[FE Docket No. 94-101-NG]

Renaissance Energy (U.S.) Inc.; Order Granting Blanket Authorization To Import and Export Natural Gas From and to Canada

AGENCY: Office of Fossil Energy, DOE. **ACTION:** Notice of order.

SUMMARY: The Office of Fossil Energy of the Department of Energy gives notice that it has issued an order granting Renaissance Energy (U.S.) Inc. authorization to import from and to export to Canada a combined total of up to 200 Bcf of natural gas. The term of the authorization is for a period of two years, beginning on the date of first import or export after January 31, 1995.

Renaissance's order is available for inspection and copying in the Office of Fuels Programs Docket Room, 3F–056,

Forrestal Building, 1000 Independence Avenue, S.W., Washington, D.C. 20585, (202) 586–9478. The docket room is open between the hours of 8:00 a.m. and 4:30 p.m., Monday through Friday, except Federal holidays.

Issued in Washington, D.C., January 18, 1995.

Clifford P. Tomaszewski,

Director, Office of Natural Gas Office of Fuels Programs Office of Fossil Energy. [FR Doc. 95–2478 Filed 1–31–95; 8:45 am] BILLING CODE 6450–01–P

Office of Hearings and Appeals

Notice of Cases Filed During the Week of January 2 through January 6, 1995

During the Week of January 2 through January 6, 1995, the applications for

relief listed in the Appendix to this Notice were filed with the Office of Hearings and Appeals of the Department of Energy.

Under DOE procedural regulations, 10 CFR Part 205, any person who will be aggrieved by the DOE action sought in these cases may file written comments on the application within ten days of service of notice, as prescribed in the procedural regulations. For purposes of the regulations, the date of service of notice is deemed to be the date of publication of this Notice or the date of receipt by an aggrieved person of actual notice, whichever occurs first. All such comments shall be filed with the Office of Hearings and Appeals, Department of Energy, Washington, DC 20585.

Dated: January 25, 1995.

George B. Breznay,

Director, Office of Hearings and Appeals.

REFUND APPLICATIONS RECEIVED

[Week of January 2, 1995 Through January 6, 1995]

Date received	eceived Name of refund proceeding/name of refund applicant	
1/3/95 1/5/95 1/5/95	Nixon Company KSI Trucking Defiance Landmark	RF352–7 RA272–63 RG272–11

[FR Doc. 95–2482 Filed 1–31–95; 8:45 am] BILLING CODE 6450–01–P

Notice of Cases Filed During the Week of August 5 Through August 12, 1994

Office of Hearings and Appeals

During the Week of August 5 through August 12, 1994, the appeals and applications for exception or other relief listed in the Appendix to this Notice were filed with the Office of Hearings and Appeals of the Department of Energy.

Under DOE procedural regulations, 10 C.F.R. part 205, any person who will be aggrieved by the DOE action sought in these cases may file written comments on the application within ten days of service of notice, as prescribed in the procedural regulations. For purposes of

the regulations, the date of service of notice is deemed to be the date of publication of this Notice or the date of receipt by an aggrieved person of actual notice, whichever occurs first. All such comments shall be filed with the Office of Hearings and Appeals, Department of Energy, Washington, DC 20585.

Dated: January 25, 1995.

George B. Breznay,

Director, Office of Hearings and Appeals.

LIST OF CASES RECEIVED BY THE OFFICE OF HEARINGS AND APPEALS [Week of August 5 through August 12, 1994]

Date	Name and location of applicant	Case No.	Type of submission
8/8/94	Bender Oil Company, La Junta, CO.	LEE-0150	Exception to reporting requirements. If granted: Bender Oil Company would not be required to file Form EIA–782B "Resellers'/Retailers' Monthly Petroleum Product Sales Report."
8/8/94	Carsonville-Port Sanilac Schools, Carsonville, MI.	RR272–151	Request for modification/rescission in the crude refund proceeding. If granted: The July 7, 1994 dismissal letter (RF272–80389) issued to Carsonville-Port Sanilac Schools regarding its Application for Refund in the Crude Oil Refund proceeding would be modified.
8/8/94	Davidson Oil & Supply, Inc., Anderson, MO.	LEE-0149	Exception to reporting requirements. If granted: Davidson Oil & Supply, Inc. would not be required to file Form EIA–782B "Resellers'/ Retailers' Monthly Petroleum Product Sales Report".
8/8/94	William D. Lawrence, Albuquerque, NM.	LFA-0409	Appeal of an information request denial. If granted: The July 19, 1994 Freedom of Information Request Denial issued by the Albuquerque Operations Office would be rescinded, and William D. Lawrence would receive information regarding an Equal Employment Opportunity (EEO) complaint.
8/10/94	Smith Oil Co., Inc., Ventura, CA	RR311–2	Request for modification/rescission in the EDG refund proceeding. If granted: The April 10, 1994 Decision and Order RF311–2 issued to Smith Oil Co. Inc. regarding the firm's Application for Refund in the EDG refund proceeding would be modified.