regarding compliance with the implementing regulations. This request is for approval of reporting and recordkeeping requirements contained in the attached proposed regulations related to the TEACH Grant administrative requirements for the Title IV, HEA programs. The information collection requirements in these proposed regulations are necessary to determine eligibility to receive program benefits and to prevent fraud and abuse of program funds.

Additional Information: The U.S. Department of Education (the Department) requests that OMB grant an emergency clearance of the proposed regulations governing the Teacher Education Assistance for College and Higher Education (TEACH) Grant Program. Sections 420L through 420O of the Higher Education Act of 1965, as amended, (the HEA) provides for TEACH Grants to eligible students at eligible and participating institutions of higher education. The TEACH Grant Program was established under the HEA by the College Cost Reduction and Access Act of 2007 (the CCRAA). In accordance with section 420O of the CCRAA, the effective date for the TEACH Grant Program is July 1, 2008. The Department is requesting an emergency clearance of these TEACH Grant regulations because the regular clearance process would not enable us to make an OMB-approved TEACH Grant available to participants by the statutory effective date for the TEACH Grant Program. The Department requests emergency clearance of the proposed regulations by June 12, 2008, in order to obtain an OMB Control Number to be used in the TEACH Grant Final Regulations which are being prepared for submission.

Frequency: On Occasion; Annually.
Affected Public: Individuals or
household; Businesses or other forprofit; Not-for-profit institutions; State,
Local, or Tribal Gov't, SEAs or LEAs.

Reporting and Recordkeeping Hour Burden:

Responses: 2,276,504. Burden Hours: 468,267.

Requests for copies of the proposed information collection request may be accessed from http://edicsweb.ed.gov, by selecting the "Browse Pending Collections" link and by clicking on link number 3615. When you access the information collection, click on "Download Attachments" to view. Written requests for information should be addressed to U.S. Department of Education, 400 Maryland Avenue, SW., LBJ, Washington, DC 20202–4537. Requests may also be electronically

mailed to the Internet address *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. E8–11351 Filed 5–20–08; 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 is being 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 in the Peaceful Uses of Nuclear Energy between the United States and Argentina.

This subsequent arrangement requests to downblend material subject to an earlier subsequent arrangementpublished in the Federal Register July 9, 2004 (69 FR 41460)—to a different level than previously approved. Under the 2004 subsequent arrangement, Comision Nacional de Energia Atomica (CNEA) was approved to downblend material from 89.79% enriched into lowenriched uranium (LEU). Under a contract with DOE's Global Threat Reduction Initiative program, CNEA has submitted the attached request to downblend 304 g of that material to 58% weight of isotope U<sup>235</sup> rather than to LEU as originally approved. The material will be fabricated into test plates in Argentina and sent to Idaho National Laboratory for testing and irradiation. The material will remain in the United States after irradiation.

In accordance with Section 131 of the Atomic Energy Act of 1954, as amended, we have 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. For the Department of Energy.

#### Richard S. Goorevich,

 $\label{linear} \textit{Director, Office of International Regimes and } \textit{Agreements}.$ 

[FR Doc. E8–11432 Filed 5–20–08; 8:45 am] **BILLING CODE 6450–01–P** 

#### **DEPARTMENT OF ENERGY**

### Federal Energy Regulatory Commission

[Docket Nos. CP06-5-008]

## **Empire Pipeline Inc.; Notice of Application**

May 14, 2008.

Take notice that on April 30, 2008, Empire Pipeline, Inc. (EPI), 6363 Main Street, Williamsville, New York 14221, filed in Docket No. CP06-5-008, an application under section 7 of the Natural Gas Act (NGA), to amend its certificate of public convenience and necessity issued by the Commission on December 21, 2006. EPI requests authorization to amend its certificate to remove the 1.34 mile "Lift and Lay" segment, retain the original pipeline, clarify the capacity of its existing and authorized facilities, and make three corrections to its pro forma tariff. The application is on file with the Commission and open to public inspection. This filing may also be viewed on the Commission's Web site at http://www.ferc.gov using the "eLibrary" link. Enter the docket number, excluding the last three digits, in the docket number field to access the document. For assistance, call (202) 502-8659 or TTY, (202) 208-3676.

Any questions regarding this petition should be directed to David W. Reitz, Attorney for Empire Pipeline, Inc., 6363 Main Street, Williamsville, NY 14221, at (716) 857–7949, by fax at (716) 857–7206, or at reitzd@natfuel.com.

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