

Dated: November 4, 2003.

Angela C. Arrington,

Leader, Regulatory Information Management
Group, Office of the Chief Information Officer.

Office of Innovation and Improvement

Type of Review: Reinstatement.

Title: Magnet Schools Assistance
Program Application for Grants.

Frequency: Comp/once every three
years.

Affected Public: State, Local, or Tribal
Gov't, SEAs or LEAs.

Reporting and Recordkeeping Hour
Burden:

Responses: 150.

Burden Hours: 6,000.

Abstract: The application is used by
local education agencies to apply for
grants under the Magnet Schools
Assistance Program. Information in
funded applications is used to describe
to the public how grant funds are being
used, for program evaluation, and as a
basis for project monitoring.

This information collection is being
submitted under the Streamlined
Clearance Process for Discretionary
Grant Information Collections (1890–
0001). Therefore, the 30-day public
comment period notice will be the only
public comment notice published for
this information collection.

Requests for copies of the submission
for OMB review; comment request may
be accessed from [http://
edicsweb.ed.gov](http://edicsweb.ed.gov), by selecting the
“Browse Pending Collections” link and
by clicking on link number 2372. When
you access the information collection,
click on “Download Attachments” to
view. Written requests for information
should be addressed to Vivian Reese,
Department of Education, 400 Maryland
Avenue, SW., Room 4050, Regional
Office Building 3, Washington, DC
20202–4651 or to the e-mail address
vivan.reese@ed.gov. Requests may also
be electronically mailed to the internet
address OCIO_RIMG@ed.gov or faxed to
202–708–9346. Please specify the
complete title of the information
collection when making your request.

Comments regarding burden and/or
the collection activity requirements
should be directed to Kathy Axt at her
e-mail address, Kathy.Axt@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. 03–28083 Filed 11–6–03; 8:45 am]

BILLING CODE 4000–01–P

DEPARTMENT OF ENERGY

Office of Nonproliferation Policy; Proposed Subsequent Arrangement

AGENCY: Department of Energy.

ACTION: Notice of 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 Concerning
Civil Uses of Atomic Energy between
the United States and Canada and
Agreement for Cooperation in the
Peaceful Uses of Nuclear Energy
between the United States and the
European Atomic Energy Community
(EURATOM).

This subsequent arrangement
concerns the retransfer of 266,197 kg of
U.S.-origin natural uranium
hexafluoride, 180,000 kg of which is
uranium, from Cogema Resources Inc.,
Saskatoon, Saskatchewan, Canada to
Eurodif Production, Pierrelatte France.
The material, which is now located at
Cameco Corp., Port Hope, Ontario, will
be transferred to Eurodif for enrichment.
Upon completion of the enrichment, the
material will be retransferred to the
Kansai Electric Power Co. Inc, Osaka,
Japan, the Chugoku Electric Power Co.
Inc, Hiroshima, Japan, and the Tohoku
Electric Power Co Inc., Miyagi, Japan for
use as fuel. The uranium hexafluoride
was originally obtained by the Cameco
Corp. from Power Resources, Inc.
pursuant to export license number
XSOU8744.

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.

For the Department of Energy.

Trisha Dedik,

Director, Office of Nonproliferation Policy.

[FR Doc. 03–28211 Filed 11–6–03; 8:45 am]

BILLING CODE 6450–01–P

DEPARTMENT OF ENERGY

Office of Energy Efficiency and Renewable Energy

Energy Conservation Program for Consumer Products: Granting of the Application for Interim Waiver and Publishing of the Petition for Waiver of Fisher & Paykel Appliances Limited From the DOE Clothes Washer Test Procedure

AGENCY: Office of Energy Efficiency and
Renewable Energy, Department of
Energy.

ACTION: Notice of petition for waiver and
solicitation of comments.

SUMMARY: Today's notice grants an
Interim Waiver to Fisher & Paykel
Appliances Limited (Fisher & Paykel),
publishes Fisher & Paykel's Petition for
Waiver from the existing Department of
Energy (DOE or Department) clothes
washer test procedure for its IW model
clothes washer which has an adaptive
control system, and seeks comment on
that Petition for Waiver. The DOE
clothes washer test procedure requires
manufacturers of non-conventional
clothes washers with adaptive control
systems other than adaptive water fill
control systems to seek such a waiver.

Fisher & Paykel seeks a waiver
because its clothes washer model IW
has an adaptive control system with two
sensing modes, water level sensing and
fabric sensing, to assess the type of load
in the washer. This model does not have
the conventional “normal” cycle used
by the DOE clothes washer test
procedure set forth in 10 CFR part 430,
subpart B, appendix J, or the energy test
cycle for washing cotton or linen clothes
used in Appendix J1. Instead, Fisher &
Paykel seeks to test the washer by
determining a cycle that is equivalent to
the normal cycle and the energy test
cycle. The company proposes to test the
default cycle that begins when a user
pushes the power button to start the
washer. This default cycle is the
midpoint of the five settings controlled
by the washer's “How Dirty” button,
setting three. This waiver seeks only to
confirm which test cycle to use. Fisher
& Paykel will then follow the remaining
steps of the existing test procedure to
determine the energy consumption of
the clothes washer. The Department is
soliciting comments, data, and
information regarding the Petition for
Waiver.

DATES: The Department will accept
comments, data, and information
regarding this Petition for Waiver not
later than December 8, 2003.