## 84.220A Centers for International Business Education Program

Purpose of Program: To provide grants to eligible applicants to pay the Federal share of the cost of planning, establishing, and operating centers for international business.

Eligible Applicants: Institutions of higher education; and combinations of institutions of higher education.

Applicable Regulations: (a) The Education Department General Administrative Regulations (EDGAR) in 34 CFR parts 74, 75, 77, 79, 82, 85, and 86; and (b) Because there are no program-specific regulations for this program, applicants are encouraged to read the authorizing statute for the Centers for International Business Education Program, under section 612 of part B, title VI, of the Higher Education Act of 1965, as amended.

Selection Criteria: In evaluating applications for grants under this program, the Secretary uses new EDGAR selection criteria in 34 CFR 75.209 and 75.210. Applicants may obtain a copy of these criteria from the individual listed as the information contact for this program. The criteria also will be listed in the application.

Project Period: 48 months. For Applications or Information Contact: Susanna C. Easton, U.S. Department of Education, 600 Independence Avenue, SW, Washington, DC 20202–5332. Telephone: (202) 708–4804.

Program Authority: 20 U.S.C. 1130-1.

#### 84.316 Native Hawaiian Higher Education Program

Purpose of Program: To provide direct grants for a program of baccalaureate and postbaccalaureate fellowship assistance to Native Hawaiian students. Program activities may include—(a) Full or partial fellowship support for Native Hawaiian students enrolled at two-or four-year degree-granting institutions of higher education with awards to be based on academic potential and financial need; (b) full or partial fellowship support for Native Hawaiian students enrolled at postbaccalaureate degree-granting institutions of higher education with priority given to providing fellowship support for professions in which Native Hawaiians are under represented and with fellowship awards to be based on academic potential and financial need; (c) counseling and support services for students receiving fellowship assistance under this program; (d) college preparation and guidance counseling at secondary school level for students who may be eligible for fellowship support

under this program; (e) appropriate research and evaluation of the activities authorized under this program; and (f) implementation of faculty development programs for the improvement and matriculation of Native Hawaiian students.

Eligible Applicants: Native Hawaiian private nonprofit educational organizations or educational entities with experience in developing or operating Native Hawaiian programs or programs of instruction conducted in the Native Hawaiian language are eligible, as defined in Section 9212 of the Elementary and Secondary Education Act.

Applicable Regulations: (a) The Education Department General Administrative Regulations (EDGAR) in 34 CFR parts 74, 75, 77, 79, 80, 81, 82, 85, and 86; and (b) Because there are no program-specific regulations for this program, applicants are encouraged to read the authorizing statute for the Native Hawaiian Higher Education Program under sections 9206 and 9212 of the Elementary and Secondary Education Act.

Selection Criteria: In evaluating applications for grants under this program, the Secretary uses new EDGAR selection criteria in 34 CFR 75.209 and 75.210. Applicants may obtain a copy of these criteria from the individual listed as the information contact for this program. The criteria also will be listed in the application.

Project Period: Up to 36 months. For Applications or Information Contact: Collie Pollock, U.S. Department of Education, 600 Independence Avenue, SW., Washington, DC 20202. Telephone: (202) 708–4804

Program Authority: 20 U.S.C. 7905 Sec. 9206.

Dated: August 1, 1997.

#### Maureen A. McLaughlin,

Acting Assistant Secretary for Postsecondary Education.

#### Appendix

Intergovernmental Review of Federal Programs

This appendix applies to each program that is subject to the requirements of Executive Order 12372 (Intergovernmental Review of Federal Programs) and the regulations in 34 CFR part 79.

The objective of the Executive Order is to foster an intergovernmental partnership and to strengthen federalism by relying on State and local processes for State and local government coordination and review of proposed Federal financial assistance.

Applicants must contact the appropriate State Single Point of Contact to find out about, and to comply with, the State's process under Executive Order 12372.

Applicants proposing to perform activities in more than one State should immediately contact the Single Point of Contact for each of those States and follow the procedure established in each of those States under the Executive Order.

In States that have not established a process or chosen a program for review, State, area-wide, regional, and local entities may submit comments directly to the Department.

Åny State Process Recommendation and other comments submitted by a State Single Point of Contact and any comments from State, area-wide, regional, and local entities must be mailed or hand-delivered by the date indicated in this notice to the following address: The Secretary, EO 12372—CFDA# (commenter must insert number—including suffix letter, if any), U.S. Department of Education, Room 6213, 600 Independence Avenue, SW, Washington, DC 20202–0124.

Proof of mailing will be determined on the same basis as applications (see 34 CFR 75.102). Recommendations or comments may be hand-delivered until 4:30 p.m. (Washington, DC time) on the date indicated in this notice.

Please note that the above address is not the same address as the one to which the applicant submits its completed application. Do not send applications to the above address.

State Single Points of Contact

Note: In accordance with Executive Order 12372, this listing represents the designated State Single Points of Contact. Because participation is voluntary some States no longer participate in the process. These include: Alaska, Colorado, Connecticut, Hawaii, Idaho, Kansas, Louisiana, Massachusetts, Minnesota, Montana, Nebraska, Oklahoma, Oregon, Pennsylvania, South Dakota, Tennessee, Virginia, and Washington. The list of designated State Single Points of Contact was published in the Federal Register on August 20, 1996 at 61 FR 43133.

[FR Doc. 97–20716 Filed 8–4–97; 8:45 am] BILLING CODE 4000–01–P

#### **DEPARTMENT OF ENERGY**

#### **Bonneville Power Administration**

#### Methow/Wenatchee Coho Supplementation Project

**AGENCY:** Bonneville Power Administration (BPA), Department of Energy (DOE).

**ACTION:** Notice of Floodplain and Wetlands Involvement.

**SUMMARY:** This notice announces BPA's proposal to construct rearing/acclimation ponds for coho salmon in floodplain and wetlands located in Okanogan County, Washington. A total of three to five fish acclimation sites will be developed in the Methow River basin on two tributaries, the Twisp and

Chewuch rivers, and the Methow mainstem. The Methow is a tributary to the Columbia River and is located in North Central Washington. It is the intent of the BPA, the Yakama Indian Nation and Washington Department of Fish and Wildlife to restore extirpated coho salmon to the mid-Columbia River basin. By experimenting with releases at different life stages and release locations using acclimation ponds, more knowledge will be gained about the benefits of acclimation and the rearing of hatchery-influenced fish in more natural environments. This knowledge will help resource managers to make better decisions about how best to implement supplementation to further the goal of rebuilding coho salmon populations throughout the mid-Columbia River basin.

In accordance with DOE regulations for compliance with floodplain and wetlands environmental review requirements, BPA will prepare a floodplain and wetlands assessment and will perform this proposed action in a manner so as to avoid or minimize potential harm to or within the affected floodplain and wetlands. After BPA issues the assessment, a floodplain statement of findings will be published if necessary, in the **Federal Register**. **DATES:** Comments are due to the address below no later than August 20, 1997. **ADDRESSES:** Submit comments to Communications, Bonneville Power Administration—ACS-7, P.O. Box 12999, Portland, Oregon, 97212. Internet address: comment@bpa.gov.

# FOR FURTHER INFORMATION CONTACT: Yvonne E. Boss—ECP-4, Bonneville Power Administration, P.O. Box 3621, Portland, Oregon, 97208–3621, phone number 503–230–3596, fax number 503–230–5699.

**SUPPLEMENTARY INFORMATION: Because** the experimental strategy is to utilize acclimation sites that reflect a strong natural influence such as river side channels, canals, and existing ponds, some sites may be located in the floodplain and/or wetlands. The typical ponds constructed at each site will have earthen bottoms with concrete inlet and outlet structures and PVC water pipelines. Several sites on the Methow mainstem between the town of Carlton and the Lost River, T33N, R21E, Section 3 (approximately RM 20 to RM 60) are being considered. Other potential sites in the floodplain are located on the Twisp River, T33N, R21E, Section 10, T33N, R21E, Section 8 (RM 1 to RM 25) and the Chewuch River, (RM 0 to RM 1). To provide rearing/acclimation space for the coho salmon, as much as 35,700 cubic feet of earth may be removed from each site to construct the ponds in accordance with biological criteria.

Maps and further information are available from BPA at the address above.

Issued in Portland, Oregon, on July 28, 1997.

#### Thomas C. McKinney,

NEPA Compliance Office. [FR Doc. 97–20557 Filed 8–4–97; 8:45 am] BILLING CODE 6450–01–P

#### **DEPARTMENT OF ENERGY**

## Federal Energy Regulatory Commission

[Docket No. CP97-667-000]

## El Paso Natural Gas Company; Notice of Application

July 30, 1997.

Take notice that on July 25, 1997, El Paso Natural Gas Company (El Paso), P.O. Box 1492, El Paso, Texas 79978, filed in Docket No. CP97-667-000 an application pursuant to Section 7(b) of the Natural Gas Act (NGA) and Part 157 of the Commission's Regulations for permission and approval to abandon the firm transportation and delivery of 1,140,000 Mcf per day of natural gas to Pacific Gas and Electric Company (PG&E) at the Topock Delivery Point, effective January 1, 1998, all as more fully set forth in the application on file with the Commission and open to public inspection.

El Paso states that El Paso and PG&E are parties to a Transportation Service Agreement dated October 10, 1990, as amended and restated November 1, 1993 (TSA). El Paso notes that Article V, Section 5.2 of the TSA provides for a primary term ending December 31, 1997, and thereafter from year to year until terminated by written notice given no less than twelve months in advance by either party to the other. El Paso indicates that PG&E, by letter dated June 20, 1995, gave notification to El Paso of its intention to terminate the TSA as of December 31, 1997. El Paso further notes that because the transportation and delivery service provided to PG&E is a converted certificated gas sales arrangement, in accordance with the preamble of the TSA, El Paso requires Section 7(b) permission and approval to abandon the firm transportation and delivery of up to 1,140,000 Mcf per day of natural gas to PG&E at the Topock Delivery Point.

Any person desiring to be heard or to make any protest with reference to said application should on or before August 20, 1997, file with the Federal Energy Regulatory Commission, 888 First Street, N.E., Washington, D.C. 20426, a motion to intervene or a protest 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 Natural Gas Act (18 CFR 157.10). All protests filed with the Commission will be considered by it in determining the appropriate action to be taken but will not serve to make the protectants parties to the proceeding. Any person wishing to become a party to a proceeding or to participate as a party in any hearing therein must file a motion to intervene in accordance with the Commission's Rules.

Take further notice that, pursuant to the authority contained in and subject to jurisdiction conferred upon the Federal **Energy Regulation Commission by** Sections 7 and 15 of the Natural Gas Act and the Commission's Rules of Practice and Procedure, a hearing will be held without further notice before the Commission or its designee on this application if no motion to intervene is filed within the time required herein, if the Commission on its own review of the matter finds that permission and approval for the proposed abandonment are required by the public convenience and necessity. If a motion for leave to intervene is timely filed, or if the Commission on its own motion believes that a formal hearing is required, further notice of such hearing will be duly given.

Under the procedure herein provided for, unless otherwise advised, it will be unnecessary for El Paso to appear or be represented at the hearing.

#### Linwood A. Watson, Jr.,

Acting Secretary.

[FR Doc. 97–20531 Filed 8–4–97; 8:45 am] BILLING CODE 6717–01–M

#### **DEPARTMENT OF ENERGY**

# Federal Energy Regulatory Commission

[Docket No. RP97-157-005]

# Gas Transport, Inc.; Notice of Compliance Filing

July 30, 1997.

Take notice that on July 25, 1997, Gas Transport, Inc. (GTI) tendered for filing to become part of its FERC Gas Tariff, Second Revised Volume No. 1, the following revised tariff sheets:

Effective August 1, 1997 Second Revised Sheet No. 1 Third Revised Sheet No. 162 Second Revised Sheet No. 162A