National Energy Board

Reasons for Decision

ENCO Gas, Ltd.

Grand Valley Gas Company as agent for The Washington Water Power Company

Poco Petroleums Ltd.

San Diego Gas & Electric Company and Bow Valley Industries Ltd.

San Diego Gas & Electric Company and Canadian Hunter Marketing Ltd.

San Diego Gas & Electric Company and Husky Oil Operations Ltd.

San Diego Gas & Electric Company and Summit Resources Limited

Southern California Edison Company and AEC Oil and Gas Company a division of Alberta Energy Company Ltd.

Southern California Edison Company and Imperial Oil Resources Limited

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Summit Resources Limited

GH-6-92

January 1993 Gas Exports National Energy Board

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Applications Pursuant to Part VI of the National Energy Board Act for Licences to Export Natural Gas

GH-6-92

January 1993 Gas Exports

Minister of Supply and Services Canada 1993

Cat. No. NE22-1/1993-2E ISBN 0-662-20308-9

This report is published separately in both official languages

Copies are available on request from:

Regulatory Support Office National Energy Board 311—6th Avenue S.W. Calgary, Canada T2P 3H2 (403) 292—4800

Printed in Canada Ministère des Approvisionnements et services du Canada 1993

Cat. No. NE22-1/1993-2F ISBN 0-662-98071-9

Ce rapport est publié séparément dans les deux langues officielles

Exemplaires disponibles auprés du:

Bureau du soutien de la réglementation Office national de l'énergie 311, 6e avenue s.-o. Calgary (Canada) T2P 3H2 (403) 292-4800

Imprimé au Canada

Recital and Appearances

IN THE MATTER OF the National Energy Board Act and the regulations made thereunder;

AND IN THE MATTER OF applications under Part VI of the National Energy Board Act for new licences to export natural gas by:

ENCO Gas, Ltd.; Grand Valley Gas Company as agent for The Washington Water Power Company; Poco Petroleums Ltd.; San Diego Gas & Electric Company and Bow Valley Industries Ltd.; San Diego Gas & Electric Company and Canadian Hunter Marketing Ltd.; San Diego Gas & Electric Company and Husky Oil Operations Ltd.; San Diego Gas & Electric Company and Summit Resources Limited; Southern California Edison Company and AEC Oil and Gas Company a division of Alberta Energy Company Ltd.; Southern California Edison Company and Imperial Oil Resources Limited; Southern California Edison Company and Shell Canada Limited; Southern California Edison Company and Western Gas Marketing Limited; and Summit Resources Limited

AND IN THE MATTER OF Hearing Order GH-6-92, as amended;

HEARD in Calgary, Alberta, on 2nd, 3rd and 4th November 1992.

BEFORE:

K.W. Vollman Presiding Member

A.B. Gilmour Member R. Illing Member

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The Washington Water Power Company

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N.M. Gretener Summit Resources Limited

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Walsh Industries; and Canadian Hunter Marketing Ltd.; and

Husky Oil Operations Ltd.; and Summit Resources

Limited

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Table of Contents

	l and Appearances	i
	f Tables	vii
	f Figures	vii
Abbre	viations	ix
Gas E	xport Licence Applications	1
1.1	The Applications	1
1.2	Environmental Screening	3
	1.2.1 Views of the Board	4
1.3	Market-Based Procedure	4
	1.3.1 Complaints Procedure	5
	1.3.2 Export Impact Assessment	5
	1.3.3 The Other Public Interest Considerations	6
1.4	Sunset Clauses	8
1.5	Other Hearing Matters	8
	1.5.1 Exports to California	8
	1.5.2 Curtailment of Licences for Reasons of Inadequate Supply	9
1.6	Views of the Board	9
ENCO	Gas, Ltd.	11
2.1	Application Summary	11
2.2	Gas Supply	11
	2.2.1 Supply Contracts	11
	2.2.2 Reserves	12
	2.2.3 Productive Capacity	12
2.3	Transportation	12
2.4	Markets and Sales Contracts	14
2.5	Status of Regulatory Authorizations and Contract Approvals	15
2.6	Views of the Board	15
2.7	Decision	16
Grand	Valley Gas Company as agent for The Washington Water Power Company	17
3.1	Application Summary	17
3.2	Gas Supply	17
	3.2.1 Reserves	17
	3.2.2 Productive Capacity	19
3.3	Transportation	21
3.4	Markets and Sales Contracts	21
3.5	Status of Regulatory Authorizations and Contract Approvals	25
3.6	Views of the Board	25
3.7	Decision	26
Poco I	Petroleums Ltd.	27

4.1	Application Summary	27
4.2	Gas Supply	27
	4.2.1 Reserves	27
	4.2.2 Productive Capacity	28
4.3	Transportation	28
4.4	Markets and Sales Contracts	30
4.5	Status of Regulatory Authorizations and Contract Approvals	31
4.6	Views of the Board	31
4.7	Decision	32
San 1	Diego Gas & Electric and Bow Valley Industries Ltd.	33
5.1	Application Summary	33
5.2	Gas Supply	33
	5.2.1 Reserves	33
	5.2.2 Productive Capacity	34
5.3	Transportation	34
5.4	Markets and Sales Contracts	36
5.5	Status of Regulatory Authorizations and Contract Approvals	37
5.6	Views of the Board	37
5.7	Decision	38
San 1	Diego Gas & Electric and Canadian Hunter Marketing Ltd.	39
6.1	Application Summary	39
6.2	Gas Supply	39
0.2	6.2.1 Reserves	39
	6.2.2 Productive Capacity	40
6.3	Transportation	40
	Markets and Sales Contracts	40
6.4		
6.5	Status of Regulatory Authorizations and Contract Approvals	42
6.6	Views of the Board	42
6.7	Decision	43
	Diego Gas & Electric and Husky Oil Operations Ltd.	44
7.1	Application Summary	44
7.2	Gas Supply	44
	7.2.1 Reserves	44
	7.2.2 Productive Capacity	44
7.3	Transportation	45
7.4	Markets and Sales Contracts	45
7.5	Status of Regulatory Authorizations and Contract Approvals	47
7.6	Views of the Board	47
7.7	Decision	48
San 1	Diego Gas & Electric and Summit Resources Limited	49
8.1	Application Summary	49
8.2	Gas Supply	49

	8.2.1 Reserves	49
	8.2.2 Productive Capacity	50
8.3	Transportation	50
8.4	Markets and Sales Contracts	50
8.5	Status of Regulatory Authorizations and Contract Approvals	52
8.6	Views of the Board	52
8.7	Decision	53
South	ern California Edison Company and AEC Oil and Gas Company	
a divis	sion of Alberta Energy Company Ltd.	54
9.1	Application Summary	54
9.2	Gas Supply	54
	9.2.1 Supply Contracts	54
	9.2.2 Reserves	55
	9.2.3 Productive Capacity	56
9.3	Transportation	56
9.4	Markets and Sales Contracts	56
9.5	Status of Regulatory Authorizations and Contract Approvals	57
9.6	Views of the Board	58
9.7	Decision	58
South	ern California Edison Company and Imperial Oil Resources Limited	59
10.1	Application Summary	59
10.2	Gas Supply	59
	10.2.1 Supply Contracts	59
	10.2.2 Reserves	60
	10.2.3 Productive Capacity	60
10.3	Transportation	60
10.4	Markets and Sales Contracts	60
10.5	Status of Regulatory Authorizations and Contract Approvals	62
10.6	Views of the Board	62
10.7	Decision	63
South	ern California Edison Company and Shell Canada Limited	64
11.1	Application Summary	64
11.2	Gas Supply	64
	11.2.1 Supply Contracts	65
	11.2.2 Reserves	65
	11.2.3 Productive Capacity	66
11.3	Transportation	66
11.4	Markets and Sales Contracts	66
11.5	Status of Regulatory Authorizations and Contract Approvals	68
11.6	Views of the Board	68
11.7	Decision	69
South	ern California Edison Company and Western Gas Marketing Limited	70

12.1	Application Summary	70
12.2	Gas Supply	70
	12.2.1 Supply Contracts	71
	12.2.2 Reserves	71
	12.2.3 Productive Capacity	72
12.3	Transportation	72
12.4	Markets and Sales Contracts	72
12.5	Status of Regulatory Authorizations and Contract Approvals	75
12.6	Views of the Board	75
12.7	Decision	76
Sumn	nit Resources Limited	77
13.1	Application Summary	77
13.2	Gas Supply	77
	13.2.1 Reserves	77
	13.2.2 Productive Capacity	78
13.3	Transportation	78
13.4	Market and Sales Contracts	80
13.5	Status of Regulatory Authorizations and Contract Approvals	80
13.6	Views of the Board	81
13.7	Decision	81
Dispo	osition	82
Term	s and Conditions of the Licences to be Issued	83

List of Tables

1-1	Summary of Applied-for Licences	2
2-1	Comparison of Estimates of ENCO's Established Gas Reserves with the Applied-for Term Volume	12
3-1	WWP's Maximum Applied—for Daily and Annual Quantities	18
3-2	Comparison of Estimates of Producers' Established Gas Reserves with the Applied-for Term Volume	18
3-3	Maximum Daily Quantities and Minimum Take Quantities under the Contracts with WWP	24
4-1	Comparison of Estimates of Poco's Established Gas Reserves with the Applied-for Term Volume	28
5-1	Comparison of Estimates of BVI's Established Gas Reserves with the Applied-for Term Volume	34
6-1	Comparison of Estimates of CHML's Established Gas Reserves with the Applied-for Term Volume	40
7-1	Comparison of Estimates of Husky's Established Gas Reserves with the Applied-for Term Volume	45
8-1	Comparison of Estimates of Summit's Established Gas Reserves with the Applied-for Term Volume	50
9-1	Comparison of Estimates of Producers' Established Gas Reserves with the Applied-for Term Volume	55
10-1	Comparison of Estimates of Imperial Oil's Established Gas Reserves with the Applied-for Term Volume	60
11-1	Comparison of Estimates of Shell's Established Gas Reserves with the Applied-for Term Volume	65
12-1	Comparison of Estimates of Western Gas' Established Gas Reserves with the Applied-for Term Volume	71
13-1	Comparison of Estimates of Summit's Established Gas Reserves with the Applied-for Term Volume	78

List of Figures

Z-1	Productive Capacity	13
3-1	Comparison of AEC's and NEB's Estimates of Annual Productive Capacity	20
3-2	Comparison of Amerada's and NEB's Estimates of Annual Productive Capacity	22
3-3	Comparison of PanCanadian's and NEB's Estimates of Annual Productive Capacity	23
4-1	Comparison of Poco's and NEB's Estimates of Annual Productive Capacity	29
5-1	Comparison of BVI's and NEB's Estimates of Annual Productive Capacity	35
6-1	Comparison of CHML's and NEB's Estimates of Annual Productive Capacity	41
7-1	Comparison of Husky's and NEB's Estimates of Annual Productive Capacity	46
8-1	Comparison of Summit's and NEB's Estimates of Annual Productive Capacity	51
10-1	Comparison of Imperial Oil's and NEB's Estimates of Annual Productive Capacity	61
11-1	Comparison of Shell's and NEB's Estimates of Annual Productive Capacity	67
12-1	Comparison of Western Gas' and NEB's Estimates of Productive Capacity with Expected Requirements	73
12-2	Comparison of Western Gas' and NEB's Estimates of Productive Capacity with Contracted Requirements	74
13-1	Comparison of Summit's and NEB's Estimates of Annual Productive Capacity	79

Abbreviations

\$ unless otherwise stated, all funds are in Canadian dollars

Act National Energy Board Act

AEC Oil and Gas Company a division of Alberta Energy

Company Ltd.

AF Adjustment Factor

Amerada Hess Canada Ltd.

ANG Alberta Natural Gas Company Ltd

APMC Alberta Petroleum Marketing Commission

AQ Additional Quantities

Bcf billion cubic feet

Board National Energy Board

BQ Base Quantity

BVI Bow Valley Industries Ltd.

CHEL Canadian Hunter Exploration Limited

CHMI Canadian Hydrocarbons Marketing Inc.

CHML Canadian Hunter Marketing Ltd.

Court Federal Court of Appeal

CPUC California Public Utilities Commission

CWNG Canadian Western Natural Gas Ltd.

Czar Resources Ltd.

DCQ Daily Contract Quantity

DOE/FE (United States of America) Department of Energy, Office of

Fossil Energy

EACOG Southern California Edison Company's weighted average cost of gas

EACOG Multiplier An annually negotiated factor in some of the gas sales contracts his

Southern California Edison Company

Edison Southern California Edison Company

EIA Export Impact Assessment

El Paso Natural Gas Company

EMPR (British Columbia) Ministry of Energy, Mines and Petroleum

Resources

ENCO ENCO Gas, Ltd.

ERCB (Alberta) Energy Resources Conservation Board

Exclusion List List of Automatic Exclusions Pursuant to the EARP Guidelines

Order

Foothills Pipe Lines (South B) Ltd.

FS Firm Service

GHR-1-87 Review of Natural Gas Surplus Determination Procedures

GIC gas inventory charge

GJ gigajoule(s)

Grand Valley Gas Company

Husky Oil Operations Ltd.

Hydro-Québec decision Attorney General of Québec v. National Energy Board (1991),

3F 443

Imperial Oil Imperial Oil Resources Limited

MAQ Minimum Annual Quantity

MBP Market-Based Procedure

MDQ Maximum Daily Quantity

MMBtu million British thermal units

MMcf million cubic feet

MMQ Minimum Monthly Quantity

MWQ Minimum Winter Quantity

NEB National Energy Board

Northwest Pipeline Corporation

Northwest Natural Morthwest Natural Gas Company

NOVA NOVA Corporation of Alberta

PanCanadian PanCanadian Petroleum Limited

Pan-Alberta Gas Ltd.

Paramount Resources Ltd.

PG&E Pacific Gas & Electric Company

PGT Pacific Gas Transmission Company

Poco Poco Petroleums Ltd.

Puget Sound Power & Light Company

QF qualifying cogeneration facility

RR/P Remaining Reserves To Production Ratio

SDG&E San Diego Gas & Electric Company

Shell Canada Limited

SMDQ Summer Maximum Daily Quantity

SoCalGas Southern California Gas Company

Socco, Inc.

Sumas Cogen Sumas Cogeneration Company, L.P.

Summit Summit Resources Limited

tail-end reserves reserves that will become available following expiry of existing

supply contracts

TransCanada PipeLines Limited

Transwestern Transwestern Pipeline Company

U.S. United States of America

UEG Utility Electric Generation

WACOG Weighted Average Cost Of Gas

WACOG Multiplier An annually negotiated factor in some of the gas sales contracts his

Southern California Edison Company

Westcoast Energy Inc.

Western Gas Western Gas Marketing Limited

WMDQ Winter Maximum Daily Quantity

WWP The Washington Water Power Company

Chapter 1

Part VI - Gas Export Licence Applications

1.1 The Applications

During the GH-6-92 proceeding, the National Energy Board ("the Board") examined 12 applications for gas export licences. The applications were filed by the following companies:

- 1. ENCO Gas, Ltd. ("ENCO");
- 2. Grand Valley Gas Company ("Grand Valley") as agent for The Washington Water Power Company ("WWP");
- 3. Poco Petroleums Ltd. ("Poco");
- 4. San Diego Gas & Electric Company ("SDG&E") and Bow Valley Industries Ltd. ("BVI");
- 5. SDG&E and Canadian Hunter Marketing Ltd. ("CHML");
- 6. SDG&E and Husky Oil Operations Ltd. ("Husky");
- 7. SDG&E and Summit Resources Limited ("Summit");
- 8. Southern California Edison Company ("Edison") and AEC Oil and Gas Company a division of Alberta Energy Company Ltd. ("AEC");
- 9. Edison and Imperial Oil Resources Limited ("Imperial Oil");
- 10. Edison and Shell Canada Limited ("Shell");
- 11. Edison and Western Gas Marketing Limited ("Western Gas"); and
- 12. Summit;

With the exception of ENCO, all of the applications are for export to California or the Pacific Northwest through the Alberta Natural Gas Company Ltd ("ANG") / Foothills Pipe Lines (South B) Ltd. ("Foothills") / Pacific Gas Transmission Company ("PGT") expansion. In total, the Board examined applications accounting for 9.5106m3/d (335MMcfd) of the expansion's design capacity of 25.6106m3/d (903MMcfd). These were the first applications to be examined by the Board for licences to export gas on the expansion.

Table 1-1 provides a summary of each export licence application reviewed during the GH-6-92 proceeding.

Table 1-1

Summary of Applied-for Licences

GH-6-92

Maximum Quantities Applied For

	Application (Type of Market)	-	Term 103m3 (MMcf)		106m3 (Bcf)	·	Annual 106m3		Term	
1.	ENCO (cogen	ENCO . plant) del. to	1May 1 31Oct.				_			
2.(15.4)	Grand Valley for WWP (119.0)	WWP (system suppl					gate, British			3357 (55.4)
3. (30.7)		west Natural n supply)	1Nov. to 30Se				445.1 Colum		869.5 (15.7)	(4.9)
4. (10.7)	Summit (system	Northwest Na n supply)					gate, Colum		52.8 (7.7)	300.0 (1.9)
		Sub-to	otal for o	export (23.4)			Natural:	664.3	191.6	1169.5
5. (19.7)	SDG&E and BVI (system	SDG&E n supply)	11years first de				gate, Colum		50.9 (4.9)	560.0 (1.8)
6. (7.2)	SDG&E and CHML (72.0)	SDG&E (system suppl	10years y)	s follow first de			gate, British			2035.0 (19.7)

The requested daily and annual volumes vary throughout the licence term. The numbers shown are the maxima requested during the term.

The requested daily volume varies between the winter and summer seasons. The number shown is the greater of the two, the winter volume.

7.	SDG&E and Husky (syster		•	rs following eliveries		gate, Colum		222.6 (21.7)	2226.0 (7.9)
(79.0)									
8. (2.5)	SDG&E and Summit (20.0)		•	following first deliverie		-	195.1 Colum		570.0 (6.9)
(2.3)	(20.0)	Sub-to	otal for	export to SDO (52.2) (19.4)				548.2	5391
9.	-	Edison generation)		1993 Kings Oct. 2008	_	1445.0 Colum			7913.0 (18.7)
(279.4))								
10.	Edison and Imperial Oil	Edison (power genera		1993 Kings to 31Oct. 200) Colum	529.0 ibia	7913.0 (51.0)
(18.7)	(279.4)	u	,						` /
11.	Edison and	Edison generation)		1993 Kings	-	1445.0 Colum			7913.0 (18.7)
(279.4)	-	generation)	10 310	Ct. 2006	Ditusi	Coluii	ioia	(31.0)	(10.7)
12.	Edison and WGML	Edison		1993 Kings to 31Oct. 200) Colum	529.0	7913.0 (51.0)
(18.7)	(279.4)		,						` /
31652.	.0	Sub—to	otal for	export to Edis	son:	5780.0)	2116.0	
				(204.0)	(74.8)	(1117.	6)		
		Total	volumes	s applied for: (356.25)	10110 (124.0		3509.3 (1583.		44 827.5

1.2 Environmental Screening

On 8February 1990, the Minister of Energy, Mines and Resources, the Honourable Jake Epp, wrote to the Board requesting clarification on how the Board had complied or would comply with the Environmental Assessment and Review Process Guidelines Order ("the EARP Guidelines Order") in arriving at its decision to issue licences for the export of natural gas. In his response to the Minister, the Chairman of the Board advised that, in compliance with the EARP Guidelines Order, the Board would be instituting a screening procedure to examine the potential environmental effects of each export proposal before the Board.

On 9July 1991, the Federal Court of Appeal ("the Court") issued its decision in the case of Attorney General of Québec v. National Energy Board (1991), 3F 443 ("the Hydro-Québec

decision"). The Court found that the Board did not have the power to attach conditions relating to electricity production facilities to electricity export licences. In arriving at its decision, the Court considered the definition of "export" under the National Energy Board Act ("Act"). The Act provides that "export means, with reference to electricity, to send from Canada by a line of wire or other conductor electricity produced in Canada. On the basis of that definition, the Court found that "export" does not include production of the commodity to be exported. The Court found that production and exportation are two distinct activities.

In light of this separation of activities, the Court ruled that in considering an electricity export licence application, the only question for the Board to consider "is the environmental consequences of the export, namely the consequences for the environment of (sending) from Canada power produced in Canada".

Since the Board's jurisdiction to authorize exports of natural gas is similar to the Board's jurisdiction to authorize exports of electricity, the Board is of the view that the Hydro-Québec decision applies to the regulation of gas exports as well as electricity exports.

The purpose of the environmental screening is to enable the Board to reach one of the conclusions required by section 12 of the EARP Guidelines Order. To that end, the Board performed a screening, pursuant to Hearing Order GH-6-92, wherein it considered submissions from each of the applicants.

In response to the Board's information request regarding the EARP Guidelines Order, each applicant filed with the Board information concerning the potential environmental effects and the social effects directly related to those environmental effects that would be caused by the sending or the taking of gas from Canada.

ENCO and WWP submitted that their applications fell under paragraph 12(c) of the EARP Guidelines Order. Specifically, they submitted that the potential environmental effects and the social effects directly related to those environmental effects that would be caused by the applied—for gas export would be insignificant or mitigable with known technology.

The remaining applicants were of the view that their export licence applications should be placed on the Board's List of Automatic Exclusions Pursuant to the EARP Guidelines Order ("Exclusion List") as any associated environmental effects had already been adequately addressed in facilities proceedings at the provincial and federal level. These applicants also submitted that a finding under paragraph 12(c) of the EARP Guidelines Order was an alternative to placing the export licence applications on the Board's Exclusion List pursuant to paragraph 12(a) of the EARP Guidelines Order.

All interested parties were served with copies of the applicants' written submissions. The British

¹ Hydro-Québec decision at page 451. On 11June 1992, the Supreme Court of Canada granted the Grand Council of the Crees (of Québec) leave to appeal the Hydro—Québec decision.

Columbia Ministry of Energy, Mines and Petroleum Resources ("EMPR") expressed concern regarding the effects of the Sumas Cogeneration Company, L.P. ("Sumas Cogen") facility on air quality in the lower mainland of British Columbia. ENCO provided additional information that satisfactorily addressed this concern. No other public concerns were identified during the Board's screening of the GH-6-92 gas export applications.

1.2.1 Views of the Board

The Board, by means of a screening pursuant to the EARP Guidelines Order, has completed its environmental screening of the applications considered in this hearing and has concluded that they fall within the ambit of Note 3 of the Board's Exclusion List.¹ The Board is not aware of any public concerns that have not been addressed. Therefore, the applications require no further review.

With respect to the submissions that a finding under paragraph 12(c) of the EARP Guidelines Order was an alternative to a finding under paragraph 12(a) of the EARP Guidelines Order, since the Board is of the view that the applications may be excluded pursuant to paragraph 12(a) of the EARP Guidelines Order, there is no need to consider paragraph 12(c).

1.3 Market-Based Procedure

The Board, in considering an export application, must take into account section 118 of the Act, which requires that the Board have regard to all considerations that appear to it to be relevant and, in particular, that the Board satisfy itself that the quantity of gas to be exported does not exceed the surplus remaining after due allowance has been made for the reasonably foreseeable requirements for use in Canada having regard to the trends in the discovery of gas in Canada.

In July 1987, pursuant to a Review of Natural Gas Surplus Determination Procedures ("GHR-1-87"), the Board implemented a new procedure, known as the Market-Based Procedure ("MBP"), founded on the premise that the marketplace would generally operate in such a way that Canadian requirements for natural gas would be met at fair market prices.

The MBP provides that the Board will act in two ways to ensure that natural gas to be licensed for export is both surplus to reasonably foreseeable Canadian requirements and in the public interest: it will hold public hearings to consider applications for licences to export natural gas and it will monitor Canadian energy markets on an ongoing basis.

The public hearing portion of the MBP provides that the Board consider:

Note 3 provides for the automatic exclusion of "rapplications for natural gas exports, imports, exports for subsequent import and imports for subsequent export authorized:

⁽ii) by licence where the development of new facilities for production, processing, storage or transmission would not be required."

- · complaints, if any, under the Complaints Procedure;
- an Export Impact Assessment ("EIA"); and
- any other considerations that the Board deems relevant to its determination of the public interest.

The following description of these three components is general in nature and applies to each application heard in GH-6-92.

1.3.1 Complaints Procedure

The basic premise of the Complaints Procedure is that, in a market which is working satisfactorily, Canadian purchasers will be able to obtain domestic natural gas supplies under contract on terms and conditions, including price, similar to those offered to purchasers in the United States of America ("U.S."). In order to test whether the market is in fact working in this manner, in the GHR-1-87 Decision the Board stated that:

"The inclusion of a complaints mechanism in the new surplus determination procedures is based on the principle that gas should not be authorized for export if Canadian users have not had an opportunity to buy gas for their needs on terms and conditions similar to those of the proposed export. Applicants for export licences will have to be prepared to address any concerns on this score which may be identified in the complaints procedure..."

The Complaints Procedure seeks to ensure that Canadian gas buyers who have been active in the market have access to gas on terms and conditions no less favourable than export customers. The Complaints Procedure enables these buyers to assess the terms and conditions of the gas sales contracts underlying export licence applications relative to the terms and conditions they are being offered. If the terms and conditions being offered to export customers are more favourable than those available to domestic customers, a Canadian buyer may wish to file a complaint with the Board. The Board would adjudicate each complaint on the basis of an assessment of whether, as a matter of fact, the complainant has or has not been able to obtain additional gas supplies on terms and conditions, including price, similar to those contained in the gas export licence application submitted to the Board.

Domestic gas purchasers who wish to file a complaint must demonstrate that they have attempted to contract for additional gas supplies and that they have not been able to obtain such supplies on terms and conditions similar to those contained in the gas sales contract. At the same time, export licence applicants are expected to respond to concerns expressed by a complainant. If the Board finds that a complaint is valid, it would then have to determine what action needs to be taken to remedy the situation. This could involve a delay in the licence proceeding, a denial of the export licence application or some other action appropriate to the circumstances of the particular application.

1.3.2 Export Impact Assessment

The purpose of the EIA is to allow the Board to determine whether a proposed export is likely to cause Canadians difficulty in meeting their energy requirements at fair market prices.

The Board periodically produces an EIA using several projections of exports. The study, which is prepared in consultation with the natural gas industry and other interested parties, covers long-term natural gas supply, demand, prices and export levels and endeavours to provide an adequate statement of assumptions and explanation of the analytical technique used.¹

Applicants and intervenors have the option of using the Board's analysis or of preparing and submitting their own analysis. In the absence of any adjustment-related problems being identified by the Board itself or being raised by interested parties, the Board presumes that the proposed export would not trigger a market-adjustment problem

By letter dated 3September 1992, the Board announced that it was undertaking to produce its second EIA. A draft EIA was attached to the letter for comment. A workshop to promote discussion and exchange of information has been arranged for April 1993.

1.3.3 The Other Public Interest Considerations

As part of its assessment of the other public interest considerations, the Board normally:

- · makes an assessment of the likelihood that licensed volumes will be taken;
- · makes an assessment of the durability of gas sales contracts;
- has regard to whether gas sales contracts were negotiated at arm's length;
- · verifies that there is producer support for a gas export application;
- verifies that there are provisions in the gas sales contracts for the payment of the associated transportation charges on Canadian pipelines over the term of the gas sales contract; and
- determines the appropriate length of term for an export licence, having regard to:
 - (i) evidence on the adequacy of the gas supplies available to the export licence applicant to support the applied—for volumes over the requested licence term;
 - (ii) evidence on the necessity of the requested term in light of the terms of the associated gas sales and transportation contracts and the terms of the approvals from other regulatory bodies; and
 - (iii) any other evidence which the Board deems to be relevant to the appropriate term of the licence.

The above statement on the other public interest considerations should be interpreted as providing guidance to parties as to which considerations the Board normally has regard to in assessing the merits of gas export licence applications. However, in the context of each specific export licence application, the Board has regard to whatever factors appear to it to be relevant to the Canadian public interest.

In assessing the considerations above, the Board takes into account information regarding gas supply, transportation, markets and sales contracts and the status of regulatory authorizations and contract approvals. This information is provided by the applicant in response to the information filing requirements of the National Energy Board Part VI Regulations and during the public hearing process.

Gas Supply

In its assessment of gas supply, the Board reviews the contractual arrangements pertaining to supply and the adequacy of both reserves and productive capacity.

In making its assessment as to the adequacy of the gas supplies available to the export licence

applicant to support the applied-for volumes over the requested licence term, the Board is flexible but normally expects applicants to demonstrate that established reserves are equal to or exceed the applied-for volume and that productive capacity is adequate to meet the proposed annual export volumes over the majority of the applied-for licence term.

Each applicant is required to provide an estimate of established reserves for those fields from which it intends to produce gas for the proposed export. The Board conducts geological and engineering analyses of each applicant's gas supply in order to prepare its own estimate of the applicant's gas reserves.

In its evaluation of gas reserves, the Board makes use of its gas reserves database, which is maintained on an ongoing basis. The evaluation of gas reserves includes a nomenclature check for correlation purposes, volumetric studies of new pools, re-examination of developing pools and performance analysis of producing pools. A review and an assessment of the ownership and contractual status of all pools included in the applications are also done.

The Board uses its estimate of reserves, along with basic deliverability data for each pool for which estimates of reserves were submitted, in preparing its productive capacity projections. These projections are generally adjusted to reflect production at the annual level of requirements. The adjusted productive capacity is the estimated productive capacity at any point in time, carrying forward for future use the productive capacity resulting from an earlier excess of productive capacity over production. The requirements shown in the productive capacity figures are usually based on an annual load factor of 100percent and may therefore somewhat overstate each applicant's actual supply requirements. If load factors are lower than anticipated, productive capacity would be sustained beyond the time the Board's analysis indicates.

Transportation

Regarding the transportation arrangements underpinning an export project, the Board reviews the status of upstream and downstream transportation arrangements, including all transportation contracts, either in final form or as precedent agreements. The Board also reviews the term and volume of the transportation arrangements.

Markets and Sales Contracts

The applications dealt with in GH-6-92 were for sales to three types of end-use markets: sales for system supply, sales for power generation and sales to cogeneration facilities, which are defined as facilities that produce electricity and thermal energy for use in commercial or industrial operations. The Board's review of these types of markets includes consideration of the following for each market type:

for exports for system supply and for power generation, consideration of the purchaser's current and projected requirements and supply portfolio with a view to determining the need for and the role of the Canadian gas supply within that portfolio; and,

for exports to a cogeneration facility, consideration of the contractual chain, from the seg contract to the power and thermal sales contracts. The Board also considers the markets for the power and thermal output of the facility and the status of project financing and construction schedules.

For each type of end-use market, the review includes consideration, among other items, of the load factors at which the proposed exports are expected to flow.

The Board's review of the contractual arrangements includes consideration of the contractual obligations between the Canadian sellers and the U.S. buyers, including executed gas sales contracts. The Board's review also includes any resale arrangements that occur beyond the international boundary sale point, where such arrangements have a direct effect on the international sales agreement, including the filing of these downstream contracts.

Status of Regulatory Authorizations and Contract Approvals

The Board reviews the status of pertinent regulatory authorizations in Canada and the U.S., including provincial removal authorizations, Department of Energy, Office of Fossil Energy ("DOE/FE") import authorization and, for cogeneration facilities, qualifying cogeneration facility ("QF") certification under the U.S. Public Utility Regulatory Policies Act.

Regarding contract approvals, the Board's review includes evidence of producer support and the status of any necessary state regulatory commission approvals.

1.4 Sunset Clauses

It has generally been Board practice in issuing a gas export licence to set an initial short period of time during which, if the export of gas commences, then the licence becomes effective for the full period approved by the Board. This condition in the licence is referred to as a sunset clause because the licence would expire if exports had not commenced within a specified timeframe. Inclusion of the sunset clause is intended to limit outstanding licences to those for which the gas actually starts to flow within a reasonable period after the decision. The Board questioned each applicant concerning the acceptability of a sunset clause in the applied-for licence and in each case the applicant indicated that the inclusion of a sunset clause would be acceptable.

As a matter of general policy, and after questioning each applicant, the Board has set the timeframe by which exports must commence at approximately two years from the commencement of the licence term.

1.5 Other Hearing Matters

1.5.1 Exports to California

Czar Resources Ltd. ("Czar") expressed concern about the applications for export to SDG&E and Edison. Specifically, Czar was concerned that the netback prices received under the subject contracts, which are subject to the approval of the California Public Utilities Commission

("CPUC"), would become the yardstick by which the CPUC would measure the acceptability of gas prices for long-term sales to other California utilities. Czar submitted that the Board should withhold approval of the licences until the present discussions between the CPUC and the Governments of Canada, Alberta and British Columbia are concluded and all U.S. regulatory approvals, including the CPUC approval of the subject contracts, are obtained, or, in the alternative, condition any approval to allow for a review of the eventual effect of those CPUC decisions on the licences.

The applicants supporting the proposed exports to SDG&E and Edison strongly objected to Czar's argument on the grounds that the present discussions with the CPUC regarding exports to northern California are distinct from the subject applications; that the contracts are freelynegotiated, arm's-length transactions; and, that Czar had provided no evidence to support its allegations.

1.5.2 Curtailment of Licences for Reasons of Inadequate Supply

Summit, the applicants supporting the exports to SDG&E and Edison, and Paramount Resources Ltd. ("Paramount") made a number of proposals should the Board determine that the gas supply underpinning an export application is inadequate.

Summit suggested that, rather than reducing the daily volume or reducing the licence term, the Board should reduce the term volume. In the alternative, the Board could provide applicants with an opportunity, through a condition in the licence, to come back and "top up" their gas supply, to the extent necessary, without a further public hearing.

The applicants supporting the export to SDG&E endorsed the recommendations of Summit. SDG&E expanded upon Summit's second proposal by suggesting that the Board could issue a licence subject to the applicant "topping up" its gas supply within a specified time period. If the applicant failed to persuade the Board as to the adequacy of its gas supply during that period, then the licence would reflect a curtailed term.

The applicants supporting the export to Edison endorsed Summit's first proposal, curtailing the term volume only. This option, it was argued, would empower them with the flexibility to continue to operate the contracts. AEC stated that, because the contracts were negotiated on the basis of a number of trade-offs, of which the contract term and term volume were important elements, it would be disappointed if there were any reduction in the term or volume.

Paramount supported SDG&E's expanded proposal but also suggested that communication between the applicant and Board staff be allowed prior to the hearing process. Thus, the applicant would have an opportunity to "top up" its supply prior to the hearing phase should Board staff determine that the supply is deficient. As well, the applicant could remove any reserves additional to those required to support the licence.

The applicants supporting the exports to SDG&E requested that the Board address this matter generally in the Board's decision, in order to provide the industry with a clear identification of the Board's policy.

1.6 Views of the Board

The Board notes that there were no complaints registered with respect to the applications for export licences in the GH-6-92 proceeding.

The 12applicants examined in these Reasons adopted the Board's most recent EIA, dated 7September 1989. As neither the Board nor any interested parties identified any adjustment-related problems, the Board concludes that the proposed exports would not trigger a market-adjustment problem.

Since no complaints were registered with respect to the subject applications and the Board has determined that the proposed exports would not trigger a market-adjustment problem, the Board is satisfied that the quantity of gas to be exported does not exceed the surplus remaining after due allowance has been made for the reasonably foreseeable requirements for use in Canada having regard to the trends in the discovery of gas in Canada.

The remaining chapters of these Reasons review the evidence of each applicant pertaining to the Other Public Interest Considerations. The findings of the Board in respect of these considerations and any other factors the Board has deemed to be relevant are contained in the "Views of the Board" section of each chapter.

Without the support of evidence duly tested through the hearing process, the weight that the Board has given to the Czar argument is not what it would have given to an argument supported by tested evidence. Specifically, Czar did not provide any evidence that the netback prices to other Canadian producers exporting to California utilities would be adversely affected by the netback prices received under the subject contracts. The Board accepts the evidence of the applicants for export to southern California that the commercial transactions were freely negotiated at arm's length. Therefore, the Board is not of the view that it should withhold approval of the subject licences for any reasons cited by Czar.

The Board has not found it necessary to explore the suggestions of applicants relating to methods of remedying supply deficiencies as no curtailments were deemed necessary for the licences sought in this hearing. The Board notes, however, that considerable flexibility exists within the hearing process for applicants to address deficiencies in their supply. Specifically, the Board, through its information requests, may express concerns over the adequacy of an applicant's supply. The applicant then has the opportunity to address these concerns in its response to the Board's information request. The Board has also shown that it is prepared, under the circumstances of a particular application, to use section 21 of the Act to review licence terms in cases where the substance of a licence has not changed and where the applicant is able to bring forward new supply evidence.

Chapter 2

ENCO Gas, Ltd.

2.1 Application Summary

By application dated 6May 1992, as amended, ENCO sought, pursuant to Part VI of the Act, a natural gas export licence with the following terms and conditions:

Term - commencing on the later of 1May 1993 or the

date of first deliveries and ending on 31October

2008

Point of Export - Huntingdon, British Columbia

Maximum Daily Quantity - to 31Oct. 1993: 155.8103m3 (5.5MMcf)

1Nov. 1993 to 31Oct. 1994: 429.1 103m3

(15.1MMcf)

after 1Nov. 1994: 601.3103m3 (21.2MMcf)

Maximum Annual Quantity - to 31Oct. 1993: 28.7106m3 (1.0Bcf)

1Nov. 1993 to 31Oct. 1994: 156.6106m3

(5.5Bcf)

after 1Nov. 1994: 219.5106m3 (7.7Bcf)

Maximum Term Quantity - 3258106m3 (115Bcf)

Tolerances - ten percent per day and two percent per year

The gas to be exported to Sumas Cogen would be produced from gas properties owned or purchased by ENCO within British Columbia and Alberta. The gas would be gathered, processed and transported on the facilities of Westcoast Energy Inc. ("Westcoast") and delivered at Huntingdon, British Columbia. The gas would be shipped from the international border to a cogeneration facility to be constructed near Sumas, Washington on a pipeline owned by Sumas Cogen. Thermal energy and power from the facility would be sold by Sumas Cogen to the steam host, Socco, Inc. ("Socco") and Puget Sound Power & Light Company ("Puget Sound Power") respectively.

2.2 Gas Supply

2.2.1 Supply Contracts

The long-term objective of the gas sales contract is to have ENCO supply the total daily gas

Table 2-1

Comparison of Estimates of ENCO's Established Gas Reserves with the Applied-for Term Volume

106m3 (Bcf)

ENCO ²	NEB ³	Applied-for Volume
3152	3084	3258
(111.3)	(108.9)	(115.0)

requirements of the cogeneration facility from its own reserves. In the near term, due to the unavailability of all necessary Westcoast capacity, and in order to defer production of some of ENCO's reserves, a portion of the cogeneration facility's daily gas requirements will be supplied under third-party contracts with Canadian Hydrocarbons Marketing Inc. ("CHMI"). As exports pursuant to these two contracts would occur under short-term regulatory authorizations, the contracts and supporting reserves are not directly relevant to ENCO's application for an export licence.

The reserves submitted by ENCO in support of its export licence application are all owned by ENCO, and thus gas purchase contracts are not necessary.

2.2.2 Reserves

Table 2-1 shows that the Board's estimate of ENCO's reserves is approximately two percent lower than ENCO's estimate and is approximately fivepercent lower than the applied-for volume. To remedy supply shortages, ENCO may extend its third-party contracts with CHMI. ENCO has also stated that it plans to acquire another 57106m3 (2Bcf) to 283106m3 (10Bcf) of additional gas reserves.

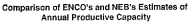
2.2.3 Productive Capacity

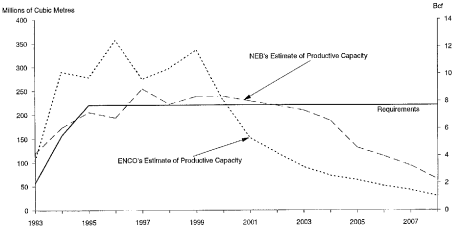
Figure 2-1 compares the Board's and ENCO's projections of productive capacity with the applied-for volumes. ENCO's projection of productive capacity shows that it is capable of meeting its requirements for the first seven years of the fifteen and a half year contract. The Board's projection indicates adequate adjusted productive capacity for the first nine years. ENCO

² As of 1May 1992

As of 31December 1990. The Board's estimate of remaining reserves would be about 116106m3 (4.1Bcf) less than shown if further adjusted for production to 1May 1992.

Figure 2-1





stated it could take care of the potential shortfalls by acquiring additional gas reserves or by extending the third-party contracts with CHMI.

2.3 Transportation

As stated in Section 2.2.1, ENCO expects that it will not have Westcoast gathering, processing and transportation services in place to deliver and sell 23158GJ (22,000MMBtu) for the commencement of first deliveries under the contract. Accordingly, ENCO and Sumas Cogen have executed a gas management agreement with CHMI pursuant to which CHMI will provide gathering, processing and transportation services on Westcoast to enable ENCO to deliver 12632GJ (12,000 MMBtu) at Huntingdon. ENCO and Sumas Cogen have requested additional service from Westcoast for the delivery of 10526GJ (10,000MMBtu) at Huntingdon. Temporary bridging supply will be provided under a third—party contract with CHMI until capacity on Westcoast becomes available.

Westcoast will construct a 300metre (328yard) pipeline to connect its pipeline system with the Sumas Cogen pipeline. The Board approved this spur line on 10September 1992. In the U.S., Sumas Cogen will own and operate a 6.1kilometre (3.8mile) pipeline between the border and its facility. Sumas Cogen has obtained all necessary regulatory authorizations for this pipeline and has completed construction and testing.

2.4 Markets and Sales Contracts

The gas proposed for export would be used to fuel a 110MW cogeneration facility owned by Sumas Cogen. Thermal energy and power from the facility would be sold to the steam host, Socco and Puget Sound Power respectively. The facility's normal daily gas requirement is 23158GJ (22,000MMBtu).

The thermal energy would be sold to Sumas Cogen's affiliate, Socco, which would use the energy in a lumber drying facility to be constructed on the same site as the cogeneration facility. Socco is required to operate the kiln facility so as to maintain the cogeneration facility's QF status.

Power from the plant would be sold to Puget Sound Power as baseload. Puget Sound Power generates, purchases, transmits, distributes and sells electric power in western and central Washington state. The utility serves a population exceeding 1.6million people.

Financial closing for the project, including funds for the purchase of property and construction of the cogeneration and kiln facilities, occurred in the winter of 1992. Construction of the cogeneration facility began in March 1992 and the facility is expected to commence commercial operations in May 1993. The cogeneration facility is expected to nominate gas at a 92.5 percent load factor.

ENCO and Sumas Cogen have executed a gas sales contract dated 23December 1991. The term of this contract is for 20years following commencement of commercial operations of the cogeneration facility. The contract is subject to receipt of Canadian and U.S. regulatory

authorizations and execution of transportation arrangements upstream of Huntingdon, British Columbia by 15October 1993.

ENCO is a wholly-owned subsidiary of Sumas Cogen. Thus, when preparing the contract, ENCO and Sumas Cogen took into account that negotiations were not at arm's length. Specifically, consideration was given to ensuring that the pricing structure contained in the contract met the standard set by Revenue Canada for "arm's length".

The initial daily contract quantity ("DCQ") is 12632GJ (12,000MMBtu). The DCQ will increase as ENCO obtains additional capacity on Westcoast.

The price is contractually set at \$U.S. 1.818/GJ (\$U.S.1.954/MMBtu) in the first contract year. This initial price escalates after the first year by an annual rate of 7.5percent until 31October 2000. For the remainder of the contract term, the price escalates at four percent per annum. Should Sumas Cogen not nominate the DCQ, then it is obligated to compensate ENCO for all expenses incurred by ENCO, including transportation and processing charges for the gas not purchased.

ENCO estimated that the price that would have occurred under the terms of this contract at the British Columbia border as of 1January 1992 was equal to \$2.308/GJ (\$2.19/MMBtu).

Sales of electricity to Puget Sound Power from the cogeneration facility would occur pursuant to an executed agreement for firm power purchase. The term of the agreement is for 20years following the date of commercial operation. The price is the sum of a fixed energy payment, as set out in a schedule to the agreement, and a variable energy payment escalated by the rate of inflation.

The sale of thermal energy to Socco would occur pursuant to a 20—year thermal energy and kiln lease agreement.

2.5 Status of Regulatory Authorizations and Contract Approvals

On 15May 1992, ENCO filed an application for a British Columbia energy removal certificate for a term and volume commensurate with the subject licence application. An application will be filed with the Energy Resources Conservation Board ("ERCB") for a removal permit when reserves from Alberta are required for the export.

ENCO expected a DOE/FE decision soon on its 24February 1991 application for import authorization. As well, an application was filed 13August 1992 with the Federal Energy Regulatory Commission for recertification of the cogeneration facility as a QF.

The Washington Utilities and Transportation Commission has approved the power purchase agreement.

2.6 Views of the Board

The Board notes that Sumas Cogen is obligated to reimburse ENCO for all expenses incurred by ENCO, including transportation and processing charges for the gas not purchased. The Board is also cognizant that the markets for the electricity and thermal energy are likely to be long-term and stable. The Board is therefore satisfied that there is a reasonable expectation that the volumes to be licensed will be taken.

The Board is of the view that the price under the gas sales contract will likely escalate at a rate generally comparable to that under the power purchase contract. As well, the Board takes comfort in ENCO's evidence that there are no foreseeable circumstances that would cause ENCO and Sumas Cogen to terminate the gas sales contract. The Board is thus satisfied that the gas sales contract will remain attractive to the parties over its proposed term, and is therefore durable.

The gas sales contract was not negotiated at arm's length. However, the Board is satisfied that the terms and conditions of the contract, including the netback price, are comparable to those contained in other gas export contracts that have been negotiated at arm's length.

As ENCO is relying on its own gas supply for the proposed export, a finding of producer support is not necessary. CHMI will be providing temporary bridging supply to ENCO but this gas will be exported under short-term removal and export authorizations and hence does not form part of ENCO's gas supply supporting the subject application.

The Board notes that the contract price escalates at a rate greater than the rate by which Canadian demand charges are expected to escalate during the term of the contract. The Board also recognizes that Sumas Cogen is obligated to compensate ENCO for all expenses incurred by ENCO, including transportation and processing charges, for contractual volumes not nominated by Sumas Cogen. The Board is therefore satisfied that there are provisions in the gas sales contract for the payment of the associated transportation charges on Canadian pipelines over the term of the gas sales contract.

Regarding the adequacy of supply, the Board's estimate of reserves is approximately five percent lower than the applied-for volume. The Board's estimate of productive capacity shows that ENCO can meet its requirements from existing supply for the first nine years of the proposed licence term. Backstopping from CHMI and purchases of additional gas would likely allow ENCO to meet its requirements for the remainder of the licence term. As well, the Board observes that the terms of the gas sales, power purchase and thermal energy contracts and of the DOE/FE import authorization are for 20years. Transportation service has been arranged and an energy removal certificate application has been submitted for a term and volume commensurate with that requested hereunder. The Board is therefore satisfied that the requested licence term is appropriate.

2.7 Decision

The Board has decided to issue a gas export licence to ENCO, subject to the approval of the Governor in Council. Appendix I contains the terms and conditions of the licence.

Chapter 3

Grand Valley Gas Company as agent for The Washington Water Power Company

3.1 Application Summary

By application dated 30 November 1990, as amended, WWP, by its agent Grand Valley, sought, pursuant to Part VI of the Act, a natural gas export licence with the following terms and conditions:

Term - tenyears from the date of first deliveries

Point of Export - near Kingsgate, British Columbia

Maximum Daily Quantity - See Table 3-1

Maximum Annual Quantity - See Table 3-1

Maximum Term Quantity - 3357106m3 (119.0Bcf)

Tolerances - ten percent per day and two percent per year

The gas proposed for export would be produced from pools in Alberta owned by three producers: AEC, Amerada Hess Canada Ltd. ("Amerada") and PanCanadian Petroleum Limited ("PanCanadian"). The gas would be transported on the NOVA Corporation of Alberta ("NOVA") system for delivery to WWP near Coleman, Alberta. WWP would ship the gas through the ANG/Foothills system in Canada for export near Kingsgate, British Columbia. The gas would then flow on PGT for delivery into the WWP system at various points in Washington and Idaho. WWP is an electric and gas utility serving the Pacific Northwest.

3.2 Gas Supply

3.2.1 Reserves

Contractually, AEC, Amerada and PanCanadian may supply the proposed export from their corporate reserves. Accordingly, no specific pools have been dedicated to the sale. Estimates of the AEC, Amerada and PanCanadian reserves submitted in support of this application are shown in Table 3-2. The producers' estimates of these reserves total 31271 106m3 (1,103.9Bcf), approximately nine times greater than the applied-for export volume of 3357106m3 (119Bcf). The Board's estimate of reserves is sixpercent lower than the estimate submitted by WWP, but is nearly double the three producers' expected requirements of 15553106m3 (549Bcf).

WWP's Maximum Applied-for Daily and Annual Quantities

Contract Year	Daily Quar	ntity	Annua	l Quantity
Commencing	103m3 M	Mcf	106m3	B Bcf
1November 1993	1013 35.9	9	277	9.8
1November 1994	1100 39.0)	302	10.7
1November 1995	1190 42.2	2	328	11.6
1November 1996	1285 45.0	5	356	12.6
1November 1997	1380 48.9	9	382	13.5
1November 1998	1471 52.2	2	408	14.5
1November 1999	1563 55.4	4	434	15.4
1November 2000	1145 40.6	5	275	9.8
1November 2001	1201 42.0	5	290	10.3
1November 2002	1258 44.0	5	305	10.8
	Table 3-2			

Comparison of Estimates of Producers' Established Gas Reserves with the Applied—for Term Volume

106m3 (Bcf)

	Supplier's ⁴ Estimate	NEB ¹	Applied-for ⁵ Volume
AEC	14755 (520.9)	13387 (472.6)	N/A
Amerada	4766 (168.2)	4724 (166.8)	N/A
PanCanadian	11750 (414.8)	11255 (397.3)	N/A
Total WWP	31271 (1,103.9)	29366 (1,036.7)	3357 (118.5)

⁴ As of 31December 1991.

⁵ Total requirements are 7950106m3 (280.6Bcf) for AEC, 1017106m3 (35.9Bcf) for Amerada and 6586.4106m3 (232.5Bcf) for PanCanadian

The Board's estimate of AEC's reserves is approximately ninepercent less than AEC's estimate and is 68percent greater than AEC's total requirements. AEC's total requirements include, among other requirements, volumes for both the WWP and joint Edison/AEC export applications examined in these Reasons.

AEC's estimate of reserves includes a corporate reserve pool of undedicated reserves, reserves that will become available following expiry of existing supply contracts ("tail-end reserves") and stored gas. AEC provided ERCB estimates of its corporate reserve pool, which represent approximately 34percent of AEC's submitted reserves. Tail-end reserves, located in the shallow gas formations of the Suffield field, comprise approximately 64percent of AEC's submitted reserves. These reserves are currently under contract but will become available to AEC when the contracts expire. One contract, with Canadian Western Natural Gas Ltd. ("CWNG"), expires on 31October 1996 and the other contract, with TransCanada PipeLines Limited ("TransCanada"), expires on 31October 2001. AEC used ERCB initial reserves estimates and its own production forecasts to determine the estimate of tail—end reserves. Less than twopercent of AEC's reserves estimate is attributed to stored gas. AEC owns and operates an underground gas storage facilities in the Upper Mannville I pool in Suffield. The storage facility contained 270.6106m3 (9.5Bcf) of undedicated gas reserves as of 31January 1992.

Amerada provided ERCB estimates of reserves for all its submitted pools, except the Cranberry Slave Point A, Ricinus Cardium R, Viking A and Viking J pools. Amerada submitted its own reserves estimates for these pools. Table 3-2 shows that the Board's estimate of Amerada's reserves is approximately equal to Amerada's estimate and that both estimates are more than 4.5times greater than the expected requirements.

PanCanadian provided ERCB estimates of its submitted reserves. The Board's estimate of PanCanadian's reserves is approximately fourpercent lower than that submitted by PanCanadian and 42percent more than PanCanadian's total requirements.

Overall, the Board's estimate of reserves for the three producers is double their total requirements and about eight times WWP's proposed export.

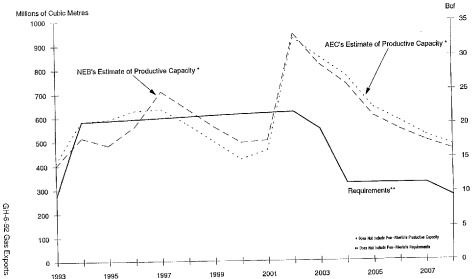
3.2.2 Productive Capacity

The contracts between WWP and AEC, Amerada and PanCanadian require each producer to meet a specified daily rate, which total to the applied-for daily rate. There are no contractual provisions for one producer to make up the deliverability shortfalls of another producer. Therefore, the Board analysed productive capacity for each producer separately.

Figure 3-1 compares the Board's and AEC's projections of productive capacity, exclusive of stored gas, with AEC's total requirements. AEC's total requirements include previously approved export volumes and the WWP and Edison volumes examined in these Reasons. Both projections indicate minor shortfalls in productive capacity during some years between 1994 and 2001. AEC intends to remedy these shortfalls by making net withdrawals from its storage facility during those years. The Board, using its own projections of productive capacity, has determined that

Figure 3-1

Comparison of AEC's and NEB's Estimates of Annual Productive Capacity



all yearly inventory, injection and withdrawal rates for the storage facility meet the design parameters described by AEC. This should allow AEC to meet all its requirements throughout the applied-for term.

The projections of AEC's productive capacity increase substantially during the years 1997 and 2002. These increases coincide with the expiration of the CWNG and TransCanada contracts respectively.

Figure 3-2 compares the Board's and Amerada's projections of productive capacity with Amerada's requirements. Both projections indicate more than adequate gas supply to meet the requirements throughout the proposed export term.

Figure 3-3 compares the Board's and PanCanadian's projections of adjusted productive capacity with PanCanadian's requirements. Both projections indicate adequate productive capacity.

3.3 Transportation

AEC, PanCanadian and WWP originally obtained firm service ("FS") transportation on NOVA under contracts dated 1September 1991. Amerada did not contract for service on NOVA at that time. To facilitate the security arrangements required by NOVA for its expansion facilities, PGT accepted assignment of these contracts. The contracts will be re-assigned to the three producers, with the WWP/NOVA contract being assigned to Amerada, once the security and financial agreements are signed between the producers and NOVA. All transportation arrangements are for a term and volume not less than that applied-for.

WWP executed a 30-year FS transportation contract with ANG dated 12June 1991 for a daily quantity of 565103m3 (20,000MMBtu). WWP also holds 30-year FS transportation contracts on ANG/Foothills and PGT, which it acquired from CPNational Corporation. As well, WWP signed a 30-year FS transportation contract with PGT dated 25April 1991.

The contracted capacity on ANG/Foothills and PGT is sufficient for the applied-for volumes for the November to March period. WWP holds more capacity on ANG/Foothills and PGT from November to March than it does from April to October in order to accommodate the AEC contract, which only operates during the former period.

The required expansion facilities in the U.S. are currently under construction and are expected to be in service by 1November 1993.

3.4 Markets and Sales Contracts

WWP is an investor-owned electric and natural gas utility operating in parts of Washington, Idaho, Oregon and northeast California. It serves 25counties with Spokane County, Washington being the largest. Sales between October and March represent approximately 65percent of WWP's annual sales. WWP's total 1991 gas sales were 572106m3 (20.2Bcf).

WWP's current supply portfolio includes firm and spot gas purchases delivered through

GH-6-92 Gas Exports

Figure 3-2

Comparison of Amerada's and NEB's Estimates of Annual Productive Capacity

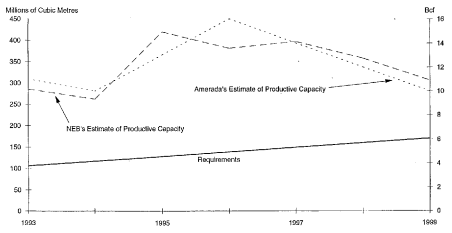
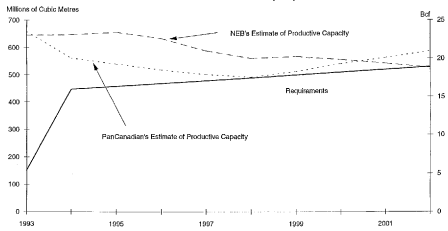


Figure 3·3

Comparison of PanCanadian's and NEB's Estimates of Annual Productive Capacity



Northwest Pipeline Corporation ("Northwest"). WWP purchased approximately 38percent of its 1991 supplies under short-term arrangements from Alberta delivered through the PGT system. WWP anticipates that the proposed export volumes will significantly reduce its present short-term gas purchases from Canada.

WWP anticipates that the export volumes will represent 40percent of its average total daily purchases in 1993 and 50percent in 2003. WWP projected that its firm system sales will grow at an annual average of between 2.1percent under its low growth scenario and 3.9percent under its high growth scenario over the 1992-2003 period. WWP attributes the continued core market growth to a number of factors including the following:

- increased employment opportunities in Spokane County;
- forecasted increase in population; and
- increased conversions of space heating and water heating to gas from electricity.

WWP anticipates that the export volumes will help diversify its existing supply portfolio and will safeguard against supply interruptions to its core market. WWP stated that the load factor over the contract term in the winter and summer seasons would average 90 percent and 75 percent respectively.

WWP executed gas sales contracts, as amended, with AEC, Amerada and PanCanadian in October and December, 1991. The AEC contract begins on the earlier of the day that firm deliveries commence or firm service is available on NOVA, ANG/Foothills and PGT, and ends ten years later. The PanCanadian contract begins on the later of 1November 1993 or the date when all conditions precedent have been satisfied, and also ends ten years later. The Amerada contract begins on the same date as the PanCanadian contract but ends after seven years. For the Amerada and PanCanadian contracts, the commencement of firm deliveries is expected to occur by 1November 1994. For the AEC contract, the commencement of firm deliveries can be deferred to 1November 1995. The AEC contract provides for deliveries between November and March. Volumes not nominated during this period may be delivered between April and October.

All three contracts may be extended annually, subject to mutual agreement of the parties. The contracts provide for the maximum daily quantities ("MDQs") and minimum takes shown in Table 3-3. The Amerada and PanCanadian contracts are subject to the receipt of all regulatory approvals by 1December 1992.⁶ The AEC contract is subject to the receipt of all regulatory approvals by 1November 1993. WWP stated that the contracts were negotiated at

Table 3-3

⁶ By letter dated 28January 1993, WWP advised the Board that the date for the satisfaction of conditions precedent contained in the Amerada and PanCanadian contracts had been extended to 1December 1993.

Maximum Daily Quantities and Minimum Take Quantities

under the Contracts with WWP

	AEC Contract ⁷	PanCanadian Contract ⁸	Amerada Contract ²
Maximum Daily Quantity	435.7103m3 (15.5MMcf)	282103m3 (10MMcf)	304.6103m3 (10.8MMcf)
Minimum Take Quantity arm's length.	211.2103m3 (7.5MMcf)	70percent of MDQ	50percent of MDQ

AEC may reduce the MDQ proportionally if WWP nominates less than the Minimum Winter Quantity ("MWQ") more than three times in five or fewer successive winters. The MWQ is defined as preset percentages of the MDQ in the AEC contract. Either party may terminate the contract if the MDQ falls below 142103m3 (5MMcf).

Amerada and PanCanadian may reduce the Minimum Annual Quantity ("MAQ") proportionally if WWP nominates less than the respective minimum annual takes. Amerada and PanCanadian may terminate their contracts if WWP's takes are less than 30percent and 40percent respectively of the MAQ.

WWP must pay a deficiency charge for volumes not nominated. The deficiency charge equals 20percent of the commodity rate under the Amerada and AEC contracts and 25percent under the PanCanadian contract. WWP may recover the deficient volumes after taking the MAQ and MWQ in the next contract year under the respective contracts.

The price under each contract equals the NOVA demand charge and the commodity charge. The contracts stipulate that the parties are to share any costs attributable to demand charges for unutilized NOVA capacity. The commodity charge is negotiated annually and is based on the prices of WWP's gas purchases and the producers' sales to other markets. The commodity charge cannot exceed WWP's weighted average cost of gas ("WACOG"). If price negotiation is unsuccessful, then either party may initiate arbitration before 1November of the contract year.

WWP estimated that the netback prices that would have been in effect under the terms of these contracts at Coleman, Alberta as of January 1992 would have been in the range of \$1.50/GJ (\$1.58/MMBtu) to \$2.10/GJ (\$2.21/MMBtu).

⁷ The AEC contract provides for nominations between November and March only.

⁸ The MDQ increases by a preset amount in each succeeding contract year.

3.5 Status of Regulatory Authorizations and Contract Approvals

AEC, Amerada and PanCanadian applied to the ERCB in September and October 1992 for removal permits for terms and volumes commensurate with the respective contracts. WWP expected to apply to the DOE/FE for import authorization by 1December 1992. Decisions on the applications are pending. All transportation expansion facilities received regulatory authorizations.

3.6 Views of the Board

The Board notes that WWP must pay a deficiency charge for volumes not nominated. WWP is also obligated to make minimum gas nominations or risk curtailed volumes or termination of the sales contracts. The Board also recognizes that the growing WWP market is likely to be long-term and stable. The Board is therefore satisfied that there is a reasonable expectation that the volumes to be licensed will be taken.

The Board observes that the contract price is market sensitive since it is negotiated annually based on market prices and may be arbitrated if necessary. As well, the Board takes comfort in WWP's evidence that it is unlikely that any circumstances would occur that would cause either party to terminate the gas sales contract. The Board is thus satisfied that the sales contracts will remain attractive to the parties over its proposed term, and is therefore durable.

The Board has reviewed the gas sales contracts and notes that they have been negotiated at arm's length.

As AEC, Amerada and PanCanadian are each relying on their own gas supply for the proposed export, a finding of producer support is not necessary.

The Board notes that WWP is directly responsible for all transportation charges on ANG/Foothills and is contractually obligated to compensate the producers for the NOVA demand charges associated with nominated volumes. The contracts also stipulate that the parties are to share any costs attributable to demand charges for unutilized NOVA capacity. The Board is therefore satisfied that there are provisions in the gas sales contracts for the payment of the associated transportation charges on Canadian pipelines over the term of the gas sales contract.

Regarding the adequacy of supply, the Board's estimate of total reserves for the three suppliers is nine times larger than the applied-for volume and is nearly twice the total expected requirements for the three suppliers over the applied-for term. The Board's projection of AEC's productive capacity shows some minor shortfalls in the early part of the applied-for term. However, the Board is satisfied AEC can meet its requirements by drawing on undedicated gas from its storage facility. The Board's estimates of Amerada's and PanCanadian's productive capacity show adequate supply throughout the proposed term. The Board also observes that the terms and volumes of the gas sales contracts are commensurate with the applied-for licence. The Board notes that transportation has been arranged on all required pipelines and that the contract terms range from 15 to 30years. The regulatory

authorizations either applied-for or received are for a term and volume commensurate with the requested licence. The Board is therefore satisfied that the requested licence term is appropriate.

3.7 Decision

The Board has decided to issue a gas export licence to WWP, subject to the approval of the Governor in Council. Appendix I contains the terms and conditions of the licence.

Chapter 4

Poco Petroleums Ltd.

4.1 Application Summary

By application dated 14November 1991, Poco applied for a natural gas export licence, pursuant to Part VI of the Act, with the following terms and conditions:

Term - commencing on the later of 1November 1993 or

the date when all Conditions Precedent in the gas purchase contract between Northwest Natural Gas Company ("Northwest Natural") and Poco have been satisfied, and continuing until 30September

2003.

Point of Export - Kingsgate, British Columbia

Maximum Daily Quantity - 445.1103m3 (15.7MMcf)

Maximum Annual Quantity - 138.8106m3 (4.9Bcf)

Maximum Term Quantity - 869.5106m3 (30.7Bcf)

Tolerances - tenpercent per day and two percent per year.

The gas proposed for export would be produced from reserves owned or controlled by Poco in Alberta. The gas would be transported in Canada on NOVA and ANG/Foothills to the international border near Kingsgate, British Columbia. In the U.S., PGT and Northwest would ship the gas to Northwest Natural, an LDC serving markets in the states of Washington and Oregon.

4.2 Gas Supply

4.2.1 Reserves

Poco will provide the gas for the proposed export from its export reserve pool. Therefore, no specific pools have been contractually dedicated to the proposed export. Poco stated that its inventory of reserves available for export consists of 8017106m3 (283.1Bcf) of established reserves plus 3500106m3 (123.6Bcf) of undiscovered potential. This export reserve pool will be used to provide 5811106m3 (205.3Bcf) of gas: the remaining requirements of the GL-117, GL-118, GL-173 and GL-174 licences and the subject volumes at expected rates of take.

Table 4-1 shows that the Board's estimate of Poco's established gas reserves is seven percent lower than Poco's, and that both estimates are approximately eight times larger than the applied-for volume. The Board's estimate of Poco's established reserves is 28percent larger than Poco's total expected requirements. The Board's estimate of Poco's undiscovered potential is similar to Poco's. Poco's undiscovered potential is not discussed further in these Reasons as the productive capacity from the established reserves is adequate to meet the requirements of the applied-for licence.

Table 4-1

Comparison of Estimates of Poco's Established Gas Reserves with the Applied-for Term Volume

106m3 (Bcf)

Poco	NEB	Applied-for Volume
80171 (283.1)	7436 ⁹ (262.6)	870 ¹⁰ (30.7)

4.2.2 Productive Capacity

The Board's and Poco's estimates of productive capacity for established reserves are compared to Poco's average annual requirements in Figure 4-1. The Board's estimate of adjusted productive capacity is lower than Poco's but indicates that there would be sufficient supply available to meet average annual requirements for the majority of the term. The minor shortfall in 1998 could be adequately met by developing some of Poco's potential reserves.

Poco also submitted a projection of its total corporate supply/demand balance to the year 2004. That projection indicated that Poco has sufficient corporate supply available to meet all its current corporate sales commitments.

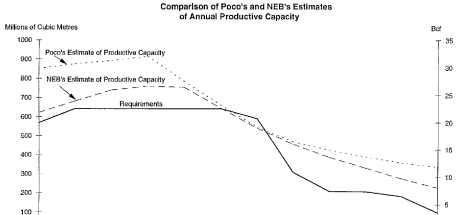
4.3 Transportation

Poco executed an FS contract, dated 1September 1991, with NOVA to deliver the proposed

⁹ as of 31December 1991.

This represents only a portion of Poco's total commitments that must be supplied from these reserves. Poco's total commitments, including the new volumes for Northwest Natural, are 5811106m3 (205.1Bcf) at expected rates of take.

Figure 4-1



export volumes from receipt points in Alberta to the British Columbia border at Coleman. Northwest Natural concluded an agreement with ANG, dated 12June 1991, to transport the gas on ANG/Foothills' system to the international boundary near Kingsgate, British Columbia. Northwest Natural will temporarily assign a portion of its ANG/Foothills capacity to Poco for a term and volume consistent with the gas sales contract.

In the U.S., Northwest Natural executed an FS transportation contract with PGT, dated 25April 1991, under which the export quantities would be delivered to a point of interconnection with the facilities of Northwest. In turn, under an arrangement with Northwest dated 29June 1990, Northwest Natural acquired FS transportation of the gas to its citygate.

All transportation agreements are for terms and volumes commensurate with the subject application.

4.4 Markets and Sales Contracts

The gas will be sold to Northwest Natural, an LDC serving more than 320,000residential, commercial, industrial, cogeneration and electric generation customers in Oregon and Washington. The company provides both sales and transportation service and, in total, delivers more than 2830106m3 (100Bcf) annually.

Growth in the number of customers and in total deliveries averaged 3.7percent and 5.2percent per year respectively between 1985 and 1990. Northwest Natural forecasts that sales will increase by two percent per year during this decade. This forecast is based on the current low per capita use of natural gas in its service territory and on the competitive price of natural gas compared to other fuels, such as oil and electricity.

Northwest Natural opened its distribution system to transportation service in 1988, paralleling the deregulation of the interstate pipeline system. During the period 1987 to 1989, transportation volumes increased from five percent to 55percent of annual deliveries, with a corresponding decrease in sales volumes, largely in the industrial sector. Thus, Northwest Natural now forecasts that all incremental industrial loads will be served by transportation volumes. The expected growth in sales will, therefore, come predominantly from the residential and commercial sectors.

Northwest Natural currently purchases about two-thirds of its gas requirements from Canada. The company owns or contracts for storage capacity at five different facilities. Northwest Natural relies on this capacity to meet more than one-half of its peak day firm load and about 20percent of its annual requirements. On a peak day, the applied-for volumes would represent about seven percent of Northwest Natural's total supply portfolio.

Poco expected that exports would occur at summer and winter load factors of 50and 70percent respectively, for an annual average of approximately 60percent.

Northwest Natural and Poco executed a gas sales contract on 1June 1991, with an initial term

extending to 30September 2003. The contract continues from year to year thereafter until cancelled by either party on six month's written notice. The contract provides for a winter MDQ ("WMDQ") and a summer MDQ ("SMDQ") of 445.1103m3 (15.7MMcf) and 315.5103m3 (11.1MMcf) respectively. The contract is subject to the receipt of regulatory authorizations by 1November 1994. Poco stated that the contract was negotiated at arm's length.

Northwest Natural must purchase at least 50percent of the WMDQ and SMDQ. If it does not, Northwest Natural will pay a fee of 20percent of the applicable commodity charge on the deficient quantity.

The contract includes a two-part pricing structure, consisting of a demand charge and a commodity price, at the point of delivery. The contractual point of delivery is the interconnection of the NOVA and ANG/Foothills systems. The parties, however, amended the contract on 13October 1992 to provide an option to Poco to change the point of delivery to Kingsgate.

The demand charge component will be a monthly amount equal to Poco's demand charge obligations to transport the export volumes to the delivery point. The commodity component will consist of a summer season price and a winter season price, which will be determined annually based on market conditions. The parties expect to meet on 1September 1993 to negotiate mutually acceptable commodity prices for the first contract year. In arriving at the commodity prices, the price of other gas sold under similar terms and conditions in the Pacific Northwest from U.S., British Columbia and Alberta sources will be considered.

The contract provides for binding arbitration in the event that Poco and Northwest Natural are unable to agree on winter and summer season commodity prices. Arbitration would consider such factors as the opportunities available to Poco to sell gas to others, to Northwest Natural to purchase gas from others, and the price of other gas sold under similar service and conditions in the same or similar markets.

Poco submitted that, on 1January 1992, the Alberta border price that would have been in effect under the terms of this contract would have been \$1.79/GJ (\$1.88/MMBtu).

4.5 Status of Regulatory Authorizations and Contract Approvals

On 21October 1992, Poco applied to the ERCB for a removal permit. Poco anticipated a decision in late 1992 or early 1993. As well, Northwest Natural has applied to the DOE/FE for import authorization. A decision is expected early in 1993.

4.6 Views of the Board

The Board notes that Northwest Natural must nominate at least 50percent of the WMDQ and SMDQ if it is to avoid payment of a deficiency charge. The Board also recognizes that the market for the gas is likely to be long-term and stable. The Board is therefore satisfied that there is a reasonable expectation that the volumes to be licensed will be taken.

The Board has noted the market-oriented approach, including binding arbitration, used to determine the commodity prices on an annual basis. As well, the Board takes comfort in Poco's evidence that it is unlikely that any circumstances would occur that would cause Poco and Northwest Natural to terminate the gas sales contract. The Board is thus satisfied that the gas sales contract will remain attractive to the parties over its proposed term, and is therefore durable.

The Board has reviewed the gas sales contract and notes that it has been negotiated at arm's length.

As the gas proposed for export would come from reserves owned or controlled by Poco, a finding of producer support is not necessary.

The Board notes that the contract price contains a demand charge component equal to Poco's demand charge obligations to transport the export volumes to the delivery point. Therefore, the Board is satisfied that there are provisions in the gas sales contract for the payment of the associated transportation charges on Canadian pipelines over the term of the gas sales contract.

The Board's estimate of reserves for Poco's export pool exceeds Poco's expected long—term requirements by 28percent. The Board's projection of productive capacity from established reserves shows that Poco can meet its average annual requirements throughout the applied—for term, except possibly in 1998. This shortfall could be met by developing some of Poco's undiscovered potential. As well, the Board notes an application for DOE/FE import authorization has been made and that all other regulatory authorizations are in place. The Board also recognizes that transportation on all required pipelines has been arranged. The terms of these authorizations, transportation arrangements and of the gas sales contract are consistent with the proposed term of the licence. The Board is therefore satisfied that the requested licence term is appropriate.

4.7 Decision

The Board has decided to issue a gas export licence to Poco, subject to the approval of the Governor in Council. Appendix I contains the terms and conditions of the licence.

Chapter 5

San Diego Gas & Electric and Bow Valley Industries Ltd.

5.1 Application Summary

By application dated 22 January 1992, SDG&E and BVI applied jointly for a natural gas export licence, pursuant to Part VI of the Act, with the following terms and conditions:

Term - 11 years from the date of first deliveries

Point of Export - near Kingsgate, British Columbia

Maximum Daily Quantity - 139.5103m3 (4.9MMcf)

Maximum Annual Quantity - 50.9106m3 (1.8Bcf)

Maximum Term Quantity - 560106m3 (19.7Bcf)

Tolerances - tenpercent per day and two percent per year

any volumes authorized for export that are not exported during any year may be exported during

the remaining term of the licence subject to the authorized maximum daily and annual volumes and tolerance.

The gas proposed for export would be produced from pools in Alberta owned by BVI. The gas would be transported on the NOVA system for delivery to SDG&E near Coleman, Alberta. SDG&E would ship the gas through the ANG/Foothills system in Canada for export near Kingsgate, British Columbia. The gas would then flow on the pipelines of PGT, Pacific Gas & Electric Company ("PG&E") and Southern California Gas Company ("SoCalGas") before being delivered into the SDG&E system. SDG&E is an electric and gas utility serving southern California.

5.2 Gas Supply

5.2.1 Reserves

Contractually, BVI may supply the proposed export from its corporate reserves. Accordingly, no specific pools have been dedicated to the sale. BVI adopted ERCB estimates of its

reserves submitted in support of this application without necessarily agreeing with the ERCB evaluation. Table 5-1 shows that the Board's reserves estimate is onepercent lower than that submitted by BVI but is fourpercent higher than BVI's total requirements, including the proposed export volumes.

Table 5-1

Comparison of Estimates of BVI's Established Gas Reserves with the Applied-for Term Volume

106m3 (Bcf)

BVI ¹¹	NEB ¹²	Applied-for ¹³ Volume
2682	2660	560
(94.7)	(93.9)	(19.8)

BVI stated that the reserves submitted in support of the proposed export are not the only sources of gas supply for the export, although they are likely to be the principal source. BVI could also rely on an estimated 989106m3 (35Bcf) of reserves in the Craigend and Ashmont Fields that would become available to BVI in about 1995 due to decontracting. BVI could also rely on substantial excess deliverability from the Hatton Field in Saskatchewan.

5.2.2 Productive Capacity

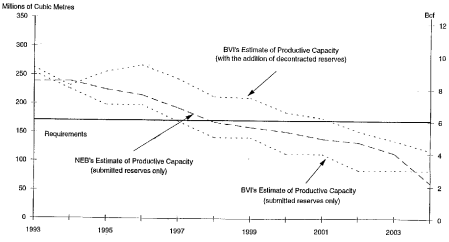
Figure 5-1 compares the Board's and BVI's projections of productive capacity with the applied-for annual export volumes. Both estimates indicate shortfalls commencing in the fourth or fifth year of the proposed 11-year export. BVI intends to backstop its deliverability with reserves from the Craigend and Ashmont Fields. Productive capacity from these decontracted reserves will extend BVI's ability to meet its commitments to about eight years. BVI will remedy the remaining shortfall with excess deliverability from the Hatton field in Saskatchewan, along with

As of 1July 1992. In addition to the established gas reserves estimate, BVI also submitted an estimate of 989106m3 (35Bcf) for those reserves that will be decontracted in Craigend and Ashmont. BVI also stated that it could draw upon additional reserves in Saskatchewan.

¹² As of 31December 1991.

¹³ This represents 22percent of BVI's long-term total requirements of 2558106m3 (90Bcf).

Figure 5-1
Comparison of BVI's and NEB's Estimates of Annual Productive Capacity



corporate reserves additions.

5.3 Transportation

BVI and NOVA signed a 15-year FS transportation contract dated 1September 1991 for sufficient capacity for this export.

SDG&E executed a 15-year FS transportation contract with ANG on 31May 1991 for a daily quantity of 1500103m3 (53,000MMBtu). SDG&E also signed 30-year FS transportation contracts with PGT and PG&E in 1991 and a five-year wholesale service transportation contract with SoCalGas in 1990. Service on SoCalGas after the five-year term would be available either through a negotiated contract or a CPUC approved tariff. These contracts are for a capacity sufficient for SDG&E to transport the volumes contracted from BVI, CHML, Husky and Summit.

5.4 Markets and Sales Contracts

The following discussion of SDG&E's market applies to the applications made jointly by SDG&E with each of BVI, CHML, Husky and Summit.

SDG&E is the third largest electric and gas utility in California, serving the San Diego and Orange Counties in southern California. SDG&E provides gas sales and transportation service to its core and non-core customers. Presently, these customers represent slightly over 60percent of SDG&E's total annual gas requirements. The remainder is gas for utility electric generation ("UEG"). In 1991, SDG&E had approximately 682,000core and 124non—core gas customers and a million electricity customers. SDG&E's total 1991 gas sales were 2979106m3 (105.2Bcf).

Over the 1987-91 period, SDG&E's market has experienced an average 0.28percent per annum reduction of its total gas demand. This reduction reflects a decrease in the non-core demand caused by the recent recession, state regulatory changes and warmer weather patterns. However, SDG&E's core market demand over the same period increased at an average of three percent annually. SDG&E attributes the growth in its core market demand to population growth due to the desirable climate, the employment opportunities offered by San Diego's diversified economy and to legislative and regulatory initiatives designed to reduce combustion emissions.

SDG&E produced a gas supply/demand forecast that projects an increase in total demand of 50percent, equivalent to 1458.3106m3 (51.5Bcf), for the period 1992 to 2002. SDG&E projected that its UEG gas consumption would increase by 991106m3 (35Bcf) over the next tenyears to meet an anticipated 30percent increase in electricity demand.

Since SDG&E has not had access to sufficient long-term transportation capacity on interstate pipelines into California, it has been purchasing its gas requirements on a short—term basis. This gas is sourced from Texas, Oklahoma and New Mexico and transported through the El Paso Natural Gas Company ("El Paso") and Transwestern Pipeline Company ("Transwestern") pipelines via the SoCalGas system. Periodically, SDG&E has purchased Canadian gas when transportation was available.

SDG&E stated that the applied-for volumes would help diversify its gas supply portfolio and assist it in meeting its future baseload energy requirements. SDG&E estimated that the applied-for volumes would represent 18percent of SDG&E's total requirements, decreasing to 15percent by 2002. SDG&E anticipates that the volumes purchased from BVI would be taken at a 90percent load factor.

SDG&E and BVI executed a gas sales contract dated 12March 1991. The primary term of the contract extends for 11years from the commencement of firm deliveries. Subject to regulatory approvals, the contract may be extended annually thereafter. Commencement of firm deliveries is defined as the date upon which firm transportation service is available on NOVA, ANG/Foothills, PGT, PG&E and SoCalGas for this export or the date upon which all regulatory authorizations are obtained. The contract term is expected to commence by 31December 1994.

The contract provides for an MDQ of 141103m3 (5.0MMcf) to be delivered at Coleman, Alberta and is subject to the receipt of regulatory approvals and to the commencement of firm deliveries by 31December 1994. SDG&E and BVI stated that the contract was negotiated at arm's length.

Under the contract, SDG&E is to nominate a Minimum Monthly Quantity ("MMQ") equal to 90percent of the sum of the MDQs for the month. SDG&E must compensate BVI for the NOVA demand charges associated with the volumes not nominated. If SDG&E nominates less than the MMQ on average in any six consecutive month period, BVI may elect to reduce the MDQ proportionally.

The contract price equals 97percent of SDG&E's WACOG plus SoCalGas' unit transportation cost minus SDG&E's unit transportation cost. The WACOG is the monthly weighted average cost of gas for SDG&E's firm, term and spot gas purchases through the SoCalGas, El Paso and Transwestern systems. The WACOG is determined by SDG&E based on its actual commodity and variable transportation costs. The WACOG is subject to CPUC approval.

The estimated netback price that would have been in effect under the terms of this contract at Coleman, Alberta on 1January 1992 was \$1.137/GJ (\$1.197/MMBtu). Should the CPUC adopt incremental tolls for the required new compression facilities on SoCalGas, the netback price may be reduced by as much as \$0.08/GJ (\$0.084/MMBtu).

5.5 Status of Regulatory Authorizations and Contract Approvals

BVI applied to the ERCB for a removal permit on 18August 1992. A decision on the application is pending. SDG&E obtained DOE/FE import authorization on 13November 1992. All U.S. pipeline expansions are currently under construction except for some compressors to be installed between the PG&E and SoCalGas systems. The compressors were the subject of a CPUC hearing that commenced on 3November 1992. A decision from the CPUC is pending.

5.6 Views of the Board

The Board notes that SDG&E must consistently nominate at approximately a 90percent load

factor if it is to avoid curtailment of the MDQ. The Board also recognizes that the growing SDG&E market is likely to be long-term and stable. The Board is therefore satisfied that there is a reasonable expectation that the volumes to be licensed will be taken.

The Board is of the view that the contract price is market sensitive. As well, the Board takes comfort in SDG&E and BVI's evidence that it is unlikely that any circumstances would occur that would cause either party to terminate the gas sales contract. The Board is thus satisfied that the sales contract will remain attractive to the parties over its proposed term, and is therefore durable.

The Board has reviewed the gas sales contract and notes that it has been negotiated at arm's length.

As the gas proposed for export would come from reserves owned by BVI, a finding of producer support is not necessary.

The Board notes that SDG&E is responsible for all transportation charges on ANG/Foothills and must compensate BVI for the NOVA demand charges associated with volumes not nominated. As well, the Board is of the view that the netback price will be sufficient to recover the demand charges on NOVA. The Board is therefore satisfied that there are provisions in the gas sales contract for the payment of the associated transportation charges on Canadian pipelines over the term of the gas sales contract.

The Board's reserves estimate is approximately equal to BVI's total requirements. The Board's estimate of productive capacity indicates shortfalls commencing in the fifth year of the proposed term. However, the Board is satisfied that BVI has adequate additional reserves and deliverability to satisfy its total requirements over the proposed term. The Board also observes that the term of the gas sales contract is 11 years. The Board notes that transportation has been arranged on all required pipelines and that the contract terms range from 15 to 30 years. The regulatory authorizations either applied-for or received are for a term and volume no less than the term of the requested licence. The Board is therefore satisfied that the requested licence term is appropriate.

SDG&E and BVI requested a tolerance under which any volumes authorized for export that are not exported during any year may be exported during the remaining term of the licence, subject to the authorized maximum daily and annual volumes and tolerances. The Board is not persuaded that such flexibility is warranted in the licence and notes that such volumes may be exported under short—term order.

5.7 Decision

The Board has decided to issue a gas export licence to SDG&E and BVI, subject to the approval of the Governor in Council. Appendix I contains the terms and conditions of the licence.

Chapter 6

San Diego Gas & Electric and Canadian Hunter Marketing Ltd.

6.1 Application Summary

By application dated 21January 1992, SDG&E and CHML applied jointly for a natural gas export licence, pursuant to Part VI of the Act, with the following terms and conditions:

Term — ten years from the date of first deliveries

Point of Export – near Kingsgate, British Columbia

Maximum Daily Quantity - 557.6103m3 (19.7MMcf)

Maximum Annual Quantity – 203.5106m3 (7.2Bcf)

Maximum Term Quantity – 2035106m3 (71.8Bcf)

Tolerances — tenpercent per day and two percent per year

any volumes authorized for export that are not exported during any year may be exported during the

remaining term of the licence subject to the maximum daily and annual volumes

and tolerance.

authorized

The gas proposed for export would be produced by CHML's parent, Canadian Hunter Exploration Limited ("CHEL") from the Border Montney UnitB in British Columbia. The gas, which is adjacent to the Alberta border, would be transported on the NOVA system for delivery to SDG&E near Coleman, Alberta. SDG&E would ship the gas through the ANG/Foothills system in Canada for export near Kingsgate, British Columbia. The gas would then flow on the pipelines of PGT, PG&E and SoCalGas before being delivered into the SDG&E system. SDG&E is an electric and gas utility serving southern California.

6.2 Gas Supply

6.2.1 Reserves

CHML intends to supply the proposed export from CHEL's interest in the Border Montney UnitB. The technical data CHML submitted for the Border Montney UnitB indicated a reserves base of 6202106m3 (219Bcf) of proven reserves and 5806106m3 (205Bcf) of proven undeveloped reserves. Table 6-1 shows that the Board's estimate of established gas reserves dedicated to this

application by CHML is three percent higher than CHML's estimate and exceeds the applied-for volume by five percent.

Table 6-1

Comparison of Estimates of CHML's Established Gas Reserves with the Applied-for Term Volume

106m3

	(Bcf)	
CHML ¹⁴	NEB ¹⁵	Applied-for Volume
2067 (73)	2128 (75)	2035 (72)

6.2.2 Productive Capacity

Figure 6-1 compares the Board's and CHML's projections of productive capacity to the applied-for annual volume. Both projections are generally flat and exceed requirements except for a portion of the final year of the licence term because of a significant infill drilling program in a large undeveloped reserves base. In its forecast of productive capacity, CHML has added 117wells for a total of 172wells producing by the year 2002. CHML also submitted a forecast of its total company productive capacity which it could use to satisfy the applied-for volumes. This forecast shows that CHEL's total company productive capacity exceeds its total long-term requirements over the applied-for term.

6.3 Transportation

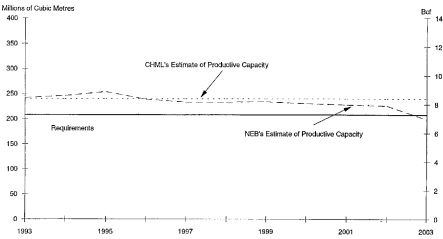
CHML and NOVA signed a 15-year FS transportation contract dated 1September 1991 for sufficient capacity for this export. Transportation arrangements downstream of the NOVA outlet are discussed in Section 5.3 of these Reasons.

6.4 Markets and Sales Contracts

As of 1January 1992. The volume committed by CHML represents less than its working interest share of 35.8percent in the Border Montney UnitB.

As of 1January 1992. This reserves estimate represents CHML's committed volume of 2068106m3 (73Bcf) times the ratio of the total Border Montney pool size recognized by the Board and CHML.

Figure 6-1
Comparison of CHML's and NEB's Estimates
of Annual Productive Capacity



A discussion of the SDG&E market is presented in Section 5.4 of these Reasons.

SDG&E and CHML executed a gas sales contract dated 12March 1991. The primary term of the contract extends for tenyears from the commencement of firm deliveries. Subject to regulatory approvals, the contract may be extended annually thereafter. Commencement of firm deliveries is defined as the date upon which firm transportation service is available on NOVA, ANG/Foothills, PGT, PG&E and SoCalGas for this export or the date upon which all regulatory authorizations are obtained. The contract term is expected to commence by 31December 1994. SDG&E and CHML expected the load factor to average 90percent over the contract term.

The contract provides for an MDQ of 563.5103m3 (20.0MMcf) to be delivered at Coleman, Alberta and is subject to the receipt of regulatory approvals and to the commencement of firm deliveries by 31December 1994. SDG&E and CHML stated that the contract was negotiated at arm's length.

Under the contract, SDG&E is to nominate an MMQ equal to 95percent of the sum of the MDQs for the month. If SDG&E nominates less than the MMQ in two consecutive months, then it must pay a gas inventory charge ("GIC") of \$U.S. 0.29/GJ (\$U.S. 0.30/MMBtu) on the deficient volume. In addition, SDG&E must compensate CHML for the NOVA demand charges associated with the volumes not nominated. SDG&E can recover up to half of the GIC payments by nominating volumes in excess of the MMQ over the remaining contract term.

The contract price is equal to SDG&E's WACOG, as described in Section 5.4 of these Reasons, plus SoCalGas' unit transportation cost minus SDG&E's unit transportation cost and \$U.S.0.05/GJ (\$U.S. 0.05/MMBtu).

The estimated netback price that would have been in effect under the terms of this contract at Coleman, Alberta on 1January 1992 was \$1.149/GJ (\$1.209/MMBtu). Should the CPUC adopt incremental tolls for the required new compression facilities on SoCalGas, the netback price may be reduced by as much as \$0.08/GJ (\$0.084/MMBtu).

6.5 Status of Regulatory Authorizations and Contract Approvals

CHML applied to the EMPR for a removal certificate on 24July 1992. A decision on the application is pending. DOE/FE and facility expansion authorizations are discussed in Section 5.5 of these Reasons.

6.6 Views of the Board

The Board notes that SDG&E must nominate 95percent of the MDQ if it is to avoid payment of a deficiency charge. The Board also recognizes that the growing SDG&E market is likely to be long-term and stable. The Board is therefore satisfied that there is a reasonable expectation that the volumes to be licensed will be taken.

The Board is of the view that the contract price is market sensitive. As well, the Board takes comfort in SDG&E and CHML's evidence that it is unlikely that any circumstances would occur

that would cause either party to terminate the gas sales contract. The Board is thus satisfied that the sales contract will remain attractive to the parties over its proposed term, and is therefore durable.

The Board has reviewed the gas sales contract and notes that it has been negotiated at arm's length.

Producer support was demonstrated by the fact that CHML, as agent for CHEL, executed the gas sales contract with SDG&E.

The Board notes that SDG&E is responsible for all transportation charges on ANG/Foothills and must compensate CHML for the NOVA demand charges associated with volumes not nominated. As well, the Board is of the view that the netback price will be sufficient to recover the demand charges on NOVA. The Board is therefore satisfied that there are provisions in the gas sales contract for the payment of the associated transportation charges on Canadian pipelines over the term of the gas sales contract.

The Board's estimate of submitted reserves exceeds the applied-for volumes. Productive capacity is expected to be maintained throughout the majority of the applied-for term by a significant infill drilling program. The Board is satisfied that CHML can meet its requirements throughout the applied-for term from the submitted supply, and could mitigate any potential shortfalls from other corporate reserves. The Board also observes that the term of the gas sales contract is ten years. The Board notes that transportation has been arranged on all required pipelines and that the contract terms range from 15 to 30years. The regulatory authorizations either applied-for or received are for a term and volume no less than the term of the requested licence. The Board is therefore satisfied that the requested licence term is appropriate.

SDG&E and CHML requested a tolerance under which any volumes authorized for export that are not exported during any year may be exported during the remaining term of the licence, subject to the authorized maximum daily and annual volumes and tolerances. The Board is not persuaded that such flexibility is warranted in the licence and notes that such volumes may be exported under short—term order.

6.7 Decision

The Board has decided to issue a gas export licence to SDG&E and CHML, subject to the approval of the Governor in Council. Appendix I contains the terms and conditions of the licence.

Chapter 7

San Diego Gas & Electric and Husky Oil Operations Ltd.

7.1 Application Summary

By application dated 22January 1992, SDG&E and Husky applied jointly for a natural gas export licence, pursuant to Part VI of the Act, with the following terms and conditions:

Term - ten years from the first date of deliveries

Point of Export - near Kingsgate, British Columbia

Maximum Daily Quantity - 609.9103m3 (21.7MMcf)

Maximum Annual Quantity - 222.6106m3 (7.9Bcf)

Maximum Term Quantity - 2226106m3 (79.1Bcf)

Tolerances - tenpercent per day and two percent per year

The gas proposed for export would be produced from pools in Alberta owned by Husky. The gas would be transported on the NOVA system for delivery to SDG&E near Coleman, Alberta. SDG&E would ship the gas through the ANG/Foothills system in Canada for export near Kingsgate, British Columbia. The gas would then flow on the pipelines of PGT, PG&E and SoCalGas before being delivered into the SDG&E system. SDG&E is an electric and gas utility serving southern California.

7.2 Gas Supply

7.2.1 Reserves

Husky intends to supply the proposed export from the undedicated Alberta corporate reserves, including its Caroline and Karr properties, that it submitted to the Board during the GH-4-92 TransCanada 1993-94 facilities proceeding. Husky adopted ERCB estimates of its reserves for the purposes of its submission. Table 7-1 shows that the Board's estimate of established gas reserves is one percent lower than Husky's, but exceeds Husky's estimated long-term commitments, including the proposed export by 35percent.

7.2.2 Productive Capacity

Figure 7-1 compares the Board's and Husky's projections of productive capacity with

GH-6-92 Gas Exports

Figure 7-1
Comparison of Husky's and NEB's Estimates
of Annual Productive Capacity

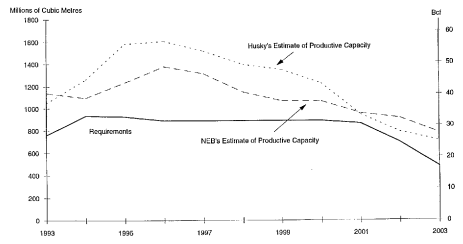


Table 7-1

Comparison of Estimates of Husky's Established Gas Reserves with the Applied-for Term Volume

106m3 (Bcf)

Husky ¹⁶	NEB ¹	Applied-for ¹⁷ Volume
17811	17163	2226
(628.7)	(605.9)	(78.6)

Husky's total requirements, including the applied-for volumes. Both projections show that Husky's supply pool is expected to exceed total requirements throughout the term of the proposed export.

7.3 Transportation

Husky and NOVA signed a 15-year FS transportation contract dated 1September 1991 for sufficient capacity for this export. Transportation arrangements downstream of the NOVA outlet are discussed in Section 5.3 of these Reasons.

7.4 Markets and Sales Contracts

A discussion of the SDG&E market is presented in Section 5.4 these Reasons.

SDG&E and Husky executed a gas sales contract dated 12March 1991, as amended. The primary term of the contract extends for tenyears from the commencement of firm deliveries. Subject to regulatory approvals, the contract may be extended annually up to a maximum of five years. Commencement of firm deliveries is defined as the date upon which firm transportation service is available on NOVA, ANG/Foothills, PGT, PG&E and SoCalGas for this export or the date upon which all regulatory authorizations are obtained. The contract term is expected to commence by 31December 1994. SDG&E and Husky expected the load factor to average 90percent over the contract term.

The contract provides for an MDQ of 616.52103m3 (21.9MMcf) to be delivered at Coleman,

¹⁶ As of 31December 1991.

¹⁷ This represents 17percent of Husky's estimated short and long—term commitments of 13090106m3 (462Bcf) for its Alberta-sourced gas.

Alberta and is subject to the receipt of regulatory approvals and to the commencement of firm deliveries by 1November 1994. SDG&E and Husky stated that the contract was negotiated at arm's length.

Under the contract, SDG&E is to nominate an MMQ equal to 90percent of the sum of the MDQs for the month. If SDG&E nominates less than the MMQ in two consecutive months, then it must pay a GIC equal to 20percent of the difference between the contract price and the NOVA charges on the deficient volume. In addition, SDG&E must compensate Husky for the NOVA demand charges associated with the volumes not nominated. SDG&E can recover up to half of the GIC payments by nominating volumes in excess of the MMQ in a subsequent 12-month period.

The contract price equals 97percent of SDG&E's WACOG, as described in Section 5.4 of these Reasons, plus SoCalGas' unit transportation cost minus SDG&E's unit transportation cost.

The estimated netback price that would have been in effect under the terms of this contract at Coleman, Alberta on 1January 1992 was \$1.137/GJ (\$1.197/MMBtu). Should the CPUC adopt incremental tolls for the required new compression facilities on SoCalGas, the netback price may be reduced by as much as \$0.08/GJ (\$0.084/MMBtu).

7.5 Status of Regulatory Authorizations and Contract Approvals

Husky applied to the ERCB on 16October 1992 to amend its removal permit. A decision on the application is pending. DOE/FE and facility expansion authorizations are discussed in Section5.5 of these Reasons.

7.6 Views of the Board

The Board notes that SDG&E must nominate 90percent of the MDQ if it is to avoid payment of a deficiency charge. The Board also recognizes that the growing SDG&E market is likely to be long-term and stable. The Board is therefore satisfied that there is a reasonable expectation that the volumes to be licensed will be taken.

The Board is of the view that the contract price is market sensitive. As well, the Board takes comfort in SDG&E and Husky's evidence that it is unlikely that any circumstances would occur that would cause either party to terminate the gas sales contract. The Board is thus satisfied that the sales contract will remain attractive to the parties over its proposed term, and is therefore durable.

The Board has reviewed the gas sales contract and notes that it has been negotiated at arm's length.

As the gas proposed for export would come from reserves owned by Husky, a finding of producer support is not necessary.

The Board notes that SDG&E is responsible for all transportation charges on ANG/Foothills and must compensate Husky for the NOVA demand charges associated with volumes not nominated.

As well, the Board is of the view that the netback price will be sufficient to recover the demand charges on NOVA. The Board is therefore satisfied that there are provisions in the gas sales contract for the payment of the associated transportation charges on Canadian pipelines over the term of the gas sales contract.

The Board's estimate of Husky's reserves exceeds Husky's total estimated long—term commitments. Similarly, the Board's projection of productive capacity shows that Husky can satisfy its total requirements throughout the term of the proposed export. The Board also observes that the term of the gas sales contract is ten years. The Board notes that transportation has been arranged on all required pipelines and that the contract terms range from 15 to 30 years. The regulatory authorizations either applied-for or received are for a term and volume no less than the term of the requested licence. The Board is therefore satisfied that the requested licence term is appropriate.

7.7 Decision

The Board has decided to issue a gas export licence to SDG&E and Husky, subject to the approval of the Governor in Council. Appendix I contains the terms and conditions of the licence.

Chapter 8

San Diego Gas & Electric and Summit Resources Limited

8.1 Application Summary

By application dated 22 January 1992, SDG&E and Summit applied jointly for a natural gas export licence, pursuant to Part VI of the Act, with the following terms and conditions:

Term - eight years from the date of first deliveries

Point of Export - near Kingsgate, British Columbia

Maximum Daily Quantity - 195.1103m3 (6.9MMcf)

Maximum Annual Quantity - 71.2106m3 (2.5Bcf)

Maximum Term Quantity - 570106m3 (20.1Bcf)

Tolerances - ten percent per day and two percent per year

any volumes authorized for export that are not exported during any year may be exported during the

remaining term of the licence subject to the maximum daily and annual volumes

and tolerances.

authorized

The gas proposed for export would be produced from pools in Alberta owned by Summit. The gas would be transported on the NOVA system for delivery to SDG&E near Coleman, Alberta. SDG&E would ship the gas through the ANG/Foothills system in Canada for export near Kingsgate, British Columbia. The gas would then flow on the pipelines of PGT, PG&E and SoCalGas before being delivered into the SDG&E system. SDG&E is an electric and gas utility serving southern California.

8.2 Gas Supply

8.2.1 Reserves

Summit intends to supply the proposed export from uncontracted reserves submitted in the application. Table 8-1 shows that the Board's estimate of Summit's established gas reserves is 14percent higher than Summit's and exceeds the applied-for volume by 39percent. The Board's estimate of reserves is higher than that submitted by Summit due primarily to a

Table 8-1

Comparison of Estimates of Summit's Established Gas Reserves with the Applied-for Term Volume

106m3 (Bcf)

Summit ¹⁸	NEB ¹⁹	Applied-for Volume
700	798	570
(24.7)	(28.2)	(20.1)

difference in the interpretation of reservoir performance charts.

Summit provided estimates of development reserves for 13 sections of land in the Chain and Craigmyle areas with a probability of success ranging from 25 to 50 percent. Summit classified its development reserves as those reserves on its lands that are gas prone based on geophysical, geological and engineering data. Summit has not developed the lands to date because there was no contractual requirement for their gas deliverability. The Board has reviewed Summit's development reserves and generally agrees with Summit's assessment.

8.2.2 Productive Capacity

Figure 8-1 compares the Board's and Summit's projections of productive capacity to the applied-for annual volume. The requirements represent the applied-for annual volumes with a 100percent load factor.

The Board's projection suggests that Summit can meet its annual requirements for four and one—half to five years of the eight-year applied-for term. Summit's development acreage and corporate reserves additions are expected to mitigate the projected deliverability shortfall.

8.3 Transportation

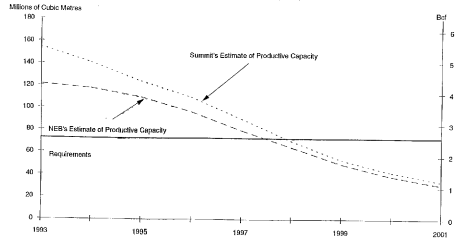
Summit and NOVA signed a 15-year FS transportation contract dated 1September 1991 for sufficient capacity for this export. Transportation arrangements downstream of the NOVA outlet

¹⁸ As of 1January 1992. In addition to the established gas reserves estimate, Summit also submitted an estimate of 157106m3 (5.5Bcf) as its working interest share of development reserves.

¹⁹ As of 1January 1992.

Figure 8-1

Comparison of Summit's and NEB's Estimates of Annual Productive Capacity



are discussed in Section 5.3 of these Reasons.

8.4 Markets and Sales Contracts

A discussion of the SDG&E market is presented in Section 5.4 of these Reasons.

SDG&E and Summit executed a gas sales contract dated 12March 1991. The primary term of the contract extends for eightyears from the commencement of firm deliveries. Subject to regulatory approvals, the contract may be extended annually thereafter. Commencement of firm deliveries is defined as the date upon which firm transportation service is available on NOVA, ANG/Foothills, PGT, PG&E and SoCalGas for this export or the date upon which all regulatory authorizations are obtained. The contract term is expected to commence by 31December 1994. SDG&E and Summit expected the load factor to average 90percent over the contract term.

The contract provides for an MDQ of 197.2103m3 (7.0MMcf) to be delivered at Coleman, Alberta and is subject to the receipt of regulatory approvals and commencement of firm deliveries by 31December 1994. SDG&E and Summit stated that the contract was negotiated at arm's length.

Under the contract, SDG&E is to nominate an MMQ equal to 90percent of the sum of the MDQs for the month. If SDG&E nominates less than the MMQ in two consecutive months, then it must pay a GIC of \$U.S. 0.29/GJ (\$U.S. 0.30/MMBtu) on the deficient volume. In addition, SDG&E must compensate Summit for the NOVA demand charges associated with the volumes not nominated. SDG&E can recover up to 30percent of the GIC payments by nominating volumes in excess of the MMQ in a subsequent six—month period.

The contract price equals 97percent of SDG&E's WACOG, as described in Section 5.4 of these Reasons, plus SoCalGas' unit transportation cost minus SDG&E's unit transportation cost.

The estimated netback price that would have been in effect under the terms of this contract at Coleman, Alberta on 1January 1992 was \$1.137/GJ (\$1.197/MMBtu). Should the CPUC adopt incremental tolls for the required new compression facilities on SoCalGas, the netback price may be reduced by as much as \$0.08/GJ (\$0.084/MMBtu).

8.5 Status of Regulatory Authorizations and Contract Approvals

Summit applied to the ERCB for a removal permit on 15January 1992. A decision on the application is pending. DOE/FE and facility expansion authorizations are discussed in Section 5.5 of these Reasons.

8.6 Views of the Board

The Board notes that SDG&E must nominate 90percent of the MDQ if it is to avoid payment of a deficiency charge. The Board also recognizes that the growing SDG&E market is likely to be long-term and stable. The Board is therefore satisfied that there is a reasonable expectation that the volumes to be licensed will be taken.

The Board is of the view that the contract price is market sensitive. As well, the Board takes comfort in SDG&E and Summit's evidence that it is unlikely that any circumstances would occur that would cause either party to terminate the gas sales contract. The Board is thus satisfied that the sales contract will remain attractive to the parties over its proposed term, and is therefore durable.

The Board has reviewed the gas sales contract and notes that it has been negotiated at arm's length.

As the gas proposed for export would come from reserves owned by Summit, a finding of producer support is not necessary.

The Board notes that SDG&E is responsible for all transportation charges on ANG/Foothills and must compensate Summit for the NOVA demand charges associated with volumes not nominated. As well, the Board is of the view that the netback price will be sufficient to recover the demand charges on NOVA. The Board is therefore satisfied that there are provisions in the gas sales contract for the payment of the associated transportation charges on Canadian pipelines over the term of the gas sales contract.

The Board's estimate of reserves exceeds Summit's requirements by 40percent. The Board's estimate of productive capacity exceeds Summit's requirements for the majority of the applied-for term. The Board is satisfied that Summit can meet its requirements throughout the applied-for term by adding productive capacity from other existing reserves in its corporate portfolio and by developing new reserves. The Board also observes that the term of the gas sales contract is eight years. The Board notes that transportation has been arranged on all required pipelines and that the contract terms range from 15 to 30years. The regulatory authorizations either applied-for or received are for a term and volume no less than the term of the requested licence. The Board is therefore satisfied that the requested licence term is appropriate.

SDG&E and Summit requested a tolerance under which any volumes authorized for export that are not exported during any year may be exported during the remaining term of the licence, subject to the authorized maximum daily and annual volumes and tolerances. The Board is not persuaded that such flexibility is warranted in the licence and notes that such volumes may be exported under short-term order.

8.7 Decision

The Board has decided to issue a gas export licence to SDG&E and Summit, subject to the approval of the Governor in Council. Appendix I contains the terms and conditions of the licence.

Chapter 9

Southern California Edison Company and AEC Oil and Gas Company a division of Alberta Energy Company Ltd.

9.1 Application Summary

By application dated 17 January 1991, Edison and AEC applied jointly for a natural gas export licence, pursuant to Part VI of the Act, with the following terms and conditions:

Term - commencing on the later of 1November 1993 or

the date when firm transportation is available for the full volume on the pipeline systems of NOVA, ANG/Foothills, PGT, PG&E and SoCalGas, for a

term of 15 years

Point of Export - near Kingsgate, British Columbia

Maximum Daily Quantity - 1445103m3 (51.0MMcf)

Maximum Annual Quantity - 529106m3 (18.7Bcf)

Maximum Term Quantity - 7913106m3 (279.4Bcf)

Tolerances - ten percent per day and two percent per year

The gas proposed for export would be produced in Alberta from reserves either owned by or under contract to AEC. The gas would be transported in Canada on NOVA and ANG/Foothills to the international border near Kingsgate, British Columbia. In the U.S., the gas would flow through the PGT, PG&E and SoCalGas systems for delivery to Edison. Edison is an electric utility operating in central and southern California.

9.2 Gas Supply

9.2.1 Supply Contracts

AEC intends to supply the proposed export from corporate uncontracted reserves and with gas purchased from Pan-Alberta Gas Ltd. ("Pan-Alberta"). Accordingly, no specific pools have been contractually dedicated to the sale. Under the provisions of the contract, AEC warrants to deliver the gas nominated by Edison.

AEC and Pan-Alberta have executed a contract for Pan-Alberta to provide 586103m3/d

(20.7MMcfd) over 15years, which is 40percent of the requirements. AEC has agreed to use every reasonable effort to make up for any failure of delivery by Pan-Alberta. In the event that AEC is unable to make up any such deficiency, Pan-Alberta will indemnify AEC for any penalty resulting from its inability to deliver. Pan-Alberta has not dedicated specific gas pools to AEC in this contract.

9.2.2 Reserves

The reserves submitted by AEC in support of this application are the same as those provided for the WWP application. A description of AEC's supply is provided in Section 3.2 of these Reasons.

Pan-Alberta has submitted its estimate of reserves for the pools from which it intends to provide a gas supply for ANG/PGT expansion sales, including this sale to AEC. Pan-Alberta has stated that it intends to dedicate these reserves to the expansion sales.

Table 9-1 shows that the Board's estimate of Pan-Alberta's gas supply is nine percent lower than Pan-Alberta's, and the combined reserves of AEC and Pan-Alberta are three times larger than the applied-for volume. As described in Section 3.2.3, AEC is also using this supply for other requirements.

9.2.3 Productive Capacity

A description of AEC's productive capacity is provided in Section 3.2.3 of these Reasons.

The Board has accepted Pan-Alberta's assessment of productive capacity, which indicates more than adequate gas supply to meet the applied-for volume over the proposed export term. Pan-Alberta's projection shows that initial productive capacity is approximately eight times greater than its commitment to AEC. The Edison requirement is currently the only one Pan-Alberta has shown against its submitted supply.

9.3 Transportation

AEC has applied to NOVA for sufficient firm transportation delivery service to the Alberta/British Columbia border near Coleman, Alberta effective 1November 1993.

Edison executed a 15-year FS transportation contract with ANG, dated 31May 1991, for service from Coleman to the international border, at Kingsgate. Edison has also executed 30-year FS transportation agreements with PGT and PG&E to deliver the gas from the international border to the SoCalGas interconnect at Kern River Station, California. Service on SoCalGas will be available under a tariff approved by the CPUC. These agreements are for a capacity sufficient for Edison to transport the volumes contracted from AEC, Imperial Oil, Shell and Western Gas.

Table 9-1

Comparison of Estimates of Producers' Established Gas Reserves with the Applied-for Term Volume

106m3 (Bcf)

Company	Supplier's Estimate	NEB	Applied-for Volume
AEC	14755 (520.9)	13387.7 (472.6)	N/A
Pan-Alberta	13138 ²⁰ (464.1)	119811 (423.1)	N/A
Total	27893 (985.0)	25368 (895.7)	7913 ²¹ (279.4)

9.4 Markets and Sales Contracts

The following discussion of Edison's market applies to the applications made jointly by Edison with each of AEC, Imperial Oil, Shell and Western Gas.

Edison is the second largest electric utility operating in the U.S., providing electric service to approximately 4.1million customers over central and southern California. Its annual gas requirements are projected to increase from 4960106m3 (175Bcf) to 7054106m3 (249Bcf) during the period 1993 to 2010.

Edison's generating stations will use the proposed export volumes in the production of electricity. Natural gas is the preferred fuel for use in Edison's oil/gas generating stations. Air quality restrictions, environmental concerns and the generally lower cost of gas have caused Edison to minimize its use of low sulphur fuel oil.

Edison's current source of gas supply is primarily from the U.S. southwest. Since FS transportation has generally not been available, Edison relies on interruptible service.

²⁰ as of 1January 1992. Approximately 1900106m3 (67Bcf) will be produced from these reserves over the period 1January 1992 to 1November 1993.

These volumes represent only a portion of the suppliers' total commitments which must be supplied from these reserves. Total requirements are estimated to be 7950106m3 (280.6Bcf) for AEC and 3210106m3 (113.4Bcf) for Pan-Alberta.

Accordingly, Edison makes its gas purchases primarily on the spot market or on a short-term basis. However, Edison's interruptible transportation service leaves it susceptible to curtailment. During one 18-month period, Edison claimed that its transportation service was curtailed, either wholly or partially, approximately 80percent of the time.

The Canadian gas purchases will provide a diversification in the sources of supply available to Edison as Edison currently has no direct access to Canadian gas. The purchases will constitute approximately 40percent of Edison's gas requirements. Edison expects the proposed exports to operate at or near a 100percent load factor as it intends to use the gas for baseload electricity production.

AEC and Edison executed a gas sales contract dated 18December 1990. The contract term begins with the commencement of firm deliveries and continues for 15years. Firm deliveries are expected to commence on 1November 1993. Unless terminated on 12-months' notice, the contract is extended annually subject to regulatory approvals. The contract provides for an MDQ of 1466103m3 (52,565MMBtu or 51.8MMcf) to be delivered at the Alberta/British Columbia border. AEC and Edison stated that the contract was negotiated at arm's length.

The contract establishes a Base Quantity ("BQ") that is 70percent of the MDQ. The BQ is priced for a contract year based on Edison's WACOG ("EACOG") for the preceding year, adjusted through annual negotiation of a factor ("EACOG Multiplier"). The EACOG includes Edison's purchases of spot, short and long-term gas from all sources less transportation charges on PG&E and SoCalGas. If the negotiations of the EACOG Multiplier are unsuccessful, the BQ price for that contract year will be the EACOG of the prior year multiplied by an Adjustment Factor ("AF"). The AF is the quotient of EACOG monthly rates for the previous month and the corresponding month of the previous year.

Should the average BQ price, over a three-year period, be 20percent more or less than the WACOG paid by other privately-owned California gas and/or electric utilities, the price paid for BQ gas for a contract year will be the previous year's WACOG price, plus or minus 20percent, multiplied by an annually negotiated factor ("WACOG Multiplier"). If negotiations are unsuccessful, an AF will be determined and applied. The WACOG will be used to determine the BQ price until the three-year average EACOG price falls within 20percent of the WACOG. The BQ price will then be determined using the EACOG.

The quantity, price and other commercial terms for the Additional Quantities ("AQ") of up to 30percent of the MDQ will be negotiated annually. If negotiations are unsuccessful, AEC is not obligated to sell and Edison is not obligated to buy the AQ. AEC and Edison will each bear their respective unused transportation costs.

Edison is obligated to nominate an MMQ that is 70percent of the sum of MDQ's for each day of the month. Edison must pay a deficiency charge equal to 20percent of the BQ price less transportation charges downstream of the Alberta/British Columbia border on the difference between actual nominations and the MMQ.

The estimated netback price that would have been in effect under the terms of this contract at

the delivery point on 1January 1992 was \$1.64/GJ (\$1.73/MMBtu) assuming incremental tolls on PGT and PG&E. Edison stated it would be responsible for incremental tolls applied to the required new compression facilities on SoCalGas.

9.5 Status of Regulatory Authorizations and Contract Approvals

AEC applied to the ERCB for a gas removal permit in May 1992. A decision on the application is pending. For its share of the gas supply, Pan-Alberta holds Alberta removal permit GR87-236, as amended, which expires on 31October 2003. Pan—Alberta will apply to the ERCB in the future to extend the term. Pan-Alberta received a finding of producer support from the Alberta Petroleum Marketing Commission ("APMC") on 3December 1992.

An application to the DOE/FE for long-term import authorization was filed by Edison in October 1992. A decision on the application is pending. Edison currently has import authorization for two years following first deliveries.

All U.S. pipeline expansions are currently under construction except for some compressors to be installed between the PG&E and SoCalGas systems. The compressors were the subject of a CPUC hearing that commenced on 3November 1992. A decision from the CPUC is pending.

9.6 Views of the Board

The Board notes that Edison is obligated to make minimum monthly gas nominations if it is to avoid payment of a deficiency charge. The Board also recognizes that the growing Edison market is likely to be long-term and stable. The Board is therefore satisfied that there is a reasonable expectation that the volumes to be licensed will be taken.

The Board observes that the contract price is market sensitive as it is negotiated annually. As well, the Board takes comfort in Edison and AEC's evidence that it is unlikely that any circumstances would occur that would cause either party to terminate the gas sales contract. The Board is thus satisfied that the sales contracts will remain attractive to the parties over its proposed term, and is therefore durable.

The Board has reviewed the gas sales contract and notes that it has been negotiated at arm's length.

A finding of producer support is not necessary for the portion of the gas supply owned by AEC. Pan-Alberta has obtained a finding of producer support from the APMC for its share of the gas supply.

The Board notes that Edison is responsible for transportation charges on ANG/Foothills. As well, the Board is of the view that the netback price will be sufficient to recover the demand charges on NOVA. The Board is therefore satisfied that there are provisions in the gas sales contract for the payment of the associated transportation charges on Canadian pipelines over the term of the gas sales contract.

The Board's estimate of AEC's and Pan-Alberta's reserves exceeds the total requirements for those reserves. The Board's projection of AEC's productive capacity shows some minor shortfalls in the early part of the applied-for term. However, the Board is satisfied that AEC can meet its requirements by drawing on undedicated gas it currently has in its storage facilities. The Board has accepted Pan-Alberta's forecast of productive capacity, which exceeds the current long-term commitments. The Board also observes that the term of the gas sales contract is 15years. The Board notes that transportation has been arranged on all required pipelines and that the contract terms range from 15 to 30years. The regulatory authorizations either applied—for or received are for a term and volume commensurate with the requested licence. The Board is therefore satisfied that the requested licence term is appropriate.

9.7 Decision

The Board has decided to issue a gas export licence to Edison and AEC, subject to the approval of the Governor in Council. Appendix I contains the terms and conditions of the licence.

Chapter 10

Southern California Edison Company and Imperial Oil Resources Limited

10.1 Application Summary

By application dated 28December 1990, Edison and Imperial Oil applied jointly for a natural gas export licence, pursuant to Part VI of the Act, with the following terms and conditions:

Term - commencing on the later of 1November 1993 or

the date when firm transportation is available for the full volume on the pipeline systems of NOVA, ANG/Foothills, PGT, PG&E and SoCalGas, for a

term of 15 years

Point of Export - near Kingsgate, British Columbia

Maximum Daily Quantity - 1445103m3 (51.0MMcf)

Maximum Annual Quantity - 529106m3 (18.7Bcf)

Maximum Term Quantity - 7913106m3 (279.4Bcf)

Tolerances - ten percent per day and two percent per year

The gas proposed for export would be produced in Alberta from reserves owned or controlled by Imperial Oil. The gas would be transported in Canada on NOVA and ANG/Foothills to the international border near Kingsgate, British Columbia. In the U.S., the gas would flow through the PGT, PG&E and SoCalGas systems for delivery to Edison. Edison is an electric utility operating in central and southern California.

10.2 Gas Supply

10.2.1 Supply Contracts

Contractually, Imperial Oil may supply the proposed export from its corporate uncontracted reserves. Accordingly, no specific pools have been dedicated to the sale.

Imperial Oil has also executed four gas supply contracts of varying terms with the following six producers: Hillcrest Resources Ltd., Novalta Resources Inc., Petrorep (Canada) Ltd., and an aggregated group of Shunda Energy Corporation, Northern Development Company Limited and Wintershall Oil of Canada Ltd. These contracts constitute approximately five percent of Imperial Oil's uncontracted supply.

Table 10-1

Comparison of Estimates of Imperial Oil's Established Gas Reserves with the Applied-for Term Volume

	106m3 (Bcf)	
Imperial Oil ²²	NEB ²³	Applied-for ²⁴ Volume
29766	30294	7913
(1051)	(1069)	(279)

10.2.2 Reserves

Imperial Oil submitted ERCB estimates of reserves for its own pools. Table 10-1 shows the Board's estimate of Imperial Oil's reserves is two percent higher than that submitted by Imperial Oil and is 74percent higher than Imperial Oil's total long-term requirements, including the proposed export volumes.

10.2.3 Productive Capacity

Figure 10-1 compares the Board's and Imperial Oil's projections of productive capacity with Imperial Oil's total long-term requirements.

Both projections indicate adequate productive capacity throughout the proposed export term. Productive capacity is expected to be sustained over the licence term from numerous available unconnected pools.

10.3 Transportation

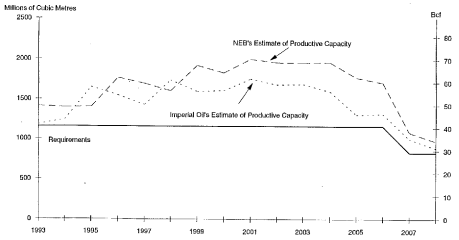
Imperial Oil has arranged for sufficient firm transportation delivery service on NOVA to the Alberta/British Columbia border near Coleman, Alberta. Edison's transportation arrangements downstream of the NOVA outlet are discussed in Section 9.3 of these Reasons.

²² As of 30June 1992.

²³ As of 31December 1991.

This represents 45percent of Imperial Oil's total long-term requirements of 17411106m3 (615Bcf).

Figure 10-1 Comparison of Imperial Oil's and NEB's Estimates of Annual Productive Capacity



10.4 Markets and Sales Contracts

A discussion of the Edison market is presented in Section 9.4 of these Reasons.

Imperial Oil and Edison executed a gas sales contract dated 18December 1990. The contract term begins with the commencement of firm deliveries and continues for 15years. Firm deliveries are expected to commence on 1November 1993. Imperial Oil and Edison stated that the contract was negotiated at arm's length. Unless terminated on 12-months' notice, the contract is extended annually subject to regulatory approvals. The contract provides for an MDQ of 1466103m3 (52,565MMBtu or 51.8MMcf) to be delivered at the Alberta/British Columbia border.

The BQ under the contract is 50percent of the MDQ. The BQ is priced for a contract year based on the EACOG for the preceding year, adjusted through annual negotiation of the EACOG Multiplier. If the negotiations of the EACOG Multiplier are unsuccessful, the BQ price for that contract year will be the EACOG of the prior year multiplied by the AF.

Should the average BQ price, over a three-year period, be 15percent more or less than the WACOG paid by other privately-owned California gas and/or electric utilities, the price paid for BQ gas for a contract year will be the previous year's WACOG price, plus or minus 15percent, multiplied by the WACOG Multiplier. If negotiations are unsuccessful, an AF will be determined and applied. The WACOG will be used to determine the BQ price until the three-year average EACOG price falls within 15percent of the WACOG. The BQ price will then be determined using the EACOG.

The quantity, price and other commercial terms for the AQ of up to 50percent of the MDQ will be negotiated annually. If negotiations are unsuccessful, Imperial Oil is not obligated to sell and Edison is not obligated to buy the AQ. Imperial Oil and Edison will each bear their respective unused transportation costs.

Edison is obligated to nominate an MMQ that is 50percent of the sum of MDQ's for each day of the month. Edison must pay a deficiency charge equal to 20percent of the BQ price less transportation charges downstream of the Alberta/British Columbia border on the difference between actual nominations and the MMQ.

The estimated netback price that would have been in effect under the terms of this contract at the delivery point on 1January 1992 was \$1.64/GJ (\$1.73/MMBtu) assuming incremental tolls on PGT and PG&E. Edison stated it would be responsible for incremental tolls applied to the required new compression facilities on SoCalGas.

10.5 Status of Regulatory Authorizations and Contract Approvals

Imperial Oil applied to the ERCB for a gas removal permit on 8October 1991. A decision on the application is pending. DOE/FE and facility expansion authorizations are discussed in Section 9.5 of these Reasons.

10.6 Views of the Board

The Board notes that Edison is obligated to make minimum monthly gas nominations if it is to avoid payment of a deficiency charge. The Board also recognizes that the growing Edison market is likely to be long-term and stable. The Board is therefore satisfied that there is a reasonable expectation that the volumes to be licensed will be taken.

The Board observes that the contract price is market sensitive as it is negotiated annually. As well, the Board takes comfort in Edison and Imperial Oil's evidence that it is unlikely that any circumstances would occur that would cause either party to terminate the gas sales contract. The Board is thus satisfied that the sales contracts will remain attractive to the parties over its proposed term, and is therefore durable.

The Board has reviewed the gas sales contract and notes that it has been negotiated at arm's length.

As the gas proposed for export would come from reserves owned by Imperial Oil, a finding of producer support is not necessary.

The Board notes that Edison is responsible for transportation charges on ANG/Foothills. As well, the Board is of the view that the netback price will be sufficient to recover the demand charges on NOVA. The Board is therefore satisfied that there are provisions in the gas sales contract for the payment of the associated transportation charges on Canadian pipelines over the term of the gas sales contract.

The Board's estimates of reserves and productive capacity exceed Imperial Oil's total long—term requirements, including the proposed export. The Board also observes that the term of the gas sales contract is 15years. The Board notes that transportation has been arranged on all required pipelines and that the contract terms range from 15 to 30years. The regulatory authorizations either applied-for or received are for a term and volume commensurate with the requested licence. The Board is therefore satisfied that the requested licence term is appropriate.

10.7 Decision

The Board has decided to issue a gas export licence to Edison and Imperial Oil, subject to the approval of the Governor in Council. Appendix I contains the terms and conditions of the licence.

Chapter 11

Southern California Edison Company and Shell Canada Limited

11.1 Application Summary

By application dated 30January 1991, Edison and Shell applied jointly for a natural gas export licence, pursuant to Part VI of the Act, with the following terms and conditions:

Term - commencing on the later of the date upon which

all Conditions Precedent have been satisfied or the date when firm transportation is available for the MDQ on the pipeline systems of NOVA, ANG/Foothills, PGT, PG&E and SoCalGas, for a

term of 15 years

Point of Export - near Kingsgate, British Columbia

Maximum Daily Quantity - 1445103m3 (51.0MMcf)

Maximum Annual Quantity - 529106m3 (18.7Bcf)

Maximum Term Quantity - 7913106m3 (279.4Bcf)

Tolerances - ten percent per day and two percent per year

The gas proposed for export would be produced from pools in Alberta owned by or contracted to Shell. The gas would be transported in Canada on NOVA and ANG/Foothills to the international border near Kingsgate, British Columbia. In the U.S., the gas would flow through the PGT, PG&E and SoCalGas systems for delivery to Edison. Edison is an electric utility operating in central and southern California.

11.2 Gas Supply

In support of its application, Shell relied primarily upon the gas supply analysis that it provided to the Board during the GH-3-91 and GH-5-92 proceedings. Shell submitted two additional gas pools in this proceeding as part of its corporate export supply pool. The Board based its review of Shell's pool on the Board's extensive analysis of the supply information provided in the GH-3-91 and GH-5-92 proceedings. Recognizing that Shell's reserves have remained substantially unchanged, the Board did not consider it necessary to conduct a detailed review of Shell's overall reserves; however, the Board did review the two additional pools. The Board also reviewed a revised productive capacity forecast provided during the hearing for the Limestone, Clearwater

and Cordel fields. Details of the Board's earlier analyses are provided in the GH-3-91 and GH-5-92 Reasons for Decision.

11.2.1 Supply Contracts

Shell intends to supply the majority of the proposed export from corporate uncontracted reserves. Modest amounts of gas will be purchased from other producers. Accordingly, no specific pools have been contractually dedicated to the sale.

Shell has not executed any additional gas purchase contracts with other producers since the GH-5-92 proceedings and thus did not submit any gas purchase contracts in these proceedings.

11.2.2 Reserves

Table 11-1 shows that the Board's estimate of Shell's remaining gas reserves is four percent lower than Shell's estimate and that both estimates are approximately five times larger than the applied-for volume. The volumes under consideration for the proposed export are only a portion of Shell's total requirements. The Board's estimate of Shell's reserves is nine percent higher than Shell's total requirements.

To meet the incremental requirements of the Edison export, Shell has revised its former aggregate gas supply portfolio to include the Pekisko and Turner Valley gas pools in the Ram River area of Alberta. The Board's estimate for these two pools exceeds Shell's due to the Board's use of a larger pool area and net pay resulting from individual mapping styles. The Ram River pools constitute seven percent of the Board's estimate of Shell's remaining gas reserves.

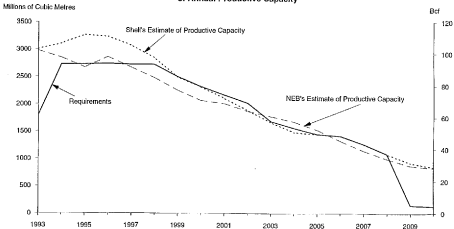
11.2.3 Productive Capacity

Figure 11-1 compares the Board's projection of adjusted productive capacity and Shell's projection of productive capacity with Shell's total requirements, including fuel and shrinkage. Shell has estimated its annual requirements based on expected load factors.

Both projections include expected productive capacity from the Ram River development area, the purchased reserves and 566103m3 per day (20MMcfd) that Shell can take from the Waterton area under an agreement with Alberta and Southern Gas Co. Ltd. The Board's projection also reflects substantially reduced deliverability schedules in Limestone, Clearwater and Cordel, which account for a reduced forecast compared to previous Board projections. These revised forecasts are the result of an effort by Shell, over the past year, to optimize the use of its assets. Shell stated at

Figure 11-1

Comparison of Shell's & NEB's Estimates of Annual Productive Capacity



Comparison of Estimates of Shell's Established Gas Reserves with the Applied—for Term Volume

106m3 (Bcf)

Shell ²⁵	NEB ¹	Applied-for ²⁶ Volume
43352	41802	7913
(1,531)	(1,476)	(279)

from other properties under its control or by purchasing additional gas supplies.

11.3 Transportation

Shell has existing service agreements with NOVA for sufficient firm transportation delivery service to the Alberta/British Columbia border near Coleman, Alberta. Edison's transportation arrangements downstream of the NOVA outlet are discussed in Section 9.3 of these Reasons.

11.4 Markets and Sales Contracts

A discussion of the Edison market is presented in Section 9.4 of these Reasons.

Shell and Edison executed a gas sales contract dated 18December 1990. The contract term begins with the commencement of firm deliveries and continues for 15years. Firm deliveries are expected to commence on 1November 1993. Unless terminated on 12—months' notice, the contract is extended annually subject to regulatory approvals. The contract provides for an MDQ of 1443103m3 (51,738MMBtu or 51.0MMcf) to be delivered at the Alberta/British Columbia border. Shell and Edison stated that the contract was negotiated at arm's length.

The BQ under the contract is 70percent of the MDQ. The BQ is priced for a contract year based on the EACOG for the preceding year, adjusted through annual negotiation of the EACOG Multiplier. If the negotiations of the EACOG Multiplier are unsuccessful, the BQ price for that contract year will be the EACOG of the prior year multiplied by the AF. The BQ price excludes transportation rates, calculated at a 100percent load factor, on PGT, PG&E and ANG/Foothills.

Should the average BQ price, over a three-year period, be ten percent more or less than the WACOG paid by other privately-owned California gas and/or electric utilities, the price paid for

²⁵ as of 1January, 1992. This supply includes 1642106m3 (58Bcf) of purchased gas.

These volumes represent only a portion of Shell's total commitments that must be supplied from these reserves. Shell's total commitments, including the applied—for volumes, are 38206106m3 (1,349Bcf).

BQ gas for a contract year will be the previous year's WACOG price, plus or minus ten percent, and adjusted through annual negotiation. If negotiations are unsuccessful, an AF will be determined and applied. The WACOG will be used to determine the BQ price until the three-year average EACOG price falls within tenpercent of the WACOG. The BQ price will then be determined using the EACOG.

The price for the AQ of up to 30percent of the MDQ equals 90 percent of the BQ price.

Edison is obligated to nominate an MMQ that is 70percent of the sum of MDQ's for each day of the month. Edison must pay a deficiency charge equal to 20percent of the BQ price less transportation charges downstream of the Alberta/British Columbia border on the difference between actual nominations and the MMQ.

The estimated netback price that would have been in effect under the terms of this contract at the delivery point on 1January 1992 was \$1.74/GJ (\$1.84/MMBtu) assuming incremental tolls on PGT and PG&E. Edison stated it would be responsible for incremental tolls applied to the required new compression facilities on SoCalGas.

11.5 Status of Regulatory Authorizations and Contract Approvals

Shell applied to the ERCB to amend gas removal permit GR89-47 on 18June 1991. A decision on the application is pending. DOE/FE and facility expansion authorizations are discussed in Section 9.5 of these Reasons.

11.6 Views of the Board

The Board notes that Edison is obligated to make minimum monthly gas nominations if it is to avoid payment of a deficiency charge. The Board also recognizes that the growing Edison market is likely to be long-term and stable. The Board is therefore satisfied that there is a reasonable expectation that the volumes to be licensed will be taken.

The Board observes that the contract price is market sensitive as it is negotiated annually. As well, the Board takes comfort in Edison and Shell's evidence that it is unlikely that any circumstances would occur that would cause either party to terminate the gas sales contract. The Board is thus satisfied that the sales contracts will remain attractive to the parties over its proposed term, and is therefore durable.

The Board has reviewed the gas sales contract and notes that it has been negotiated at arm's length.

As the gas proposed for export would come from reserves owned by Shell, a finding of producer support is not necessary.

The Board notes that Edison is responsible for transportation charges on ANG/Foothills. As well, the Board is of the view that the netback price will be sufficient to recover the demand charges on NOVA. The Board is therefore satisfied that there are provisions in the gas sales contract for

the payment of the associated transportation charges on Canadian pipelines over the term of the gas sales contract.

The Board's estimate of reserves exceeds Shell's total requirements and the Board's projection of productive capacity suggests that Shell can meet its requirements throughout the majority of the term of the proposed export licence. The Board is satisfied that Shell could alleviate any shortfalls through purchases of gas or by using gas from other Shell pools. The Board also observes that the term of the gas sales contract is 15years. The Board notes that transportation has been arranged on all required pipelines and that the contract terms range from 15 to 30years. The regulatory authorizations either applied—for or received are for a term and volume commensurate with the requested licence. The Board is therefore satisfied that the requested licence term is appropriate.

11.7 Decision

The Board has decided to issue a gas export licence to Edison and Shell, subject to the approval of the Governor in Council. Appendix I contains the terms and conditions of the licence.

Chapter 12

Southern California Edison Company and Western Gas Marketing Limited

12.1 Application Summary

By application dated 17January 1991, Edison and Western Gas applied jointly for a natural gas export licence, pursuant to Part VI of the Act, with the following terms and conditions:

Term - commencing on the later of 1November 1993 or

the date when firm transportation is available for the full volume on the pipeline systems of NOVA, ANG/Foothills, PGT, PG&E and SoCalGas, for a

term of 15 years

Point of Export - near Kingsgate, British Columbia

Maximum Daily Quantity - 1445103m3 (51.0MMcf)

Maximum Annual Quantity - 529106m3 (18.7Bcf)

Maximum Term Quantity - 7913106m3 (279.4Bcf)

Tolerances - ten percent per day and two percent per year

The gas proposed for export would be produced in Alberta from reserves under contract to Western Gas. The gas would be transported in Canada on NOVA and ANG/Foothills to the international border near Kingsgate, British Columbia. In the U.S., the gas would flow through the PGT, PG&E and SoCalGas systems for delivery to Edison. Edison is an electric utility operating in central and southern California.

12.2 Gas Supply

In support of its application, Western Gas relied primarily upon the gas supply analysis that it provided to the Board during the GH-5-92 proceeding. The Board based its review of Western Gas' supply on the Board's extensive analysis of the supply information provided in GH-5-89 updated with evidence provided in this proceeding. Recognizing that Western Gas' supply situation has remained substantially unchanged, the Board did not consider it necessary to conduct a detailed review of Western Gas' reserves and productive capacity at this time. However, the Board's ongoing review of gas supply, which includes many of Western Gas' pools, has been incorporated into its current estimate of Western Gas' remaining reserves. Details of the Board's earlier analysis are provided in the GH-5-89 Reasons for Decision and as an Appendix to the GH-3-91 Reasons for Decision.

Table 12-1

Comparison of Estimates of Western Gas' Established Gas Reserves with the Applied-for Term Volume

109m3 (Tcf)

Western Gas ²⁷	NEB ¹	Applied-for ²⁸ Volume
501	434	7.9
(17.7)	(15.3)	(0.28)

12.2.1 Supply Contracts

Western Gas intends to supply the proposed export from its supply pool. Accordingly, no specific pools have been contractually dedicated to the sale. Should Western Gas' remaining reserves to production ratio ("RR/P") fall below ten, then it cannot enter into or renew any sales contracts. If it still cannot meet its obligations, Western Gas is then required to deliver to Edison a pro-rata share of the gas supply available. Western Gas' current estimate of the RR/P is greater than ten over the five-year projection period.

Western Gas updated the evidence provided in GH-5-89 regarding the outlook for terminations of producers' supply contracts. This update reflected notices of contract terminations received during 1990, 1991 and 1992. The notices received will affect Western Gas' supply in the 1994/95, 1995/96 and 1996/97 contract years.

12.2.2 Reserves

Table 12-1 shows that the Board's estimate of Western Gas' gas reserves is 15percent lower than the applicant's estimate. While the Board's estimate of Western Gas' reserves is about 55percent greater than Western Gas' total contracted requirements to the year 2008, it is only 81percent of Western Gas' expected requirements over that period. The total contracted requirements assume no evergreening of existing contracts whereas expected requirements do assume evergreening of existing contracts.

²⁷ as of 31December 1991

These volumes represent only a portion of Western Gas' total commitments that must be provided from its supply pool. Western Gas' total contracted commitments over the next 15 years, including the applied—for volumes, are 280109m3 (9.9Tcf).

12.2.3 Productive Capacity

Western Gas submitted projections of productive capacity that reflected its most recent estimates of established reserves and the notices of producer contract terminations received to 31October 1992.

The Board has updated its productive capacity projection from GH-5-89 to 1992 to account for actual production. Figure 12-1 and Figure 12-2 show comparisons of the Board's and Western Gas' projections of adjusted productive capacity with Western Gas' "Expected" and "Contracted" requirements respectively.

Both requirements projections take into account the amount of excess volume gas forecast by Western Gas to be produced from Western Gas' supply. The Board's projection reflects the effects of actual contract terminations received to 31 October 1992. The Board has not considered any terminations past those received to date, nor any effect to Western Gas' supply of producers exercising the volume reduction entitlement option available to producers under Western Gas' Netback Agreement.

Figure 12-1 shows that Western Gas can only meet its total expected requirements from currently established reserves to the year 1995. Figure 12-2 shows that Western Gas can meet its total contracted requirements from currently established reserves throughout the forecast period. In both cases the Board has adjusted its productive capacity projections to reflect production at the total indicated level of requirements.

12.3 Transportation

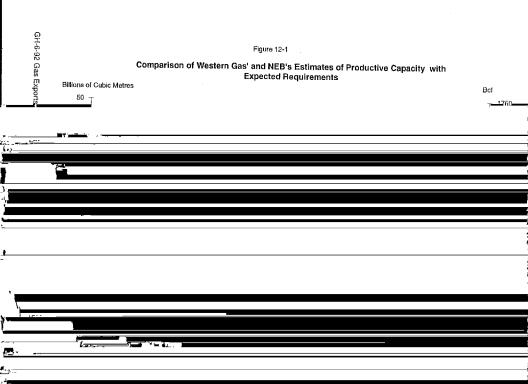
Western Gas holds sufficient firm transportation delivery service on NOVA to the Alberta/British Columbia border near Coleman, Alberta. Edison's transportation arrangements downstream of the NOVA outlet are discussed in Section 9.3 of these Reasons.

12.4 Markets and Sales Contracts

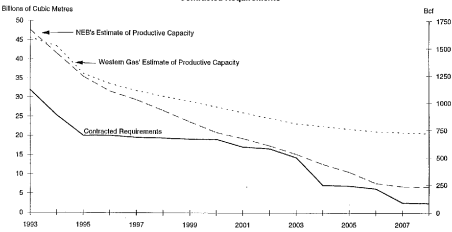
A discussion of the Edison market is presented in Section 9.4 of these Reasons.

Western Gas and Edison executed a gas sales contract dated 18December 1990. The contract term begins with the commencement of firm deliveries and continues for 15years. Firm deliveries are expected to commence on 1November 1993. Unless terminated on 12—months' notice, the contract is extended annually subject to regulatory approvals. The contract provides for an MDQ of 1466103m3 (52,565MMBtu or 51.8MMcf) to be delivered at the Alberta/British Columbia border. Western Gas and Edison stated that the contract was negotiated at arm's length.

The BQ under the contract is 70percent of the MDQ. The BQ is priced for a contract year based on the EACOG for the preceding year, adjusted through annual negotiation of the EACOG Multiplier. If the negotiations of the EACOG Multiplier are unsuccessful, the BQ price for that contract year will be the EACOG of the prior year multiplied by the AF.



GH-6-92 Gas Exports



Should the average BQ price, over a three-year period, be 15percent more or less than the WACOG paid by other privately-owned California gas and/or electric utilities, the price paid for BQ gas for a contract year will be the previous year's WACOG price, plus or minus 15percent, and adjusted through annual negotiation. If negotiations are unsuccessful, an AF will be determined and applied. The WACOG will be used to determine the BQ price until the three-year average EACOG price falls within 15percent of the WACOG. The BQ price will then be determined using the EACOG.

The quantity, price and other commercial terms for the AQ of up to 30percent of the MDQ will be negotiated annually. If negotiations are unsuccessful, Western Gas is not obligated to sell and Edison is not obligated to buy the AQ. Western Gas and Edison will each bear their respective unused transportation costs.

Edison is obligated to nominate an MAQ that is 70percent of the sum of MDQ's for each day of the year. Edison must pay a deficiency charge equal to 20percent of the BQ price less transportation charges downstream of the Alberta/British Columbia border on the difference between actual nominations and the MAQ.

The estimated netback price that would have been in effect under the terms of this contract at the delivery point on 1January 1992 was \$1.64/GJ (\$1.73/MMBtu) assuming incremental tolls on PGT and PG&E. Edison stated it would be responsible for incremental tolls applied to the required new compression facilities on SoCalGas.

12.5 Status of Regulatory Authorizations and Contract Approvals

Western Gas applied to the ERCB on 19September 1991 to amend gas removal permit GR91-1. A decision on the application is pending. Western Gas obtained a finding of producer support from the APMC on 30April 1991. DOE/FE and facility expansion authorizations are discussed in Section 9.5 of these Reasons.

12.6 Views of the Board

The Board notes that Edison is obligated to make minimum monthly gas nominations if it is to avoid payment of a deficiency charge. The Board also recognizes that the growing Edison market is likely to be long-term and stable. The Board is therefore satisfied that there is a reasonable expectation that the volumes to be licensed will be taken.

The Board observes that the contract price is market sensitive as it is negotiated annually. As well, the Board takes comfort in Edison and Western Gas' evidence that it is unlikely that any circumstances would occur that would cause either party to terminate the gas sales contract. The Board is thus satisfied that the sales contracts will remain attractive to the parties over its proposed term, and is therefore durable.

The Board has reviewed the gas sales contract and notes that it has been negotiated at arm's length.

Western Gas obtained a finding of producer support from the APMC on 30April 1991.

The Board notes that Edison is responsible for transportation charges on ANG/Foothills. As well, the Board is of the view that the netback price will be sufficient to recover the demand charges on NOVA. The Board is therefore satisfied that there are provisions in the gas sales contract for the payment of the associated transportation charges on Canadian pipelines over the term of the gas sales contract.

The Board's estimate of Western Gas' reserves exceeds the applicant's total contracted requirements, including the volumes applied-for. The Board's projections of productive capacity show that Western Gas should be able to meet its contracted requirements throughout the term of the applied-for licence. However, Western Gas can only meet its expected requirements until 1995. The Board agrees with Western Gas that, in making its decision, the Board should examine gas supply to meet contracted requirements rather than expected requirements. The Board also observes that the term of the gas sales contract is 15 years. The Board notes that transportation has been arranged on all required pipelines and that the contract terms range from 15 to 30 years. The regulatory authorizations either applied-for or received are for a term and volume commensurate with the requested licence. The Board is therefore satisfied that the requested licence term is appropriate.

12.7 Decision

The Board has decided to issue a gas export licence to Edison and Western Gas, subject to the approval of the Governor in Council. Appendix I contains the terms and conditions of the licence.

Chapter 13

Summit Resources Limited

13.1 Application Summary

By application dated 17October 1991, Summit applied for a natural gas export licence, pursuant to Part VI of the Act, with the following terms and conditions:

Term - seven years commencing on the later of

1November 1993, the date when the parties have obtained all regulatory approvals, or the date when firm transportation is available on NOVA,

ANG/Foothills, PGT and Northwest.

Point of Export - Kingsgate, British Columbia

Maximum Daily Quantity - 219.2103m3 (7.7MMcf) in winter

141.3103m3 (5.0MMcf) in summer

Maximum Annual Quantity - 52.8106m3 (1.9Bcf)

Maximum Term Quantity - 300106m3 (10.7Bcf)

Tolerances - tenpercent per day and two percent per year.

The gas proposed for export would be produced from Summit's reserves in Alberta. The gas would be transported in Canada on NOVA and ANG/Foothills to the international border near Kingsgate, British Columbia. In the U.S., PGT and Northwest would ship the gas to Northwest Natural, an LDC serving markets in the states of Washington and Oregon.

13.2 Gas Supply

13.2.1 Reserves

Summit will provide the gas for the proposed export from its uncontracted corporate reserves. A list of uncontracted pools from these corporate reserves was submitted in support of Summit's application. Table 13-1 shows that the Board's estimate of Summit's established gas reserves is seven percent higher than Summit's and exceeds the applied-for volume by 31percent.

Summit also provided estimates of "development reserves" of 238106m3 (8Bcf) on 12sections of land in the Sorenson Lake and Bloor areas of Alberta. Summit defined development

Table 13-1

Comparison of Estimates of Summit's Established Gas Reserves with the Applied-for Term Volume

106m3 (Bcf)

Summit ²⁹	NEB ³⁰	Applied-for Volume
367	394	300
(13)	(14)	(11)

reserves as reserves that are gas prone based on geophysical, geological and engineering data. In estimating these reserves, Summit assigned a discount factor of 40percent. Summit had not developed these reserves to date as there was no requirement for the gas. These reserves could, however, be developed in support of the export to Northwest Natural. The Board's estimate of these development reserves is approximately 209106m3 (7Bcf), which is 12percent lower than Summit's estimate.

13.2.2 Productive Capacity

Figure 13-1 compares the Board's and Summit's projections of productive capacity with the applied-for annual volumes. The Board based its estimate of adjusted productive capacity upon the applied-for annual volumes, although Summit indicated that annual requirements are likely to be reduced by 18percent due to seasonal load factors. If the Board's analysis used these expected requirements, then its results would be closer to Summit's. Both analyses show that Summit could meet its annual requirements from the submitted reserves for approximately four and one-half years of the seven-year term. The remaining requirements are expected to be met by the development reserves discussed above and by reserves additions resulting from its exploration efforts or by the acquisition of third-party gas.

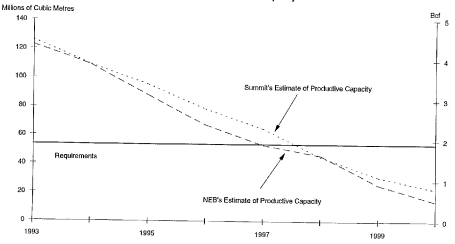
13.3 Transportation

Summit executed an FS contract, dated 1September 1991, with NOVA to deliver the proposed

As of 1January 1992. In addition to the established gas reserves estimate, Summit also submitted an estimate of 238106m3 (8Bcf) as its working interest share of development reserves.

³⁰ As of 31December 1991.

Figure 13 -1
Comparison of Summit's and NEB's Estimates
of Annual Productive Capacity



export volumes from receipt points in Alberta to the British Columbia border at Coleman. Northwest Natural concluded a contract with ANG, dated 12June 1991, to transport the gas on ANG/Foothills' system to the international boundary near Kingsgate, British Columbia. Northwest Natural will temporarily assign a portion of its ANG/Foothills capacity to Summit for a term and volume consistent with the gas sales contract.

A discussion of the transportation arrangements downstream of Kingsgate is presented in Section 4.3 of these Reasons. All transportation agreements are for a term and volume commensurate with the subject application.

13.4 Market and Sales Contracts

A discussion of the Northwest Natural market is presented in Section 4.4 of these Reasons.

Summit expected that exports would occur at summer and winter load factors of 50and 75percent respectively, for an annual average of nearly 65percent.

Northwest Natural and Summit executed a gas purchase contract on 1June 1991, with an initial term of seven years, commencing on the later of 1November 1993 or the fulfillment of all conditions precedent. The contract continues year-to-year thereafter until cancelled by either party on six-month's written notice. The contract provides for a WMDQ and SMDQ of 219.2103m3 (7.7MMcf) and 141.3103m3 (5.0MMcf) respectively and is subject to the satisfaction of all conditions precedent, including receipt of regulatory authorizations, the existence of executed transportation agreements and the completion of pipeline expansions by 31July 1994. Summit stated that the contract was negotiated at arm's length.

Northwest Natural must purchase at least 75percent of the WMDQ during the winter season. If it does not, Northwest Natural will pay a fee of 20percent of the first tier commodity price on the deficient quantity.

The contract includes a two-part pricing structure, consisting of a demand charge and a commodity price, at the point of delivery. The contractual point of delivery is the interconnection of the NOVA and ANG/Foothills systems. The parties, however, amended the contract on 30October 1992 to provide an option to Summit to change the point of delivery to Kingsgate.

The demand charge component will be a monthly amount equal to Summit's demand charge obligations to transport the export volumes to the delivery point. The commodity component will be divided into three tiers. The first tier will reflect a price applicable to purchases in the winter season. The second and third tiers are intended to provide incentive pricing for the shoulder and summer seasons, and will generally be lower than the first tier price. The parties will negotiate mutually acceptable commodity prices annually. The contract states that the commodity prices shall ensure that the gas is competitively priced compared to Northwest Natural's other long-term Canadian and U.S. supply sources and Summit's alternate markets for Alberta gas, under similar load factors.

The contract provides for binding arbitration in the event that Summit and Northwest Natural are unable to agree on the commodity prices. Arbitration would consider, among other things, the price of other gas sold under similar service and conditions in the same or similar markets.

Summit submitted that, on 1January 1992, the Alberta border price that would have been in effect under the terms of this contract would have been \$1.51/GJ (\$1.59/MMBtu).

13.5 Status of Regulatory Authorizations and Contract Approvals

On 18October 1991, Summit applied to the ERCB for a removal permit. A decision on the application is pending. As well, Northwest Natural applied to the DOE/FE for import authorization on 10December 1991. A decision is expected early in 1993.

13.6 Views of the Board

The Board notes that Northwest Natural must purchase at least 70percent of the WMDQ if it is to avoid payment of a deficiency charge. The Board also recognizes that the market for the gas is likely to be long-term and stable. The Board is therefore satisfied that there is a reasonable expectation that the volumes to be licensed will be taken.

The Board has noted the market-oriented approach, including binding arbitration, used to determine the commodity prices on an annual basis. As well, the Board takes comfort in Summit's evidence that it is unlikely that any circumstances would occur that would cause Summit and Northwest Natural to terminate the gas sales contract. The Board is thus satisfied that the gas sales contract will remain attractive to the parties over its proposed term, and is therefore durable.

The Board has reviewed the gas purchase contract and notes that it has been negotiated at arm's length.

As the gas proposed for export would come from reserves owned or controlled by Summit, a finding of producer support is not necessary.

The Board notes that the contract price contains a demand charge component equal to Summit's demand charge obligations to transport the export volumes to the delivery point. Therefore, the Board is satisfied that there are provisions in the gas sales contract for the payment of the associated transportation charges on Canadian pipelines over the term of the gas sales contract.

The Board's estimate of reserves substantially exceeds Summit's requirements. The Board's estimate of productive capacity exceeds Summit's requirements for most of the applied-for term. The Board is satisfied that Summit can meet its requirements throughout the applied—for term by the development of new reserves and by using other reserves in its corporate portfolio. The Board notes that applications for a removal permit and DOE/FE import authorization have been made and that all other regulatory authorizations are in place. The Board also recognizes that transportation on all required pipelines has been arranged. The terms of these authorizations, transportation arrangements and of the gas sales contract are consistent with the proposed term

of the licence. The Board is therefore satisfied that the requested licence term is appropriate.

13.7 Decision

The Board has decided to issue a gas export licence to Summit, subject to the approval of the Governor in Council. Appendix I contains the terms and conditions of the licence.

Chapter 14
Disposition
The foregoing chapters constitute our Decisions and Reasons for Decision in respect of those applications heard by the Board in the GH-6-92 proceedings.
K.W. Vollman Presiding Member
A.B. Gilmour Member
R. Illing Member

Calgary, Alberta January 1993

Appendix I

Terms and Conditions of the Licences to be Issued

Terms and Conditions of the Licence to be Issued to ENCO Gas, Ltd.

- 1. (a) Subject to condition 1(b), the term of this Licence shall commence on the later of 1May 1993 or the date of first deliveries and shall end on 31October 2008.
 - (b) The term of this Licence shall end on 1May 1995 unless exports commence hereunder on or before that date.
- 2. Subject to condition 3, the quantity of gas that ENCO may export under the authority of this Licence shall not exceed:
 - (a) for the period commencing on the later of 1May 1993 or the date of first deliveries and ending on 31October 1993, 155800cubic metres in any one day, or 28700000cubic metres in any consecutive twelve-month period ending on 31October;
 - (b) for the period commencing on 1November 1993 and ending on 31October 1994, 429100cubic metres in any one day, or 156600000cubic metres in any consecutive twelve-month period ending on 31October;
 - (c) for the period commencing on 1November 1994 and ending on 31October 2008, 601300cubic metres in any one day, or 219500000cubic metres in any consecutive twelve-month period ending on 31October; or
 - (d) 3258000000cubic metres during the term of this Licence.
- 3. (a) As a tolerance, the amount that may be exported in any 24-hour period under the authority of this Licence may exceed the daily limitation imposed in condition 2 by ten percent.
 - (b) As a tolerance, the amount that may be exported in any consecutive twelvemonth period under the authority of this Licence may exceed the annual limitation imposed in condition 2 by two percent.
- 4. Gas exported under the authority of this Licence shall be delivered to the point of export near Huntingdon, British Columbia.

Terms and Conditions of the Licence to be Issued to The Washington Water Power Company

- 1. (a) Subject to condition 1(b), the term of this Licence shall commence on the later of 1November 1993 or the date of first deliveries and shall end tenyears following the commencement of the term of this Licence.
 - (b) The term of this Licence shall end on 1November 1995 unless exports commence hereunder on or before that date.
- 2. Subject to condition 3, the quantity of gas that WWP may export under the authority of this Licence shall not exceed:
 - (a) for the period commencing on the later of 1November 1993 or the date of first deliveries and ending on 31October 1994, 1013000cubic metres in any one day, or 277000000cubic metres in any consecutive twelve-month period ending on 31October;
 - (b) for the period commencing on 1November 1994 and ending on 31October 1995, 1100000cubic metres in any one day, or 30200000cubic metres in any consecutive twelve-month period ending on 31October;
 - (c) for the period commencing on 1November 1995 and ending on 31October 1996, 1190000cubic metres in any one day, or 328000000cubic metres in any consecutive twelve-month period ending on 31October;
 - (d) for the period commencing on 1November 1996 and ending on 31October 1997, 1285000cubic metres in any one day, or 356000000cubic metres in any consecutive twelve-month period ending on 31October;
 - (e) for the period commencing on 1November 1997 and ending on 31October 1998, 1380000cubic metres in any one day, or 382000000cubic metres in any consecutive twelve-month period ending on 31October;
 - (f) for the period commencing on 1November 1998 and ending on 31October 1999, 1471000cubic metres in any one day, or 408000000cubic metres in any consecutive twelve-month period ending on 31October;
 - (g) for the period commencing on 1November 1999 and ending on 31October 2000, 1563000cubic metres in any one day, or 43400000cubic metres in any consecutive twelve-month period ending on 31October;
 - (h) for the period commencing on 1November 2000 and ending on 31October 2001, 1145000cubic metres in any one day, or 275000000cubic metres in any consecutive twelve-month period ending on 31October;
 - (i) for the period commencing on 1November 2001and ending on 31October 2002, 1201000cubic metres in any one day, or 29000000cubic metres in any consecutive twelve-month period ending on 31October;

- (j) for the period commencing on 1November 2002 and ending on 31October 2003, 1258000cubic metres in any one day, or 30500000cubic metres in any consecutive twelve-month period ending on 31October; or
- (k) 3357000000cubic metres during the term of this Licence.
- 3. (a) As a tolerance, the amount that may be exported in any 24-hour period under the authority of this Licence may exceed the daily limitation imposed in condition 2 by ten percent.
 - (b) As a tolerance, the amount that may be exported in any consecutive twelvemonth period under the authority of this Licence may exceed the annual limitation imposed in condition 2 by two percent.
- 4. Gas exported under the authority of this Licence shall be delivered to the point of export near Kingsgate, British Columbia.

Terms and Conditions of the Licence to be Issued to Poco Petroleums Ltd.

- 1. (a) Subject to condition 1(b), the term of this Licence shall commence on the later of 1November 1993 or the date upon which all conditions precedent contained in the Gas Purchase Contract dated 1June 1991 between Poco Petroleums Ltd. and Northwest Natural Gas Company have been satisfied or waived and shall end on 30September 2003.
 - (b) The term of this Licence shall end on 1November 1995 unless exports commence hereunder on or before that date.
- 2. Subject to condition 3, the quantity of gas that Poco may export under the authority of this Licence shall not exceed:
 - (a) 445100cubic metres in any one day;
 - (b) 138800000cubic metres in any consecutive twelve-month period ending on 31October; or
 - (c) 869500000cubic metres during the term of this Licence.
- 3. (a) As a tolerance, the amount that may be exported in any 24-hour period under the authority of this Licence may exceed the daily limitation imposed in condition 2 by ten percent.
 - (b) As a tolerance, the amount that may be exported in any consecutive twelvemonth period under the authority of this Licence may exceed the annual limitation imposed in condition 2 by two percent.

4. Gas exported under the authority of this Licence shall be delivered to the point of export near Kingsgate, British Columbia.

Terms and Conditions of the Licence to be Issued to San Diego Gas & Electric Company and Bow Valley Industries Ltd.

- 1. (a) Subject to condition 1(b), the term of this Licence shall commence on the date of first deliveries and shall end 11 years following the commencement of the term of this Licence.
 - (b) The term of this Licence shall end on 31December 1995 unless exports commence hereunder on or before that date.
- 2. Subject to condition 3, the quantity of gas that the San Diego Gas & Electric and Bow Valley Industries Ltd. may export under the authority of this Licence shall not exceed:
 - (a) 139500cubic metres in any one day;
 - (b) 5090000cubic metres in any consecutive twelve-month period ending on 31October; or
 - (c) 56000000cubic metres during the term of this Licence.
- 3. (a) As a tolerance, the amount that may be exported in any 24-hour period under the authority of this Licence may exceed the daily limitation imposed in condition 2 by ten percent.
 - (b) As a tolerance, the amount that may be exported in any consecutive twelvemonth period under the authority of this Licence may exceed the annual limitation imposed in condition 2 by two percent.
- 4. Gas exported under the authority of this Licence shall be delivered to the point of export near Kingsgate, British Columbia.

Terms and Conditions of the Licence to be Issued to San Diego Gas & Electric Company and Canadian Hunter Marketing Ltd.

- 1. (a) Subject to condition 1(b), the term of this Licence shall commence on the date of first deliveries and shall end ten years following the commencement of the term of this Licence.
 - (b) The term of this Licence shall end on 31December 1995 unless exports commence hereunder on or before that date.

- 2. Subject to condition 3, the quantity of gas that the San Diego Gas & Electric and Canadian Hunter Marketing Ltd. may export under the authority of this Licence shall not exceed:
 - (a) 557600cubic metres in any one day;
 - (b) 203500000cubic metres in any consecutive twelve-month period ending on 31October; or
 - (c) 2035000000cubic metres during the term of this Licence.
- 3. (a) As a tolerance, the amount that may be exported in any 24-hour period under the authority of this Licence may exceed the daily limitation imposed in condition 2 by ten percent.
 - (b) As a tolerance, the amount that may be exported in any consecutive twelvemonth period under the authority of this Licence may exceed the annual limitation imposed in condition 2 by two percent.
- 4. Gas exported under the authority of this Licence shall be delivered to the point of export near Kingsgate, British Columbia.

Terms and Conditions of the Licence to be Issued to San Diego Gas & Electric Company and Husky Oil Operations Ltd.

- 1. (a) Subject to condition 1(b), the term of this Licence shall commence on the date of first deliveries and shall end tenyears following the commencement of the term of this Licence.
 - (b) The term of this Licence shall end on 31December 1995 unless exports commence hereunder on or before that date.
- 2. Subject to condition 3, the quantity of gas that the San Diego Gas & Electric and Husky Oil Operations Ltd. may export under the authority of this Licence shall not exceed:
 - (a) 609900cubic metres in any one day;
 - (b) 222600000cubic metres in any consecutive twelve-month period ending on 31October; or
 - (c) 2226000000cubic metres during the term of this Licence.
- 3. (a) As a tolerance, the amount that may be exported in any 24-hour period under the authority of this Licence may exceed the daily limitation imposed in

condition2 by ten percent.

- (b) As a tolerance, the amount that may be exported in any consecutive twelvemonth period under the authority of this Licence may exceed the annual limitation imposed in condition 2 by two percent.
- 4. Gas exported under the authority of this Licence shall be delivered to the point of export near Kingsgate, British Columbia.

Terms and Conditions of the Licence to be Issued to San Diego Gas & Electric Company and Summit Resources Limited

- 1. (a) Subject to condition 1(b), the term of this Licence shall commence on the date of first deliveries and shall end eightyears following the commencement of the term of this Licence.
 - (b) The term of this Licence shall end on 31December 1995 unless exports commence hereunder on or before that date.
- 2. Subject to condition 3, the quantity of gas that the San Diego Gas & Electric and Summit Resources Limited may export under the authority of this Licence shall not exceed:
 - (a) 195100cubic metres in any one day;
 - (b) 71200000cubic metres in any consecutive twelve-month period ending on 31October; or
 - (c) 57000000cubic metres during the term of this Licence.
- 3. (a) As a tolerance, the amount that may be exported in any 24-hour period under the authority of this Licence may exceed the daily limitation imposed in condition 2 by ten percent.
 - (b) As a tolerance, the amount that may be exported in any consecutive twelve-month period under the authority of this Licence may exceed the annual limitation imposed in condition 2 by two percent.
- 4. Gas exported under the authority of this Licence shall be delivered to the point of export near Kingsgate, British Columbia.

Terms and Conditions of the Licence to be Issued to Southern California Edison Company and AEC Oil and Gas Company a division of Alberta Energy Company Ltd.

- (a) Subject to condition 1(b), the term of this Licence shall commence on the later of 1November 1993 or the date when firm transportation is available on the pipeline systems of NOVA Corporation of Alberta, Alberta Natural Gas Company Ltd./Foothills Pipe Lines (South B) Ltd., Pacific Gas Transmission Company, Pacific Gas & Electric Company and Southern California Gas Company and shall end 15years following the commencement of the term of this Licence.
 - (b) The term of this Licence shall end on 1November 1995 unless exports commence hereunder on or before that date.

- 2. Subject to condition 3, the quantity of gas that the Southern California Edison ompany and AEC Oil and Gas Company a division of Alberta Energy Company Ltd. may export under the authority of this Licence shall not exceed:
 - (a) 1445000cubic metres in any one day;
 - (b) 52900000cubic metres in any consecutive twelve-month period ending on 31October; or
 - (c) 7913000000cubic metres during the term of this Licence.
- 3. (a) As a tolerance, the amount that may be exported in any 24-hour period under the authority of this Licence may exceed the daily limitation imposed in condition 2 by ten percent.
 - (b) As a tolerance, the amount that may be exported in any consecutive twelvemonth period under the authority of this Licence may exceed the annual limitation imposed in condition 2 by two percent.
- 4. Gas exported under the authority of this Licence shall be delivered to the point of export near Kingsgate, British Columbia.

Terms and Conditions of the Licence to be Issued to Southern California Edison Company and Imperial Oil Resources Limited

- 1. (a) Subject to condition 1(b), the term of this Licence shall commence on the later of 1November 1993 or the date when firm transportation is available on the pipeline systems of NOVA Corporation of Alberta, Alberta Natural Gas Company Ltd./Foothills Pipe Lines (South B) Ltd., Pacific Gas Transmission Company, Pacific Gas & Electric Company and Southern California Gas Company and shall end 15 years following the commencement of the term of this Licence.
 - (b) The term of this Licence shall end on 1November 1995 unless exports commence hereunder on or before that date.
- 2. Subject to condition 3, the quantity of gas that the Southern California Edison Company and Imperial Oil Resources Limited may export under the authority of this Licence shall not exceed:
 - (a) 1445000cubic metres in any one day;
 - (b) 52900000cubic metres in any consecutive twelve-month period ending on 31October; or

- (c) 7913000000cubic metres during the term of this Licence.
- 3. (a) As a tolerance, the amount that may be exported in any 24-hour period under the authority of this Licence may exceed the daily limitation imposed in condition 2 by ten percent.
 - (b) As a tolerance, the amount that may be exported in any consecutive twelvemonth period under the authority of this Licence may exceed the annual limitation imposed in condition 2 by two percent.
- 4. Gas exported under the authority of this Licence shall be delivered to the point of export near Kingsgate, British Columbia.

Terms and Conditions of the Licence to be Issued to Southern California Edison Company and Shell Canada Limited

- 1. (a) Subject to condition 1(b), the term of this Licence shall commence on the later of the date upon which all conditions precedent contained in the Gas Sales and Purchase Agreement dated 18December 1990 between Southern California Edison Company and Shell Canada Limited have been satisfied or waived or the date when firm transportation is available on the pipeline systems of NOVA Corporation of Alberta, Alberta Natural Gas Company Ltd./Foothills Pipe Lines (South B) Ltd., Pacific Gas Transmission Company, Pacific Gas & Electric Company and Southern California Gas Company and shall end 15 years following the commencement of the term of this Licence.
 - (b) The term of this Licence shall end on 1November 1995 unless exports commence hereunder on or before that date.
- 2. Subject to condition 3, the quantity of gas that the Southern California Edison Company and Shell Canada Limited may export under the authority of this Licence shall not exceed:
 - (a) 1445000cubic metres in any one day;
 - (b) 52900000cubic metres in any consecutive twelve-month period ending on 31October; or
 - (c) 7913000000cubic metres during the term of this Licence.
- 3. (a) As a tolerance, the amount that may be exported in any 24-hour period under the authority of this Licence may exceed the daily limitation imposed in condition 2 by ten percent.
 - (b) As a tolerance, the amount that may be exported in any consecutive twelve-

month period under the authority of this Licence may exceed the annual limitation imposed in condition 2 by two percent.

4. Gas exported under the authority of this Licence shall be delivered to the point of export near Kingsgate, British Columbia.

Terms and Conditions of the Licence to be Issued to Southern California Edison Company and Western Gas Marketing Limited

- 1. (a) Subject to condition 1(b), the term of this Licence shall commence on the later of 1November 1993 or the date when firm transportation is available on the pipeline systems of NOVA Corporation of Alberta, Alberta Natural Gas Company Ltd./Foothills Pipe Lines (South B) Ltd., Pacific Gas Transmission Company, Pacific Gas & Electric Company and Southern California Gas Company and shall end 15years following the commencement of the term of this Licence.
 - (b) The term of this Licence shall end on 1November 1995 unless exports commence hereunder on or before that date.
- 2. Subject to condition 3, the quantity of gas that the Southern California Edison Company and Western Gas Marketing Limited may export under the authority of this Licence shall not exceed:
 - (a) 1445000cubic metres in any one day;
 - (b) 52900000cubic metres in any consecutive twelve-month period ending on 31October; or
 - (c) 7913000000cubic metres during the term of this Licence.
- 3. (a) As a tolerance, the amount that may be exported in any 24-hour period under the authority of this Licence may exceed the daily limitation imposed in condition 2 by ten percent.
 - (b) As a tolerance, the amount that may be exported in any consecutive twelvemonth period under the authority of this Licence may exceed the annual limitation imposed in condition 2 by two percent.
- 4. Gas exported under the authority of this Licence shall be delivered to the point of export near Kingsgate, British Columbia.

Terms and Conditions of the Licence to be Issued to Summit Resources Limited

1. (a) Subject to condition 1(b), the term of this Licence shall commence on the later

of 1November 1993 or the date upon which all conditions precedent contained in the Gas Purchase Contract dated 1June 1991 between Summit Resources Limited and Northwest Natural Gas Company have been satisfied or waived and shall end sevenyears following the commencement of the term of this Licence.

- (b) The term of this Licence shall end on 1November 1995 unless exports commence hereunder on or before that date.
- 2. Subject to condition 3, the quantity of gas that Summit may export under the authority of this Licence shall not exceed:
 - (a) for the period commencing on 1October in each calendar year and ending on 31March in the next succeeding calendar year, 219200cubic metres in any one day;
 - (b) for the period commencing on 1April and ending on 30 September in any calendar year, 141300cubic metres in any one day;
 - (c) 52800000cubic metres in any consecutive twelve-month period ending on 31October; or
 - (d) 30000000cubic metres during the term of this Licence.
- 3. (a) As a tolerance, the amount that may be exported in any 24-hour period under the authority of this Licence may exceed the daily limitation imposed in condition 2 by ten percent.
 - (b) As a tolerance, the amount that may be exported in any consecutive twelvemonth period under the authority of this Licence may exceed the annual limitation imposed in condition 2 by two percent.
- 4. Gas exported under the authority of this Licence shall be delivered to the point of export near Kingsgate, British Columbia.