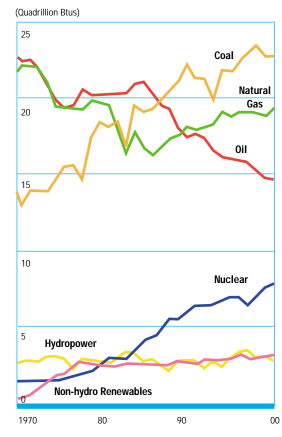
# Energy for a New Century Increasing Domestic Energy Supplies

merica's energy strength lies in the abundance and diversity of its energy resources, and in its technological leadership in de veloping and efficiently using these resources. Our nation has rich deposits of coal, oil, and natural gas. The United

# Figure 5-1

## U.S. Energy Production: 1970–2000



Production of coal, the nation's most abundant fuel source, exceeded 1 billion tons in 2000. Electricity generation accounted for about 90 percent of U.S. coal consumption last year.

Source: U.S. Department of Energy, Energy Information Administration.

States is the third-largest oil-producing nation in the world, despite a thirty-year decline in domestic production. While our economy runs primarily on fossil fuels, we also have long experience with hydropower and nuclear energy. We are pursuing the ability to further capture the energy of sunlight, the heat of the earth, and the power of wind.

Economic factors will help determine the future development of our nation's energy sources. These factors will be shaped not only by conservation, energy demand, and the cost of energy development, but also by the regulations that federal, state, and local governments put in place to balance energy needs with legitimate competing aims, including the protection of the environment. A number of factors will make it difficult to increase domestic energy production in response to the growing demand for energy: economic and technological factors associated with depletion of the fossil fuel resource base in the U.S.; regulatory uncertainty; limitations on access to federal lands with high potential for new discoveries; infrastructure constraints, such as electricity transmission and gas pipeline bottlenecks; and conflicts with legitimate land use, environmental, and other public policy goals.

The United States has significant domestic energy resources, and remains a major energy producer. Between 1986 and 2000, production of coal, natural gas, nuclear energy, and renewable energy increased. However, these increases have been largely offset by declines in oil production (Figure 5-1).



Even with improved energy efficiency, the United States will need more energy supply. U.S. energy demand is projected to rise to 127 quadrillion Btus by 2020, even with significantly improved energy efficiency. However, domestic production is expected to rise to only 86 quadrillion Btus by 2020. The shortfall between projected energy supply and demand in 2020 is nearly 50 percent. That shortfall can be made up in only three ways: import more energy; improve energy efficiency even more than expected; and increase domestic energy supply.

The challenge for our nation is to use technology to maintain and enhance the diversity of our supplies, thus providing a reliable and affordable source of energy for Americans. These goals can and must be accomplished while maintaining our commitment to environmental protection.

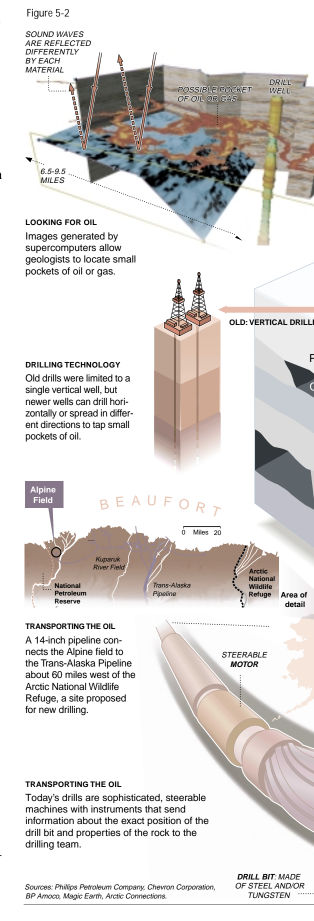
## **Oil and Natural Gas**

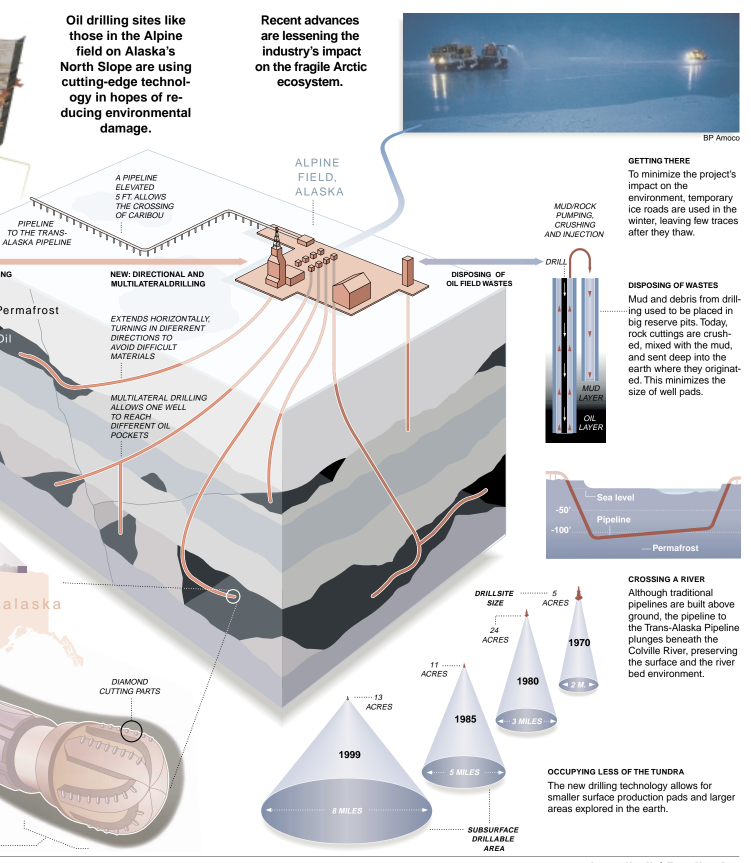
Oil and natural gas are the dominant fuels in the U.S. economy, providing 62 percent of the nation's energy and almost 100 percent of its transportation fuels. By 2020, the Energy Information Administration expects the United States will need about 50 percent more natural gas and one-third more oil to meet demand.

U.S. oil production is expected to decline over the next two decades. Over the same period, demand for natural gas will most likely continue to outpace domestic production. As a result, the United States will rely increasingly on imports of both natural gas and oil from Canada, and imports of oil and liquefied natural gas from producers across the globe.

# 21st Century Technology

Remaining U.S. oil reserves are becoming increasingly costly to produce because much of the lower-cost oil has already been largely recovered. The remaining resources have higher exploration and production costs and greater technical challenges, because they are located in geologically complex reservoirs, (*e.g.*, deep water





# Using the Latest Drilling Technology to Reduce Environmental Damage

Source: New York Times News Service

5-4

# 21st Century Technology: The Key to Environmental Protection and New Energy Production

Producing oil and gas from geologically challenging areas while protecting the environment is important to Americans and to the future of our nation's energy security. New technology and management techniques allow for sophisticated energy production as well as enhanced environmental protection. A technology evolution has occurred in the way oil and natural gas are found. The computer, three dimensional seismic technology, and other technologies have transformed the process from one based on "feel," to one highly dependent on the most advanced and sophisticated technology available. These technologies reduce cost and protect the environment.

Today's oil and gas exploration technology, for example, is boosting the success rate of pinpointing new resources. The results: fewer dry holes, reduced waste volumes, and a cleaner environment. Smaller, lighter drilling rigs coupled with advances in directional and extended-reach drilling significantly increase protection of the environment.

- Advanced, more energy efficient drilling and production methods: — reduce emissions;
  - practically eliminate spills from offshore platforms; and
  - enhance worker safety, lower risk of blowouts, and provide better protection of groundwater resources.
- With each improvement in operational performance and efficiency, more oil and gas resources can be recovered with fewer wells drilled, resulting in smaller volumes of:
  - cuttings;
  - drilling muds and fluids; and
  - produced waters.
- Modular drilling rigs, "slimhole" drilling, directional drilling, and other advances enable:
  - production of oil and gas with increased protection to wetlands and other sensitive environments;
  - reduced greenhouse gas emissions;
  - and worker safety through the use of innovative best management practices.

Other examples of advanced technology include:

- 3-D seismic technology that enables geologists to use computers to determine the location of oil and gas before drilling begins, dramati cally improving the exploration success rate;
- deep-water drilling technology that enables exploration and produc tion of oil and gas at depths over two miles beneath the ocean's sur face;
- high-powered lasers that may one day be used for drilling for oil and gas; and
- highly sophisticated directional drilling that enables wells to be drilled long horizontal distances from the drilling site.

:

and harsh environments).

While the resource base that supplies today's natural gas is vast, U.S. conventional production is projected to peak as early as 2015. Increasingly, the nation will have to rely on natural gas from unconventional resources, such as tight sands, deep formations, deep water, and gas hydrates. Also, many resources are in environmentally sensitive areas that require use of less intrusive technologies.

New technologies are being developed to reduce both the environmental effects and the economic costs of exploration for oil and gas. These exciting new technologies, like horizontal drilling and three-dimensional seismic technology allow for much greater precision and significantly less impact on the environment (Figure 5-2).

Small independent businesses account for 50 and 65 percent, respectively, of domestic petroleum and natural gas production in the lower 48 states. However, even when new technology is available, independent producers can lack the investment capital needed to apply the technology and be unable to cope with the increased economic and technical risks associated with harder-to-recover resources.

For example, most new gas wells drilled in the United States will require hydraulic fracturing. This is a common procedure used by producers to complete gas wells by stimulating the well's ability to flow increased volumes of gas from the reservoir rock into the wellbore. During a fracture procedure, fluid and a propping agent (usually sand) are pumped into the reservoir rock, widening natural fractures to provide paths for the gas to migrate to the wellbore. In certain formations, it has been demonstrated that the gas flow rate may be increased as much as twenty-fold by hydraulic fracturing. Each year nearly 25,000 oil and gas wells are hydraulically fractured.

The use of hydraulic fracturing in natural gas production from coal seams is one of the fastest-growing sources of gas production. This source will most likely face added controls, and costs to ensure that disposal (by re-injection or discharge) of production waters is done in an environmentally sensitive manner. For each of these issues, opportunities exist to better coordinate, improve performance, and meet America's energy, public health, safety and environmental goals.

#### **Recommendation:**

★ The NEPD Group recommends that the President direct the Secretaries of Energy and the Interior to promote enhanced oil and gas recovery from existing wells through new technology.

Anywhere from 30 to 70 percent of oil, and 10 to 20 percent of natural gas, is not recovered in field development. It is estimated that enhanced oil recovery projects, including development of new recovery techniques, could add about 60 billion barrels of oil nationwide through increased use of existing fields (Figure 5-3).

#### Figure 5-3 Major U.S. Oil and Gas Fields



The United States is the most mature oil-producing region in the world, and much of our easy-to-find resource base has been delpeted. Advanced exploration and production technologies of the past two decades have played a key role in recovering additional oil and natural gas from existing fields.

Source: U.S. Department of Energy, Energy Information Administration.

#### **Public Lands Leasing**

The federal government owns about 31 percent of the nation's land, so it can have a major role in increasing energy production in appropriate places. A large portion of U.S. energy resources are contained in these federal lands and offshore areas. Public lands provide nearly 30 percent of Small independent businesses account for 50 and 65 percent, respectively, of domestic petroleum and natural gas production in the lower 48 states. annual national energy production, and are estimated to contain a substantial majority of the nation's undiscovered domestic energy resources.

Portions of federal onshore and offshore lands are off-limits to oil and gas exploration and development. Access is restricted for a variety of reasons, including administrative land withdrawals for competing land uses, such as national defense or water projects; and stipulations affecting surface occupancy, use, and timing for environmental compatibility.

#### **Recommendations:**

★ The NEPD Group recommends that the President direct the Secretary of the Interior to examine land status and lease stipulation impediments to federal oil and gas leasing, and review and modify those where opportunities exist (consistent with the law, good environmental practice, and balanced use of other resources).

- Expedite the ongoing Energy Policy and Conservation Act study of impediments to federal oil and gas exploration and development.
- Review public lands withdrawals and lease stipulations, with full public consultation, especially with the people in the region, to consider modifications where appropriate.

★ The NEPD Group recommends that the President direct the Secretary of the Interior to consider economic incentives for environmentally sound offshore oil and gas development where warranted by specific circumstances: explore opportunities for royalty reductions, consistent with ensuring a fair return to the public where warranted for enhanced oil and gas recovery; for reduction of risk associated with production in frontier areas or deep gas formations; and for development of small fields that would otherwise be uneconomic.

#### Offshore

Congress has designated about 610 million acres off limits to leasing on the Outer Continental Shelf (OCS), which contains large amounts of recoverable oil and gas resources. These Congressional moratoria have been expanded by Presidential action through 2012, effectively confining the federal OCS leasing program to the central and western Gulf of Mexico, a small portion of the eastern Gulf, existing leases off California's shore, and areas off of Alaska.

Concerns over the potential impacts of oil spills have been a major factor behind imposition of the OCS moratoria. For areas that are available for possible development, it is projected that with advanced technology, we could recover 59 billion barrels of oil and 300 trillion cubic feet of natural gas. This type of exploration and production from the OCS has an impressive environmental record. For example, since 1985, OCS operators have produced over 6.3 billion barrels of oil, and have spilled only 0.001 percent of production. Naturally occurring oil seeps add about 150 times as much oil to the oceans. Additionally, about 62 percent of OCS energy production is natural gas, which poses little risk of pollution.

For those areas that are available for potential coastal zone and OCS exploration and production activity, businesses must comply with a variety of federal and state statutes, regulations, and executive orders. Aspects of these, under the Coastal Zone Management Act and the Outer Continental Shelf Lands Act and their regulations, attempt to provide for responsible development while considering important environmental resources. However, effectiveness is sometimes lost through a lack of clearly defined requirements and information needs from federal and state entities, as well as uncertain deadlines during the process. These delays and uncertainties can hinder proper energy exploration and production projects.

The Deep Water Royalty Relief Act of 1995, granting variable royalty reductions for new leases in deep water, contributed to a significant increase in deep-water leasing in the central and western Gulf over the last five years. The opportunities created in deep water help spur the development of new technologies and infrastructure for this frontier area. However, substantial economic risks remain to investment in deep water and continued incentives could help draw investment in other countries. Similar incentives could spur development in other technological frontiers, such as deep gas, or make possible continued production from both offshore and onshore fields near the end of their economic life.

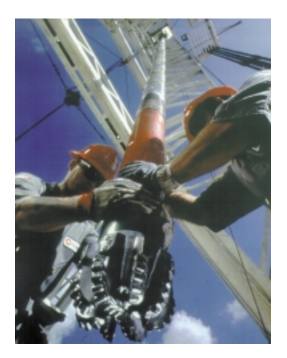
#### **Recommendation:**

★ The NEPD Group recommends that the President direct the Secretaries of Commerce and Interior to re-examine the current federal legal and policy regime (statutes, regulations, and Executive Orders) to determine if changes are needed regarding energy-related activities and the siting of energy facilities in the coastal zone and on the Outer Continental Shelf (OCS).

#### Arctic Outer Continental Shelf

It is estimated there are significant undiscovered resources in the two planning areas of the Arctic OCS. Geologists estimate that there are approximately 22.5 billion barrels of oil and 92 trillion cubic feet of natural gas in the Arctic OCS. The Beaufort Sea Planning Area encompasses approximately 65 million acres. Active leases within the Beaufort Sea Planning Area represent only 0.4 percent of the total acreage, and only 5 percent of the leased acreage is being actively pursued for development and production. The Chukchi Sea Planning Area encompasses approximately 63.7 million acres, none of which is currently leased.

Lease offerings totaling 58 million acres over the past twenty years have resulted in 34 exploratory wells. Two oil discoveries are now moving toward production, but economic factors have delayed several others. These discoveries have estimated recoverable reserves of more than 260 million barrels of oil. This is another area where periodic, well-scheduled lease sales can help contribute to national energy production.



# **Recommendation:**

★ The NEPD Group recommends that the President direct the Secretary of the Interior continue OCS oil and gas leasing and approval of exploration and development plans on predictable schedules.

#### Onshore

#### North Slope Oil and Gas

The Alaska North Slope is a promising area for discovery of additional reserves to increase our domestic production of oil and natural gas. Currently, state lands on Alaska's North Slope provide about 17 percent of U.S. oil production. Oil and gas development in the Arctic, however, needs to be done in an environmentally responsible manner, using new technology and relying upon on the best available scientific information. Such technology is making it possible to explore and develop oil and gas with significantly less impact on the environment. Areas with potential for oil and gas development are the National Petroleum Reserve-Alaska (NPR-A), the Arctic Outer Continental Shelf, and the Arctic National Wildlife Refuge (ANWR).

The high-technology oil industry requires an educated, technologically sophisticated work force. Many workers left the industry in the mid-1980s because of job insecurity caused by price volatility. The lack of an experienced work force today may limit the amount and increase the cost of future exploration and production activity.

U.S. DEPARTMENT OF ENERGY

#### National Petroleum Reserve-Alaska

The National Petroleum Reserve– Alaska lies between the Brooks Range and the Arctic Ocean. The U.S. Geological Survey (USGS) estimates a high potential for oil and gas resources in the NPR–A, with a mean estimate of 2.1 billion barrels of oil and 8.5 trillion cubic feet of gas. A leasing program was designed and initiated in 1999 for the northeast sector of NPR–A, resulting in the award of 133 leases covering 900,000 acres. Eight exploratory wells have been completed in the past two years, and additional exploratory wells are expected this coming winter.

## **Recommendation:**

★ The NEPD Group recommends that the President direct the Secretary of the Interior to consider additional environmentally responsible oil and gas development, based on sound science and the best available technology, through further lease sales in the National Petroleum Reserve-Alaska. Such consideration should include areas not currently leased within the Northeast corner of the Reserve.

## Arctic National Wildlife Refuge

The Alaska National Interest Lands **Conservation Act expanded ANWR from 9** million acres to 19 million acres, and designated 8 million acres as wilderness. Congress specifically left open the question of management of a 1.5-million-acre Arctic Coastal Plain area of ANWR because of the likelihood that it contains significant oil and gas resources. Section 1002 of the Act directed the Department of the Interior to conduct geological and biological studies of the Arctic Coastal Plain, "the 1002 Area," and to provide to Congress the results of those studies with recommendations on future management of the area. Section 1003 of the Act prohibits leasing of the 1002 Area until authorized by an act of Congress.

In 1987, after more than five years of biological baseline studies, surface geological studies, and two seasons of seismic exploration surveys, the Department of the Interior recommended to Congress that the 1002 Area be leased for oil and gas exploration and production in an environmentally sensitive manner. In 1995, both the Senate and the House passed legislation containing a provision to authorize leasing in the 1002 Area, but the legislation was vetoed.

In May 1998, the USGS issued revised estimates of oil and gas resources in the 1002 Area. The 1998 USGS assessment shows an overall increase in estimated oil resources when compared to all previous government estimates. The estimate reaffirms the 1002 Area's potential as the single most promising prospect in the United States. The total quantity of recoverable oil within the entire assessment area is estimated to be between 5.7 and 16 billion barrels (95 percent and 5 percent probability range) with a mean value of 10.4 billion barrels. The mean estimate of 10.4 billion barrels is just below the amount produced to date from North America's largest field, Prudhoe Bay, since production began 23 years ago. Peak production from ANWR could to be between 1 and 1.3 million barrels a day and account for more than 20 percent of all U.S. oil production. ANWR production could equal 46 years of current oil imports from Iraq.

Technological improvements over the past 40 years have dramatically reduced industry's footprint on the tundra, minimized waste produced, and protected the land for resident and migratory wildlife. These advances include the use of ice roads and drilling pads, low-impact exploration approaches such as winter-only exploration activities, and extended reach and throughtubing rotary drilling. These technologies have significantly reduced the size of production-related facilities on the North Slope. Estimates indicate that no more than 2,000 acres will be disturbed if the 1002 Area of ANWR is developed. For purposes of comparison, ANWR is about the size of the state of South Carolina, whereas the developed area is estimated to be less than one-fifth the size of Washington D.C.'s **Dulles International Airport.** 

#### **Recommendation:**

★ The NEPD Group recommends that the President direct the Secretary of the Interior to work with Congress to authorize exploration and, if resources are discovered, development of the 1002 Area of ANWR. Congress should require the use of the best available technology and should require that activities will result in no significant adverse impact to the surrounding environment.

#### **Other Onshore Restrictions**

There is a significant potential for oil and gas resources on federal land in the lower 48 states as well. According to the most recent estimates from the USGS and the Minerals Management Service, oil resources underlying federal lands in the lower 48 states are estimated to be 4.1 billion barrels, and natural gas reserves are estimated to be 167 trillion cubic feet (Figure 5-4). Much of these potential resources have been placed off-limits or are subject to significant restrictions. For example, about 40 percent of the natural gas resources on federal land in the Rocky Mountain region have been placed off-limits.

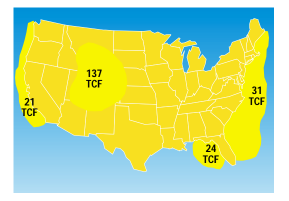
The Department of the Interior initiated a study to examine the energy potential and restrictions on development on federal lands in the lower 48 states. In many cases, limits on oil and gas development are appropriate. However, improved technology has helped to reduce the impact of oil and gas development on the environment.

#### **Exploration and Production**

To meet increased natural gas demand in the coming decades, total wells drilled annually will need to double the 1999 level by 2020. Very few new onshore rigs have been built since the mid-1980s, because the oil field supply and service sectors have been hit especially hard by price volatility. Major additions to the offshore rig fleet will also be needed just to develop existing leases. The lack of an experienced work force may limit the speed and increase the cost of exploration and production activity.

#### Figure 5-4 Restricted Natural Gas Resource Areas

in the U.S. Lower 48



Much of the nation's oil and gas resource base resides on federal lands or in federal waters. A large portion of this is not open to exploration and development. For example, an estimated 40 percent or 137 trillion cubic feet of potential natural gas resource in the Rockies is either closed to exploration (29 tcf) or is open to development under restrictive provisions (108 tcf).

Source: U.S.Department of Energy, Energy Information Administration.

#### Electricity

Electricity is an essential part of modern life. When supply fails to keep pace with demand, costs to consumers and businesses rise and reliability falls. The California experience demonstrates the crippling effect that electricity shortages and blackouts can have on a state or region. This summer, the possibility exists for more intense electricity shortfalls in the West, with additional problems possible in New York City and on Long Island.

Electricity demand is projected to grow sharply over the next twenty years. Based on current estimates, the United States will need about 393,000 MW of new generating capacity by 2020 to meet the growing demand. If the U.S. electricity demand continues to grow at the high rate it has recently, we will need even more generating capacity. To meet that future demand, the United States will have to build between 1,300 to 1,900 new power plants; that averages out to be more than 60 to 90 plants a year, or more than one a week.

Over the next few years, if the demand for electricity continues to grow as predicted, and if we fail to implement a comprehensive energy plan that recognizes the need to increase capacity, we can expect our electricity shortage problems to grow. The result will be higher costs and lower reliability.

#### **Electricity Restructuring**

One of the most important energy issues facing the Administration and Congress is electricity restructuring. The electricity industry is going through a period of dramatic change. To provide ample electricity supplies at reasonable prices, states are opening their retail markets to competition. This is the most recent step in a long transition from reliance on regulation to reliance on competitive forces.

#### **Changes in Wholesale Electricity Market**

This transition from regulation to competition began in 1978 with enactment of the Public Utility Regulatory Policies Act, which promoted independent electricity generation. Open-access transmission policies adopted by the Federal Energy Regulatory Commission (FERC) in the late 1980s further promoted competition in wholesale power markets. Congress largely ratified these policies with enactment of

the Energy Policy Act of 1992, which further promoted non-utility generation. FERC took another large step to promote competition with its open-access rule in 1996, which provided greater access to the transmission grid, the highway for interstate commerce in electricity.

#### **Changes in the Retail Electricity Market**

Increased competition in wholesale power markets encourages states to open retail electricity markets. Under current law, FERC has jurisdiction over the wholesale power market, while states have jurisdiction over retail markets. Beginning in 1996, states began opening their retail markets to competition in order to lower electricity prices. Twenty-five states have opted to open their retail electricity markets to competition.

Most new electricity generation is being built not by regulated utilities, but by independent power producers. These companies assume the financial risk of investment in new generation, and their success rides on their ability to generate electricity at a low cost.

These dramatic changes affecting the industry led to important structural changes. Independent power producers, which were once infant industries, now dwarf many utilities. Utility mergers, which were once rare, are now commonplace. U.S. utilities have been purchased by foreign companies, and U.S. utilities have in turn purchased utilities abroad. While utilities had service areas that were limited to a single state or region, independent power producers are international companies that can build power plants across the globe. Many utilities that were once vertically integrated divested themselves of generation, either voluntarily or because of state law.

#### **Pending Congressional Action**

Since 1995, Congress has been grappling with electricity competition legislation. Initial efforts sought to require states to open their retail markets by a date certain. Subsequent efforts focused on promoting competition in electricity markets and complementing state retail competition plans. Under this

Electricity demand is projected to rise sharply over the next twenty years. If we fail to build the 1,300–1,900 new power plants needed to increase generation and transmission capacity, current electricity shortages will become more frequent and more widespread. U.S. DEPARTMENT OF ENERGY approach, federal legislation focused on core federal issues, including:

• regulation of interstate commerce;

• assuring open access to the interstate and international transmission system;

- enhancing reliability of the grid;
- lowering barriers to entry;

• reforming outdated federal electricity laws, such as the Public Utility Holding Company Act and Public Utility Regulatory Policies Act of 1978;

• reforming the role of federal electric utilities in competitive markets;

• protecting consumers; and

• clarifying federal and state regulatory jurisdictions.

## **Recommendations:**

★ The NEPD Group recommends that the President direct the Secretary of Energy to propose comprehensive electricity legislation that promotes competition, protects consumers, enhances reliability, improves efficiency, promotes renewable energy, repeals the Public Utility Holding Company Act, and reforms the Public Utility Regulatory Policies Act.

★ The NEPD Group recommends the President encourage FERC to use its existing statutory authority to promote competition and encourage investment in transmission facilities.

#### **California Electricity Crisis**

The California electricity crisis is not a test of the merits of competition in electricity markets. Instead, it demonstrates that a poorly designed state retail competition plan can have disastrous results if electricity supply does not keep pace with increased demand. At heart, the California electricity crisis is a supply crisis. California allowed demand to outstrip supply, and did little to lower barriers to entry through reform of an inflexible siting process. The risk that the California experience will repeat itself is low, since other states have not modeled their retail competition plans on California's plan. The California crisis also shows that state electricity markets do not stay neatly confined within legal and jurisdictional bounds. Due to regional interconnection, disastrous mistakes made by the State of California have dire effects on the entire West. California's failure to reform flawed regulatory rules affecting the market drove up wholesale prices. Actions such as forcing utilities to purchase all their power through volatile spot markets, imposing a single-price auction system, and barring bilateral contracts all contributed to the problems that California now faces.

#### Lessons Learned from Successful Deregulation

As stated previously, 25 states have decided to open their retail electricity markets. A comparison of the different approaches taken by California and other states demonstrates that competition will benefit consumers if implemented effectively. A better gauge of the potential for retail competition to lower prices can be found in Pennsylvania, where electricity prices have fallen significantly as a result of competition. There is also reason to believe that the plan in Texas will have similar success.

A major difference between the California experience and the approaches taken by Pennsylvania and Texas is that the latter states ensured they had adequate electricity supplies. Pennsylvania and Texas took steps to ensure that procedures for adding new power plants were efficient. Unlike California, which imports 25 percent of its electricity, Pennsylvania is a net exporter of power, and Texas imports almost no power from other states. For these reasons, Pennsylvania and Texas have ample electricity supply to meet demand, while California is confronting a serious supply shortage.

In addition, California required its utilities to divest themselves of much of their generation, unlike Pennsylvania and Texas. This action forced California utilities to rely much more heavily on buying power, at ever-increasing prices, instead of generating power themselves. Another major difference is that Pennsylvania and Texas did not require their utilities to purchase electricity through volatile spot markets. This requirement, combined with frozen retail rates imposed by the State, forced California utilities to purchase power at much higher costs than could be passed along to the consumer. As a result, the California regulatory plan resulted in unreliable service, destroyed the financial health of the State's utilities, and drove one utility into bankruptcy.

The federal government does not site power plants; that is a responsibility of the states. For that reason, delays relating to the construction of new power plants are usually the result of state action. A number of federal agencies, such as the Environmental Protection Agency, the Department of Commerce, and the Department of the Interior, do issue air and other permits for generation facilities. Some of the concerns about permitting or review delays in other states can be similarly addressed by expediting processes. These agencies, pursuant to President Bush's Executive Order, have expedited permit-processing applications for energy production in California.

Some of the concerns about permitting or review delays in other states can be similarly addressed by expediting processes.For example, in 1999–2000, the time for issuing air permits (including the time for public participation) for turbines was reduced to three to four months (compared to the twelve months allowed by the regulations) for the majority of permit applications.

#### **Fuels for Electricity Generation**

Electricity is not a primary source of energy. It is generated by the use of primary energy sources (Figure 5-5). Coal, nuclear energy, natural gas and hydropower account for about 95 percent of total electricity generation, with oil and renewable energy contributing the remainder. Despite this healthy diversity of energy sources, each type of electricity resource is faced with constraints to maintaining or expanding its contribution to electricity production.

#### Coal

Coal is used almost exclusively to generate electricity. Coal power plants account for over 50 percent of all U.S. electricity generation, and over 80 percent of generation in twelve states in the Midwest, Southeast, and West. Coal electricity generation costs are low, and coal prices have proved remarkably stable. In 1999, the United States produced 1.1 billion tons of coal. Production of coal from federal and tribal lands, which has increased substantially in the past decade, accounted for 38 percent of this total.

Although coal is the nation's most abundant fossil energy source, production and market issues can affect the adequacy of supply. Production issues include the protection of public health, safety, property, and the environment, and the effectiveness of federal and state agencies implementing various laws governing coal mining. These issues have resulted in some coal resources becoming uneconomical to produce. Statutory, regulatory, and administrative difficulties also may limit or prevent the production of some coal resources. However, technological advances in cleaner coal technology have allowed for significant progress toward reducing these barriers. There are also opportunities to protect the environment while lowering costs through further improvements in technology.

Over the past decade, greater efficiencies, lower capital costs, fewer emissions and quicker start-up times have made power plants fueled by natural gas a more attractive choice for new coal generation. Recently, however, rising natural gas prices have renewed interest in building coal power plants.

Uncertainty about future environmental controls is of particular concern for companies that operate existing coal power plants. Regulations under development include a variety of measures requiring reductions in emissions of nitrogen oxide, sulfur dioxide, and mercury. In addition, rules related to discharges to streams and coolingwater intake structures, possible regulation of large-volume wastes as hazardous wastes, uncertainty over rules requiring air permits for certain modifications to power plants, and uncertainty over global and domestic efforts to reduce carbon dioxide emissions also play a role. This regulatory uncertainty discourages power producers from building coal power plants and is one reason the Unites States is relying so heavily on natural gas power generation to meet growing electricity demand.

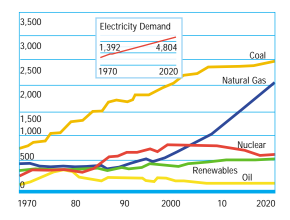
Much of the current uncertainty has resulted because regulators do not weigh the cumulative impacts of their proposals. Compliance decisions by businesses concerning each new regulation must often be made without the benefit of clear information regarding additional requirements that may be imposed. More effective and economical compliance strategies are possible if companies know the full range of requirements with which they must comply.

If rising U.S. electricity demand is to be met, then coal must play a significant role. Under current policies, in the next two decades, nuclear electricity generation and hydropower are projected to decline. Natural gas electricity generation is projected to increase from about 16 to 36 percent of total generation, which would require the tripling of natural gas used for electricity generation. Significantly, this projected increase in natural gas genera-

#### Figure 5-5

# Electricity Generation by Fuel: Current Trends

(Billions of Kilowatt-Hours)



Source: U.S. Department of Energy, Energy Information Administration

tion assumes that coal electricity generation will continue to account for about 50 percent of U.S. electricity generation. If policies are adopted that sharply lower coal electricity generation, then the likely result is an even greater dependence on natural gas generation. This creates concern about the adequacy of natural gas supplies and policies.

#### **Clean Coal Technology**

Technology has been and will continue to be a key to achieving our energy, economic, and environmental goals. In recent years, technological advancements through efforts of both the public and private sectors have led to substantial reductions in the cost of controlling sulfur dioxide and nitrogen oxide emissions, while the effectiveness of control systems increased significantly. The Department of Energy, through its Clean Coal Technology Program, has worked to provide effective control technologies. These nitrogen oxide and sulfur dioxide control technologies have moved into the utility marketplace and now provide a means to achieve cost effective regulatory compliance.

For example, most power plants that can use low nitrogen oxide burners have now installed them, and about 25 percent of all coal power plants have either ordered or installed selective catalytic reduction technology, which reduces nitrogen oxide emissions.

Technologies like fluidized-bed combustion and integrated gasification combined cycle have been developed that further reduce emissions. Fluidized-bed combustion is a low-emitting nitrogen oxide combustion technology that allows the use of fuels, such as coal pile washer waste, that were not formerly usable. Integrated gasification combined cycle is a relatively new technology that uses refinery waste as fuel.

Future coal electricity generation will need to meet new challenges to reduce emissions even further, especially mercury emissions. The Department of Energy is supporting efforts to develop more cost effective control technology. Indeed, the goal

## **Clean Coal Technology**

Clean Coal Technology describes a category of technologies that allow for the use of coal to generate electricity while meeting environmental regulations at low cost.

• In the short term, the goal of the program is to meet existing and emerging environmental regulations, which will dramatically reduce compliance costs for controlled mercury, NOx, SO<sub>2</sub>, and fine particulate at new and existing coal power plants.

• In the mid-term, the goal of the program is to develop low-cost, superclean coal power plants, with efficiencies 50 percent higher than today's average. The higher efficiencies will reduce emissions at minimal costs.

• In the long term, the goal of the program is to develop low-cost, zeroemission power plants with efficiencies close to double that of today's fleet. of these research, development, and demonstration programs is to develop and demonstrate coal power systems with near zero environmental emissions, while maintaining low production costs.

#### **Recommendations:**

★ The NEPD Group recognizes the importance of looking to technology to help us meet the goals of increasing electricity generation while protecting our environment. To that end, the NEPD Group recommends that the President direct the Department of Energy to continue to develop advanced clean coal technology by:

- Investing \$2 billion over 10 years to fund research in clean coal technologies.
- Supporting a permanent extension of the existing R&D tax credit.
- Directing agencies to explore regulatory approaches that will encourage advancements in environmental technology.

★ The NEPD Group recommends that the President direct federal agencies to provide greater regulatory certainty relating to coal electricity generation through clear policies that are easily applied to business decisions.

#### **Nuclear Energy**

Nuclear energy accounts for 20 percent of all U.S. electricity generation, and more than 40 percent of the electricity generation in ten states in the Northeast, the South, and the Midwest. Despite the closure of several less efficient plants during the 1990s, the 103 U.S. nuclear energy plants currently operating produce more electricity today than at any time in history.

There are a number of reasons why nuclear energy expansion halted in the 1980s. Regulatory changes implemented after the Three Mile Island incident in 1979 lengthened the licensing period to an average of fourteen years, resulting in large cost overruns. Increased public concern about the safety of nuclear energy after the accident often resulted in active opposition to proposed plants. As a result, the last completed nuclear energy plant in the United States was ordered in 1973.

Since the 1980s, the performance of nuclear energy plant operations has substantially improved. While U.S. nuclear energy plants once generated electricity only around 70 percent of the time, the average plant today is generating electricity close to 90 percent. This improved performance has lowered the cost of nuclear generation, which is now competitive with other sources of electricity (Figure 5-6).

There is potential for even greater generation from existing nuclear energy plants. Experts estimate that 2,000 MW could be added from existing nuclear power plants by increasing operating performance to 92 percent. In addition, about 12,000 MW of additional nuclear electricity generation could be derived from uprating U.S. nuclear power plants, a process that uses new technologies and methods to increase rated power levels without decreasing safety. However, modifications to uprate plants can be expensive and require extensive licensing review and approval by the Nuclear Regulatory Commission (NRC). Another way to increase nuclear generation from existing plants is through license renewal. Many nuclear utilities are planning to extend the operating license of existing nuclear plants by twenty years, and the licenses of as many as 90 percent of the currently operating nuclear plants may be renewed.

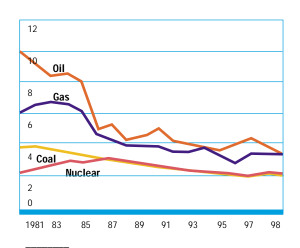
The nuclear energy industry is closely regulated by the NRC, which provides rigorous oversight of the operation and maintenance of these plants. This oversight includes a comprehensive inspection program that focuses on the most significant potential risks of plant operations and features full-time resident inspectors at each plant, as well as regional inspectors with specialized expertise. The NRC has made great strides to provide greater regulatory certainty while maintaining high safety standards.

The installation of new design features, improvements in operating experience, nuclear safety research, and operator training have all contributed to the strong safety record of the nuclear energy industry. Since the Three Mile Island incident in 1979, the nuclear industry's safety record has significantly improved. This safety record has been achieved through a defense-in-depth philosophy accomplished by way of engineering design, quality construction, safe operation, and emergency planning. This philosophy provides for diverse and redundant systems to prevent accidents from occurring, as well as multiple safety barriers to mitigate the effects of accidents in the highly unlikely event they do occur.

Over the last several years, utilities have begun purchasing nuclear plants from other operators as the industry undergoes consolidation. Several nuclear utilities have merged, creating management teams with extensive expertise in running and maintaining nuclear plants. These mergers are impeded by tax rules relating to the transfer of decommissioning funds.

Utilities are also considering nuclear energy as an option for new generation. The NRC

Figure 5-6 Nuclear Generation is Competitively Priced (1998 Cents per Kilowatt-Hour)



Note: Fuel costs are included. Source: Utility Data Institute via the Nuclear Energy Institute. has certified three standardized nuclear power plant designs, and Congress enacted legislation in 1992 to reform the nuclear licensing process. Under this process, a utility can apply for a combined construction and operating license for one of these standardized designs in a streamlined process. This reformed licensing process provides for site permits-a way to resolve siting issues early in the process. Building new generators on existing sites avoids many complex issues associated with building plants on new sites. Many U.S. nuclear plant sites were designed to host four to six reactors, and most operate only two or three; many sites across the country could host additional plants.

Advanced reactor technology promises to improve nuclear safety. One example of an advanced reactor design is the gas-cooled, pebble-bed reactor, which has inherent safety features. The industry has an interest in this and other advanced reactor designs.

The federal government must also provide for the safe disposal of nuclear waste. At present, nuclear waste continues to be stored at local plant sites. The Department of Energy is over a decade behind schedule for accepting nuclear waste from utilities. but has made progress toward characterization of the Yucca Mountain, Nevada site. Construction of an exploratory studies facility has been completed, a viability assessment was published, and recently scientists placed their extensive research about Yucca Mountain on the record for public scrutiny. However, key regulatory standards to protect public health and the environment at the repository have not been issued.

The Administration will continue to study the science to determine whether to proceed with the consideration of this site as the location for the repository. If the Administration decides to proceed, the Department of Energy must file a license application with the NRC. No waste will be sent to any location until the NRC determines it to be safe.

Other countries have developed different approaches for nuclear waste disposal. For example, the French, British and Japanese rely on reprocessing, an in-



Calvert Cliffs is the first U.S. nuclear plant to receive a renewed license from the Nuclear Regulatory Commission. The renewal will allow the plant to continue producing environmentally sound electricity for an additional twenty years. CONSTELLATION ENERGY GROUP dustrial approach that separates nuclear waste into usable fuel and highly concentrated waste. While this approach does not obviate the need for geologic disposal of nuclear waste, it could significantly optimize the use of a geologic repository. There is growing interest in new technology known as accelerator transmutation, which could be used in combination with reprocessing to reduce the quantity and toxicity of nuclear waste.

# **Recommendations:**

★ The NEPD Group recommends that the President support the expansion of nuclear energy in the United States as a major component of our national energy policy. Following are specific components of the recommendation:

- Encourage the Nuclear Regulatory Commission (NRC) to ensure that safety and environmental protection are high priorities as they prepare to evaluate and expedite applications for licensing new advancedtechnology nuclear reactors.
- Encourage the NRC to facilitate efforts by utilities to expand nuclear energy generation in the United States by uprating existing nuclear plants safely.

- Encourage the NRC to relicense existing nuclear plants that meet or exceed safety standards.
- Direct the Secretary of Energy and the Administrator of the Environmental Protection Agency to assess the potential of nuclear energy to improve air quality.
- Increase resources as necessary for nuclear safety enforcement in light of the potential increase in generation.
- Use the best science to provide a deep geologic repository for nuclear waste.
- Support legislation clarifying that qualified funds set aside by plant owners for eventual decommissioning will not be taxed as part of the transaction.
- Support legislation to extend the Price-Anderson Act.

★ The NEPD Group recommends that, in the context of developing advanced nuclear fuel cycles and next generation technologies for nuclear energy, the United States should reexamine its policies to allow for research, development and deployment of fuel conditioning methods (such as pyroprocessing) that reduce waste streams and enhance proliferation resistance. In doing so, the United States will continue to discourage the accumulation of separated plutonium, worldwide.

★ The United States should also consider technologies, in collaboration with international partners with highly developed fuel cycles and a record of close cooperation, to develop reprocessing and fuel treatment technologies that are cleaner, more efficient, less waste-intensive, and more proliferationresistant.

#### Hydropower

Although hydropower generation accounts for only about 7 percent of overall U.S. electricity generation, the following states depend heavily on this source of energy: Idaho, Washington, Oregon, Maine, South Dakota, California, Montana, and New York.

Hydropower generation has remained relatively flat for years. The most significant constraint on expansion of U.S. hydropower generation is physical; most of the best locations for hydropower generation have already been developed. Potential does remain for some increases in hydropower generation, and capacity can be optimized by adding additional turbines and increasing efficiency at existing facilities.

Also, the amount of hydropower generation depends upon the quantity of available water. A drought can have a devastating effect on a region that depends on hydropower. In fact, this year's water availability has been a contributing factor in California's electricity supply shortages. The amount of hydropower generation depends upon the quantity of available water. A drought can have a devastating effect on a region that depends on hydropower. In fact, this year's water availability has been a contributing factor in California's electricity supply shortages.

The Federal Energy Regulatory Commission is required to incorporate mandatory conditions proposed by different state and federal resource agencies into hydropower licenses. Decision-making authority in the licensing process is diffused among a host of federal and state agencies, all of which are pursuing different statutory missions. The hydropower licensing process is prolonged, costly, and poses regulatory uncertainty. The challenge is to efficiently and effectively balance national interests in natural resource and environmental preservation with energy needs.

#### **Recommendation:**

★ The NEPD Group recognizes there is a need to reduce the time and cost of the hydropower licensing process. The NEPD Group recommends that the President encourage the Federal Energy Regulatory Commission (FERC) and direct federal resource agencies to make the licensing process more clear and efficient, while preserving environmental goals. In addition, the NEPD Group recognizes the importance of optimizing the efficiency and reliability of existing hydropower facilities, and will encourage the Administration to adopt efforts toward that end.

- Support administrative and legislative reform of the hydropower licensing process.
- Direct federal resource agencies to reach interagency agreement on conflicting mandatory license conditions before they submit their conditions to FERC for inclusion in a license.
- Encourage FERC to adopt appropriate deadlines for its own actions during the licensing process.

## Natural Gas

Currently, natural gas provides about 16 percent of U.S. electricity generation. Seven states obtain over one-third of their generation from natural gas (Rhode Island, new York, Delaware, Louisiana, Texas, California, and Alaska). Perhaps more importantly, natural gas-fired electricity is projected to constitute about 90 percent of capacity additions between 1999 and 2020. The amount of natural gas used in electricity generation is projected to triple by 2020.

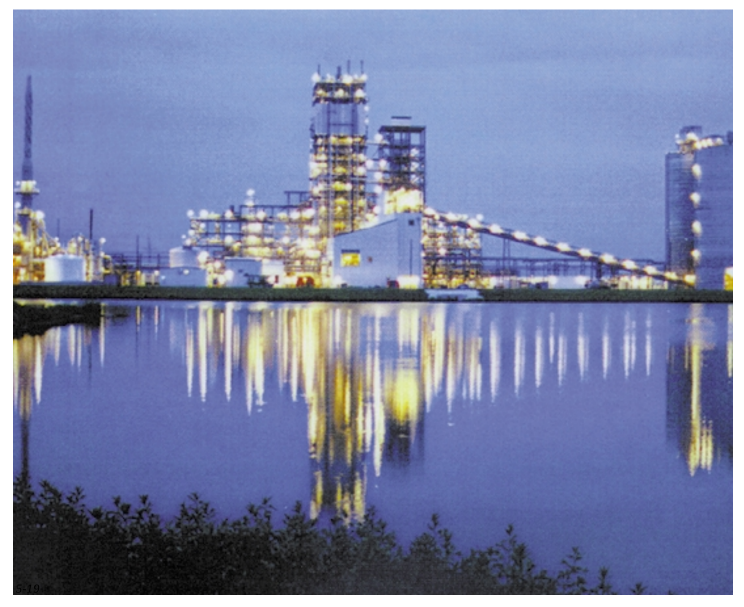
Ensuring the long-term availability of adequate, reasonably priced natural gas supplies is a challenge. Low gas prices in 1998 and 1999 caused the industry to scale back gas exploration and production activity. Since 2000, the North American natural gas market has remained tight due to strong demand and diminished supplies. Last year, natural gas prices quadrupled, which resulted in substantially higher prices for electricity generated with natural gas. While the largest barriers to expanded natural gas electricity generation relate to production and pipeline constraints, there are several other barriers. Environmental regulations affect the use of gas for electricity generation. Although natural gas electric plants produce fewer emissions than coal-fired power plants, they still emit nitrogen oxides, carbon dioxide and small amounts of toxic air emissions.

#### Oil

While oil fuels only about 3 percent of total U.S. electricity generation, it is the dominant source of electricity generation in Hawaii, and provides over 20 percent of the generation in Massachusetts, Connecticut, Delaware, Maine, and Florida. Over the next twenty years, market conditions are expected to reduce today's level of oil electricity generation by about 80 percent.

#### **Renewable Energy**

Hydropower is, to date, the most successful form of renewable energy. However, some forms of renewable energy generation—wind, geothermal, and biomass have the potential to make more significant contributions in coming years, and the cost of most forms of renewable energy has declined sharply in recent years. The most important barrier to increased renewable energy production remains economic; nonhydropower renewable energy generation costs are greater than other traditional energy sources. The following chapter discusses renewable and alternative energy in greater detail.



High-tech power plants, like this combined cycle plant, are signaling a new age in electric power generation. The capability to co-produce electricity and a slate of fuels and chemicals makes the technology economically attractive to a broad range of industrial applications. TAMPA ELECTRIC COMPANY

# Summary of Recommendations

Energy for a New Century: Increasing Domestic Energy Supplies

★ The NEPD Group recommends that the President direct the Secretaries of Energy and the Interior to promote enhanced oil and gas recovery from existing wells through new technology.

★ The NEPD Group recommends that the President direct the Secretary of Energy to improve oil and gas exploration technology through continued partnership with public and private entities.

★ The NEPD Group recommends that the President direct the Secretary of the Interior to examine land status and lease stipulation impediments to federal oil and gas leasing, and review and modify those where opportunities exist (consistent with the law, good environmental practice, and balanced use of other resources).

- Expedite the ongoing Energy Policy and Conservation Act study of impediments to federal oil and gas exploration and development.
- Review public lands withdrawals and lease stipulations, with full public consultation, especially with the people in the region, to consider modifications where appropriate.

★ The NEPD Group recommends that the President direct the Secretary of the Interior to consider economic incentives for environmentally sound offshore oil and gas development where warranted by specific circumstances: explore opportunities for royalty reductions, consistent with ensuring a fair return to the public where warranted for enhanced oil and gas recovery; for reduction of risk associated with production in frontier areas or deep gas formations; and for development of small fields that would otherwise be uneconomic.

★ The NEPD Group recommends that the President direct the Secretaries of Commerce and Interior to re-examine the current federal legal and policy regime (statutes, regulations, and Executive Orders) to determine if changes are needed regarding energy-related activities and the siting of energy facilities in the coastal zone and on the Outer Continental Shelf (OCS).

★ The NEPD Group recommends that the President direct the Secretary of the Interior continue OCS oil and gas leasing and approval of exploration and development plans on predictable schedules.

★ The NEPD Group recommends that the President direct the Secretary of the Interior to consider additional environmentally responsible oil and gas development, based on sound science and the best available technology, through further lease sales in the National Petroleum Reserve-Alaska. Such consideration should include areas not currently leased within the Northeast corner of the Reserve.

★ The NEPD Group recommends that the President direct the Secretary of the Interior work with Congress to authorize exploration and, if resources are discovered, development of the 1002 Area of ANWR. Congress should require the use of the best available technology and should require that activities will result in no significant adverse impact to the surrounding environment.

★ The NEPD Group recommends that the President direct the Secretary of the Interior to work with Congress and the State of Alaska to put in place the most expeditious process for renewal of the Trans-Alaska Pipeline System rights-of-way to ensure that Alaskan oil continues to flow uninterrupted to the West Coast of the United States.

★ The NEPD Group recommends that the President direct the Secretary of Energy to propose comprehensive electricity legislation that promotes competition, protects consumers, enhances reliability, promotes renewable energy, improves efficiency repeals the Public Utility Holding Company Act, and reforms the Public Utility Regulatory Policies Act.

★ The NEPD Group recommends that the President encourage FERC to use its existing statutory authority to promote competition and encourage investment in transmission facilities.

★ The NEPD Group recognizes the importance of looking to technology to help us meet the goals of increasing electricity generation while protecting our environment. To that end, the NEPD Group recommends that the President direct the Department of Energy to continue to develop advanced clean coal technology by:

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