 97-33444 Filed 12-22-97; 8:45 am]

BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

[Docket No. EA-102-B]

Application To Export Electric Energy; Enron Power Marketing, Inc.

AGENCY: Office of Fossil Energy, DOE.

ACTION: Notice of application.

SUMMARY: Enron Power Marketing, Inc. (Enron) has applied for renewal of its authority to transmit electric energy from the United States to Mexico.

DATES: Comments, protests or requests to intervene must be submitted on or before January 22, 1998.

ADDRESSES: Comments, protests or requests to intervene should be addressed as follows: Office of Coal & Power Im/Ex (FE-27), Office of Fossil Energy, U.S. Department of Energy, 1000 Independence Avenue, SW, Washington, DC 20585-0350 (FAX 202-287-5736).

FOR FURTHER INFORMATION CONTACT: Ellen Russell (Program Office) 202-586-9624 or Michael Skinker (Program Attorney) 202-586-6667.

SUPPLEMENTARY INFORMATION: Exports of electricity from the United States to a foreign country are regulated and require authorization under section 202(e) of the Federal Power Act (FPA) (16 U.S.C. 824a(e)).

On February 6, 1996, the Office of Fossil Energy (FE) of the Department of Energy (DOE) authorized Enron, a power marketer, to transmit electric energy from the United States to Mexico. The term of the authorization was for a period of two years. On December 5, 1997, Enron filed an application with FE for renewal of this authority which expires on February 6, 1998.

The exported energy would be delivered to Mexico over transmission facilities owned by San Diego Gas & Electric Company, The El Paso Electric Company, Central Power and Light Company, and Comision Federal de Electricidad, the national electric utility of Mexico. Each of the transmission facilities, as more fully described in the application, has previously been authorized by a Presidential permit issued pursuant to Executive order 10485, as amended.

Procedural Matters

Any persons desiring to become a party to this proceeding or to be heard by filing comments or protests to this application should file a petition to intervene, comment or protest at the address provided above in accordance with §§ 385.211 or 385.214 of the FERC's Rules of Practice and Procedures (18 CFR 385.211, 385.214). Fifteen copies of such petitions and protests should be filed with the DOE on or before the date listed above.

Comments on Enron's request to renew its export authorization to Mexico should be clearly marked with Docket EA-102-B. Additional copies

are to be filed directly with Christi L. Nicolay, Enron Power Marketing, Inc., Post Office Box 1188, EB641-C, Houston, TX 77251 and David B. Ward, Ward & Anderson, 1000 Thomas Jefferson Street, NW, Suite 503, Washington, DC 20007. Jesse A. Dillon, Senior Counsel, PP&L, Inc., Two North Ninth Street, Allentown, PA 18101 and Douglas H. Rosenberg, Preston Gates & Ellis, LLP, 5000 Columbia Center, 701 Fifth Avenue, Seattle, WA 98104-7078.

A final decision will be made on this application after the environmental impacts have been evaluated pursuant to the National Environmental Policy Act of 1969 (NEPA), and a determination is made by the DOE that the proposed action will not adversely impact on the reliability of the U.S. electric power supply system.

Copies of this application will be made available, upon request, for public inspection and copying at the address provided above. Further information may also be obtained on the program through the World Wide Web by accessing the Fossil Energy Home Page at <http://www.fe.doe.gov> then selecting "Regulatory" from the options menu.

In Washington, DC on December 12, 1997.

Anthony J. Como,

Manager, Electric Power Regulation, Office of Coal & Power Im/Ex, Office of Coal & Power Systems, Office of Fossil Energy.

[FR Doc. 97-33443 Filed 12-22-97; 8:45 am]

BILLING CODE 6450-01-P

DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. ER98-421-000]

Cinergy Services, Inc., Notice of Filing

December 17, 1997.

Take notice that on December 15, 1997, Cinergy Services, Inc., on behalf of CinCap IV, LLC, filed an amendment to its October 31, 1997 and December 9, 1997, filings in the above-captioned docket. This amendment would allow CinCap IV, to enter into transactions with affiliated power marketers and EWGs. Cinergy Services, Inc., has requested a January 15, 1998, effective date for the amendment to Rate Schedule FERC No. 1.

Any person desiring to be heard or to protest said 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 18 CFR 385.214). All such motions or protests should be filed on or before December 29, 1997. Protests will be considered by the Commission 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 must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 97-33391 Filed 12-22-97; 8:45 am]

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DEPARTMENT OF ENERGY

Federal Energy Regulatory Commission

[Docket No. ER92-533-003]

Louisville Gas and Electric Company; Notice of Filing

December 17, 1997.

Take notice that on September 17, 1997, Louisville Gas and Electric Company (LG&E) filed a notification of a change in status describing a proposed transaction between certain affiliates of LG&E and Big Rivers Electric Corporation (Transaction). LG&E's only role in the Transaction is to cede a portion of its retail service territory to an affiliate, LG&E Station Two Inc.

Any person desiring to be heard or to protest said 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 18 CFR 385.214). All such motions or protests should be filed on or before December 29, 1997. Protests will be considered by the Commission 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 must file a motion to intervene. Copies of this filing are on file with the Commission and are available for public inspection.

Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 97-33390 Filed 12-22-97; 8:45 am]

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