# **SECURITIES AND EXCHANGE COMMISSION**

Washington, D.C.

# **FORM U5S**

# **ANNUAL REPORT**

For the Fiscal Year Ended September 30, 2003

Filed Pursuant to the

Public Utility Holding Company Act of 1935

by

# **National Fuel Gas Company**

6363 Main Street, Williamsville, N.Y. 14221

# **NATIONAL FUEL GAS COMPANY**

FORM USS - ANNUAL REPORT
For the Fiscal Year Ended September 30, 2003

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# ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF SEPTEMBER 30, 2003

Name of Company	Number of Common Shares Owned			
Registrant: National Fuel Gas Company		(Thousa	nds of Dolla	ars)
(Parent, Company or Registre	ant) -	_	-	_
Statutory Subsidiaries: National Fuel Gas Distribution Corporation (Distribution Corporation) (Note 1)		100%	\$548,312	\$548,312
Unsecured Debt (Note 9)	-	_	\$411,310	\$411,310
National Fuel Gas Supply Corporation (Supply Corporation) (Note 2) Unsecured Debt (Note 9)	1,013,802	100%	\$321,087 \$114,770	
Seneca Resources Corporation (Seneca Resources) (Note Unsecured Debt (Note 9) 3062782 Nova Scotia Co.		100%	\$ 76,037 \$721,250	•
(NSULC1) (Note 3) Unsecured Debt (Note 9) Seneca Energy Canada Inc	-	100%	\$(67,117) \$144,908	
(Note 3)	10,597,289	100%	\$ 94,717	\$ 94,717
Seneca Player Corp. (Note 3) 3062783 Nova Scotia Co.	1	100%	\$ 3,084	\$ 3,084
(NSULC2) (Note 3) Unsecured Debt (Note 9 Empire Exploration Company Empire 1983 Drilling Program, Empire 1983	•	100%	\$ (343) \$ 1,889	
Joint Venture (Note 10)	N/A	N/A	\$ 970	\$ 970

Highland Forest Resources, Inc. (Highland) (Note 4) Unsecured Debt (Note 9) Empire State Pipeline Company,	351 -	100%	\$115,164 \$ 78,800	\$115,164 \$ 78,800
LLC (Empire LLC) (Note 4)  Empire State Pipeline	N/A	100%	\$141,908	\$141 <b>,</b> 908
(Empire) (Note 4) St. Clair Pipeline Company,	N/A	50%	\$ 42,286	\$ 42,286
LLC (St. Clair LLC) (Note 4) Empire State Pipeline	N/A	100%	\$ 42 <b>,</b> 896	\$ 42,896
(Empire) (Note 4) Secured Debt	N/A -	50% -	\$ 42,285 \$ 50,767	
Data-Track Account Services, Inc. (Data-Track) (Note 5)	1,000	100%	\$ 756	\$ 756
Leidy Hub, Inc. (Leidy Hub) (Note 6)	4,000	100%	\$ 741	\$ 741
National Fuel Resources, Inc. (NFR) (Note 7)	10,000	100%	\$ 44,507	\$ 44,507
Horizon Energy Development, Inc. (Horizon) (Notes 8 and 11) Unsecured Debt (Note 9) Horizon Energy Holdings, Inc.	4 <b>,</b> 750 –	100%	\$ 36,863 \$119,470	
(HEHI) (Note 11)	2,000	100%	\$158 <b>,</b> 723	\$158,723

# ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF SEPTEMBER 30, 2003 (Continued)

	Number of Common			
Name of Company	Shares Owned	=		Book Value
Registrant:		(Thousa	ands of Doll	ars)
Horizon Energy Develor	oment			
B.V. (HED B.V.) (Note	2 11) 400	100%	\$158 <b>,</b> 723	\$158 <b>,</b> 723
Unsecured Debt (Note	9) –	_	\$ -	\$ -
Horizon Energy Bulga:	ria Ltd.			
(HEB Ltd.) (Note 11)	N/A	100%	(Note 11)	(Note 11)
Sofia Energy EAD				
(SE AD) (Note 11)	N/A	100%	(Note 11)	(Note 11)
Haitad Bassass	_			
United Energy, a.s		0F 1C0	¢156 070	¢1.E.C. 0.7.0
(UE) (Note 11)	·	85.16%	•	
Unsecured Debt (Not Teplarna Liberec, a.	· ·	_	\$ 17 <b>,</b> 241	\$ 17,241
(TL) (Note 11)	70	70%	¢ 11 5/11	\$ 11,541
Lounske tepelne	70	70%	\$ 11 <b>,</b> 541	3 II, 34I
Hospodarstvi, s.r.o				
(LTH) (Note 11)	N/A	100%	\$ -	\$ -
Teplo Branany, s.r.o	,	1000	Y	Ÿ
(TB) (Note 11)	N/A	49%	\$ -	\$ -
ENOP Company, s.r.o.		150	Ψ	Ψ
(ENOP) (Note 11)	N/A	100%	\$ 513	\$ 513
Horizon Energy Develo	,	1000	, 010	4 010
s.r.o. (HED) (Note 1	-	100%	\$ 1,243	\$ 1,243
Montenero Energia s.1	•		,	,
(ME) (Note 11)	N/A	50%	(Note 11)	(Note 11)
·			•	•

Upstate Energy Inc. (Upstate)

(Note 12)	1,000	100%	\$ 2,345	\$ 2,345
Unsecured Debt (Note 9)	_	_	\$ 48,300	\$ 48,300
Toro Partners, LLC			,	•
(Toro LLC) (Note 12)	N/A	100%	\$ 2,090	\$ 2,090
Unsecured Debt (Note 9)			\$ 48,000	\$ 48,000
Toro Partners, LP			,,	1 22,000
(Toro LP) (Note 12)	N/A	100%	\$ 50,275	\$ 50,275
Toro Energy of Michigan, LLC	N/A	100%	\$ 4,672	\$ 4,672
Toro Energy of Ohio-Statewide,	, LLC N/A	100%	\$ 397	\$ 397
Toro Energy of Ohio, LLC	N/A	100%	\$ 7,170	\$ 7,170
Toro Energy of Kentucky, LLC	N/A	100%	\$ 4,163	\$ 4,163
Toro Energy of Missouri, LLC	N/A	100%	\$ 6,559	\$ 6,559
Toro Energy of Maryland, LLC	N/A	100%		\$ 4,519
Toro Energy of Indiana, LLC	N/A	100%	\$ 5,769	\$ 5,769
Toro Energy of Ohio-American,	LLC N/A	100%	\$ 15,476	\$ 15,476
·				
Seneca Independence Pipeline				
Company (SIP) (Note 13)	1,000	100%	\$ (9,777)	\$ (9,777)
Unsecured Debt (Note 9)	-	_	\$ 14,400	\$ 14,400
Niagara Independence Marketing				
Company (NIM) (Note 14)	1,000	100%	\$ 1	\$ 1
Horizon Power, Inc. (Power)				
(Note 15)	1,000	100%	\$ 4,892	\$ 4,892
Unsecured Debt (Note 9)	_	_	\$ 18,800	\$ 18,800
Seneca Energy II, LLC				
(Seneca Energy)	N/A	50%	(Note 15)	(Note 15)
Model City Energy, LLC				
(Model City)	N/A	50%	(Note 15)	(Note 15)

### ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF SEPTEMBER 30, 2003 (Continued)

	Number of Common	Percent of	Issuer	Owner's
Name of Company	Shares Owned	Voting Power	Book Value	Book Value
Registrant:		(Thousa	ands of Doli	lars)
Energy Systems North Eas	st, LLC			
(ESNE)	N/A	50%	(Note 15)	(Note 15)

### Notes:

- 1. <u>Distribution Corporation</u> is a public utility that sells natural gas and provides gas transportation service in western New York and northwestern Pennsylvania.
- 2. <u>Supply Corporation</u> is engaged in the transportation and storage of natural gas for affiliated and nonaffiliated companies.
- 3. <u>Seneca Resources</u> is engaged in the exploration for, and the development and purchase of, natural gas and oil reserves in California, in the Appalachian region of the United States, and in the Gulf Coast region of Texas and Louisiana. Also, exploration and production operations are conducted in the provinces of Alberta, Saskatchewan and British Columbia in Canada by Seneca's wholly-owned subsidiary, Seneca Energy Canada, Inc. (SECI), an Alberta, Canada corporation, formerly Player Resources Ltd. (Player). Seneca Resources owns 100% of the common stock of 3062782 Nova Scotia Co. (NSULC1), a Nova Scotia unlimited liability company, which in turn owns 100% of the common stock of SECI. Other sub-entities owned directly or indirectly by Seneca Resources include 3062783 Nova Scotia Co. (NSULC2) and 3062784 Nova Scotia

Company (which is inactive), each a Nova Scotia unlimited liability company, and Seneca Player Corp. (SPC), a U.S. corporation. Seneca Resources also owns interests in two gas processing plants, one at Roystone, Pennsylvania and the other at Kane, Pennsylvania. SECI owns Briar Resource Projects Ltd., an Alberta, Canada corporation that is general partner of, and owns a 55.5% interest in, Briar Oil & Gas Limited Partnership (Briar LP), an Alberta, Canada limited partnership engaged in exploration and production activities. SECI also owns Carbonex Oil & Gas Ltd., an Alberta, Canada corporation that is general partner of, and owns a 41.1% interest in, Carbon Resources Limited Partnership (Carbon LP), also an Alberta, Canada limited partnership engaged in exploration and production activities. The limited partners of Briar LP and Carbon LP are not subsidiaries of the Registrant. SECI also owns three inactive Alberta, Canada corporations that it intends to dissolve, Harvest Resources Ltd., Laclu Resources, Ltd., and Elm Park Ltd.

In September 2003, Seneca Resources sold its Southeast Saskatchewan properties. This transaction consisted of the sale of Seneca New Brunswick L.P. (SNBLP), a Canadian limited partnership, which at the date of sale, owned 100% of the common stock of National Fuel Exploration Corp. (NFE), an Alberta, Canada Corporation.

4. <u>Highland</u> operates several sawmills and kilns in northwestern Pennsylvania and processes timber from north-central Pennsylvania, primarily high quality hardwoods. In February 2003, the Registrant acquired Empire State Pipeline (Empire). The acquisition, which was made through Highland, consisted of acquiring 100% of Empire State Pipeline, LLC (Empire LLC) and 100% of St. Clair Pipeline LLC (St. Clair LLC). Each of these companies has 50% ownership of Empire, which is a joint venture. Empire owns a 157-mile pipeline that extends generally from the United States/Canadian border at the Niagara River near Buffalo, New York to near Syracuse, New York. The Registrant owns 100% of the voting stock of Highland, and has a 35% ownership interest in Highland. Seneca Resources has a 65% non-voting ownership interest in Highland. The book value of Seneca Resources investment in Highland is \$19,158,000.

#### ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF SEPTEMBER 30, 2003 (Continued)

- 5. <u>Data-Track</u> provides collection services (principally issuing collection notices) primarily for the subsidiaries of the Company.
- 6. <u>Leidy Hub</u> is a New York corporation formed to provide various natural gas hub services to customers in the eastern United States.
- 7. <u>NFR</u> markets natural gas to industrial, commercial, public authority and residential end-users in western and central New York and northwestern Pennsylvania, offering competitively priced energy and energy management services for its customers.
- 8. <u>Horizon</u> was formed to engage in foreign and domestic energy projects through investment in various business entities (see Notes 11-12).
- 9. Unsecured debt is presented on pages 7-8.
- 10. In December 1983, Empire Exploration, Inc. (which was subsequently merged into Seneca Resources) established a drilling fund through a series of limited partnerships in which it acts as general partner (See File No. 70-6909). Empire Exploration, Inc.'s aggregate investment in all three limited partnerships amounted to \$970,150.

- 11. Horizon owns 100% of the capital stock of HEHI, a New York corporation which owns 100% of HED B.V. HED B.V. in turn owns 100% of the ownership interests of HED (a Czech limited liability company). HED B.V. owns 85.16% of United Energy, a.s. (UE). UE owns 100% of the ownership interests of ENOP and LTH, 70% of the ownership interest of TL and 49% of the ownership interest of TB. All UE subsidiaries are Czech corporations or limited liability companies. HED B.V. and its subsidiaries are primarily engaged in district heating and power generation operations in the Czech Republic. In August 2002, HED B.V. formed Horizon Energy Bulgaria Ltd., a Bulgarian limited liability company, which in turn formed Sofia Energy, EAD, a Bulgarian joint stock company, in July 2003. Sofia Energy EAD is pursuing a power generation project in and around the city of Sofia, Bulgaria. In November 2002, HED B.V. formed Montenero Energia s.r.l., an Italian limited liability company, which is pursuing a power generation project in Italy near the town of Montenero di Bisaccia.
- 12. <u>Upstate</u> is a New York corporation engaged, through subsidiaries, in the purchase, sale and transportation of landfill gas in Ohio, Michigan, Kentucky, Missouri, Maryland and Indiana. On June 3, 2003, Upstate and Toro Partners, LLC (Toro LLC), a wholly-owned subsidiary of Upstate, acquired all of the partnership interests in Toro Partners, LP (Toro LP), a limited partnership which owns and operates eight short-distance landfill gas pipeline companies. Upstate is the general partner of Toro LP and owns a 1% general partnership interest in Toro LP; Toro LLC is the limited partner and owns a 99% limited partnership interest in Toro LP.
- 13. <u>SIP</u>, a Delaware corporation, held a one-third general partnership interest in Independence Pipeline Company (Independence), a Delaware general partnership that had proposed to construct and operate the Independence Pipeline, a 400-mile interstate pipeline system which would transport natural gas from Defiance, Ohio to Leidy, Pennsylvania. Independence was dissolved on September 30, 2002. In June 2002, Independence submitted a motion to the Federal Energy Regulatory Commission (FERC) requesting that FERC vacate the certificate that it had issued to Independence to construct, own and operate the Independence Pipeline. FERC formally vacated the certificate in July 2002.

# ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF SEPTEMBER 30, 2003 (Continued)

- 14. <a href="NIM">NIM</a>, a Delaware corporation, owns a one-third general partnership interest in DirectLink Gas Marketing Company, which partnership was formed to engage in natural gas marketing and related businesses, in part by subscribing for firm transportation capacity on the proposed Independence Pipeline. DirectLink Gas Marketing Company was dissolved October 31, 2003.
- 15. <u>Power</u> is a New York corporation designated as an "exempt wholesale generator" under the Public Utility Holding Company Act of 1935 and is developing or operating, through its subsidiaries, mid-range independent power production facilities.

Power owns a 50% limited liability company interest in each of Seneca Energy II, LLC, a New York limited liability company formed in February 2000 (Seneca Energy), Model City Energy, LLC, a New York limited liability company formed in February 2000 (Model City), and Energy Systems North East, LLC, a Delaware limited liability company formed in September 2000 (ESNE). "Issuer Book Value" and "Owner's Book Value" for Seneca Energy, Model City and ESNE are filed pursuant to Rule 104(b).

Note (9) Unsecured Debt

er's	uer Owne	cipal Issu	Princ	
Book	Book	Amount		Name of Company
	Value	Owed	Security Owned by Registrant	(Issuer)
	nds of Dollar	•		
				Distribution
			Intercompany Notes:	Corporation
\$100,000	\$100,000	\$100,000	7.99% Due February 1, 2004	
90,000	90,000	90,000	5.35% Due March 1, 2013	
29 <b>,</b> 310	29,310	29 <b>,</b> 310	6.79% Due September 15, 2022	
49,000	49,000	49,000	7.46% Due March 30, 2023	
50,000	50,000	50,000	7.50% Due June 13, 2025	
•	93,000	93,000	1.22% System Money Pool(1)	
		411,310		
				Supply
			Intercompany Notes:	Corporation
	•		7.99% Due February 1, 2004	
•	50,000		6.95% Due August 1, 2004	
,	•	•	5.35% Due March 1, 2013	
•	9 <b>,</b> 770	9 <b>,</b> 770	6.79% Due September 15, 2022	
114,770	114,770	114,770		
		114,770 		

# ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF SEPTEMBER 30, 2003 (Concluded)

Seneca				
Resources	Intercompany Notes:			
	6.95% Due August 1, 2004	50,000	50,000	50,000
	6.39% Due May 27, 2008	120,000	120,000	120,000
	6.18% Due March 1, 2009	100,000	100,000	100,000
	7.70% Due October 22, 2010	200,000	200,000	200,000
	6.82% Due November 21, 2011	120,000	120,000	120,000
	5.35% Due March 1, 2013	100,000	100,000	100,000
	6.79% Due September 15, 2022	48,550	48,550	48,550
	1.22% System Money Pool (1)	(17,300)	(17,300)	(17,300) 
		721,250	721,250	721,250
NSULC1	7.00% Revolving Demand Loan	144,908	144,908	144,908
NSULC2	7.00% Revolving Demand Loan	1,889	1,889	1,889
	-			
		146,797	146 <b>,</b> 797	146,797
Highland	6.82% Due November 21, 2011	30,000	30,000	30,000
	5.35% Due March 1, 2013	30,000	30,000	30,000
	1.22% System Money Pool(1)	18,800	18,800	18,800
		78 <b>,</b> 800	78 <b>,</b> 800	78 <b>,</b> 800
Horizon	Intercompany Notes:			
110112011	THECT COMPANY NOCES.			

	6.39% Due May 27, 2008 6.79% Due September 15, 2022 1.23% Line of credit(2)	2 9,770 29,700	29,700	
		119,470	119,470	
UE	2.855%(3) Payable Quarterly Through December 2004	3 <b>,</b> 536	3,536	3 <b>,</b> 536
	6.35% Payable Quarterly Through September 2006	13,705		•
		17,241 	17,241 	
Upstate	1.22% System Money Pool(1)	48,300	48,300	48,300
Toro Partners, LLC	1.22% Line of Credit	48,000	48,000	48,000
SIP	1.22% System Money Pool(1)	14,400	14,400	14,400
Horizon Power Inc.	1.23% Line of Credit(2)	18,800	18,800 	18 <b>,</b> 800
		\$1,739,138 ======	\$1,739,138 ======	

- 1. Interest rate represents weighted average of all short-term securities outstanding at September 30, 2003, pursuant to System money pool arrangement, S.E.C. File No. 70-10074, (Release No. 35-27600).
- 2. Interest rate represents the rate paid by respective subsidiaries on line of credit amounts outstanding at September 30, 2003.
- 3. Interest rate is six month PRIBOR (Prague Interbank Offered Rate) plus 0.475%.

#### ITEM 2. ACQUISITIONS OR SALES OF UTILITY ASSETS

None during fiscal year ended September 30, 2003.

### ITEM 3, ISSUE, SALE, PLEDGE, GUARANTEE OR ASSUMPTION OF SYSTEM SECURITIES

1. Name of Issuer: Horizon Energy Development, Inc.

Description of Security: Line of Credit Agreement with maximum draw of \$40,000,000

Effective Average Interest Rate: 1.56%

Name of Person to Whom Issued: National Fuel Gas Company

End of Year Balance: \$29,700,000

Highest Balance During Year: \$29,700,000

Exemption: Rule 52

2. Name of Issuer: National Fuel Exploration Corp.

Description of Security: Demand Note

Effective Average Interest Rate: 1.30%

Name of Person to Whom Issued: National Fuel Gas Company

End of Year Balance: \$0

Highest Balance During Year: \$247,700,000

Exemption: Rule 52

3. Name of Issuer: Horizon Energy Development B.V.

Description of Security: Line of Credit Agreement with maximum draw of \$200,000

Effective Average Interest Rate: 1.77%

Name of Person to Whom Issued: Horizon Energy Development, Inc.

End of Year Balance: \$0

Highest Balance During Year: \$175,057

Exemption: Rule 52

4. Name of Issuer: Horizon Power, Inc.

Description of Security: Line of Credit Agreement with maximum draw of \$35,000,000

Effective Average Interest Rate: 1.57%

Name of Person to Whom Issued: National Fuel Gas Company

End of Year Balance: \$18,800,000

Highest Balance During Year: \$18,800,000

Exemption: Rule 52

5. Name of Issuer: Toro Partners LLC

Description of Security: Line of Credit Agreement with maximum draw of \$55,000,000

Effective Average Interest Rate: 1.27%

Name of Person to Whom Issued: Upstate Energy Inc.

End of Year Balance: \$48,000,000

Highest Balance During Year: \$48,000,000

Exemption: Rule 52

# ITEM 4. ACQUISITION, REDEMPTION OR RETIREMENT OF SYSTEM SECURITIES FISCAL YEAR ENDED SEPTEMBER 30, 2003

Name of
Company
Acquiring,
Redeeming
or Retiring

Number of Shares or Principal Amount

\_\_\_\_\_

Name of Issuer and Title of Issue Securities Acquired Redeemed Retired Consideration A

(Thousands of Dollars)

\_\_\_\_\_

Registered Holding Company:

7.30% Note maturing					
February 18, 2003	Registrant			150,000	150,000
5.25% Note maturing					
March 1, 2013	Registrant	250,000			
6.50% Note maturing	Devision		200		200
September 15, 2022	Registrant		300		300
8.48% Note maturing	Day!al wash		F0 000		FO F4F
July 15, 2024	Registrant		50,000		52 <b>,</b> 545
6.214% Note maturing	5		2 222		0.050
August 15, 2027	Registrant		2,300		2,250
sidiaries of Registered Holdin	g Company:				
Seneca Resources*:					
7.48% Note maturing	Seneca				
February 18, 2003	Resources			100,000	100,000
5.35% Note maturing	Seneca				
March 1, 2013	Resources	100,000			100,000
6.79% Note maturing	Seneca				
September 15, 2022	Resources		300		300
6.26% Note maturing	Seneca		4		4
August 15, 2027	Resources		1,150		1,125
Highland:					
5.35% Note maturing					
March 1, 2013	Highland	30,000			30,000
Distribution Corporation:					
7.48% Note maturing	Distribution				
February 18, 2003	Corporation			50,000	50,000
5.35% Note maturing	Distribution				
March 1, 2013	Corporation	90,000			90,000
8.55% Note maturing	Distribution				
July 15, 2024	Corporation		20,000		21,018
6.26% Note maturing	Distribution				
August 15, 2027	Corporation		690		675
Supply Corporation.					
Supply Corporation: 5.35% Note maturing	Supply				
	I- I 1				

Supply Corporation

Supply

30,000

8.55% Note maturing July 15, 2024

6.26% Note maturing

31,527

F

August 15, 2027 Corporation 230

# ITEM 4. ACQUISITION, REDEMPTION OR RETIREMENT OF SYSTEM SECURITIES FISCAL YEAR ENDED SEPTEMBER 30, 2003 (Concluded)

Registered Holding Company:

Horizon: 6.26% Note maturing August 15, 2027

Horizon

230

225

225

#### ITEM 5. INVESTMENTS IN SECURITIES OF NONSYSTEM COMPANIES

None.

### ITEM 6. OFFICERS AND DIRECTORS

Part I. Names, principal business address and positions held as of September 30, 2003

Names of System Companies with Which Connected

									National	National		
									Fuel Gas	Fuel Gas	Senec	ca
									Distribution	Supply	Resour	ces
						Registran	t		Corp.	Corp.	Corp	·*
Р.	С.	Ackerman	Williamsville,	NY	(1)	COB,CEO,D,P,	 S		COB, D, s	COB, D,	s   COB, I	), s
В.	J.	Kennedy	Williamsville,	NY	(1)	D,	df		-		-	_
В.	S.	Lee	Sun Lakes,	ΑZ	(2)	D,	df		-		-	_
G.	L.	Mazanec	Houston,	TX	(3)	D,	df		-		-	_
J.	F.	Riordan	Des Plaines,	ΙL	(17)	D,	df		-		-	_
R.	Т.	Brady	East Aurora,	NY	(4)	D,	df		-		-	_

<sup>\*</sup> As reported in the Registrant s Rule 24 certificate in File No. 70-10074 for the quarter ended September 30, 2003, the Registrant reorganized its Canadian exploration and production subsidiaries in connection with the sale of its Southeast Saskatchewan properties. After the reorganization, Seneca Resources owns 100% of the common stock of NSULC1, which in turn owns 100% of the common stock of SECI, Seneca Resources Canadian operating company. See Item I, Note 3 for further discussion of Seneca Resources Canadian subsidiaries.

J. V. Glynn	Niagara Falls,	NY	(9)	D, df		-	-	-	-
R E. Kidder	Jamestown,	NY	(24)	D, df		-	-	-	-
	Salt Lake City,					-	-	-	-
J. R. Peterson	Williamsville,	NY	(1)	AS, s		-	GC, s	3	-
J. A. Beck	Houston,	TX	(5)	_		-	-	-	D, P, s
D. P. Butler	Houston,	TX	(5)	_		-	-	-	S, s
T. L. Atkins	Houston,	TX	(5)	_		-	-	-	T, AS, s
J. F. McKnight	Houston,	TX	(5)	_		-	-	-	VP, s
B. L. McMahon	Santa Paula,	CA	(6)	-		_	-	-	SVP, s
A. M. Cellino	Williamsville,	NY	(1)	S, s	SVP, S,	S	D, 8	3	-
P. M. Ciprich	Williamsville,	NY	(1)	S	AS, GC,	S	-	-	-
W. E. DeForest	Williamsville,	NY	(1)	_	SVP, D,	s	-	-	-
B. H. Hale	Williamsville,	NY	(1)	-		_	-	-	-
J. P. Pawlowski	Williamsville,	NY	(1)	CFO, T, s	D, SVP, T,	s	T, S, S	3	l s
J. R. Pustulka	Williamsville,	NY	(1)	_		s	D, SVP, s	3	-
J. D. Ramsdell	Williamsville,	NY	(1)	-	D, SVP,	S	5	3	l s
D. J. Seeley	Williamsville,	NY	(1)	_	SVP,	s	P, D, s	3	-
D. F. Smith	Williamsville,	NY	(1)	_	P, D,	s	SVP, s	3	l D
R. J. Tanski	Williamsville,	NY	(1)	C, s	D, SVP, C,	S	5	3	l s
C. M. Carlotti	Erie,	PΑ	(16)	_	VP,	S	5	3	-
D. L. DeCarolis	Williamsville,	NY	(12)	-		-	-	-	-
R. E. Klein	Williamsville,	NY	(1)	_	AC,	S	5	3	l s
S. Wagner	Williamsville,	NY	(1)	S	AT,	s	5	3	l s
B. Heine	Williamsville,	NY	(1)	_	AVP,	s	-	-	-
J. Lesch	Buffalo,	NY	(18)	-	AVP,	S	5	3	-
D. Wassum	Williamsville,	NY	(1)	-		-	-	-	-

#### Position Symbol Key

COB -	Chairman of the	Board of Directors	df - Director's Fees
CEO -	Chief Executive	Officer	S - Secretary

CFO - Chief Financial Officer
P - President
CFO - Executive Vice President
CFO - Controller
CFO - Chief Financial Officer
AS - Assistant Secretary
CFO - Controller
CFO - Executive Vice President
CFO - Assistant Controller
CFO - Assistant Controller
CFO - Colomb VP - Vice President

s - Salary T - Treasurer 

# See page 16 for Notes.

Data- Track Account Services, Inc.	National Fuel Resources, Inc.	Horizon Energy Development, Inc.***	Leidy Hub, Inc.	Upstate Energy Inc.****	Niagara Indep. Marketing Co.	Seneca Indep. Pipeline Co.	Horizon Power Inc.****
COB, P, D, s	l s	P, D, s	COB, D	-	COB, D	COB, D	-
_	_	_	-	-	-	_	-
_	_	_	-	-	-	_	-
_	_	_	-	-	-	_	-
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-	- i	-	-	-	-	-	-
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'	'		'			'	

\* Officers and directors of Seneca Resources' subsidiaries as of September 30, 2003 were as follows:

Seneca Energy Canada, Inc.	
Board of Directors and Officers:	
P. C. Ackerman (Director)	Williamsville, NY (1)
J. A. Beck (Director)	Houston, TX (5)
D. H. Ibach (President and Director)	Calgary, Alberta (19)
J. B. McCashin (Director)	Calgary, Alberta (19)
D. Conrad (Secretary)	Calgary, Alberta (19)
S. Bridge (Controller)	Calgary, Alberta (19)
D. P. Butler (Assistant Secretary)	Houston, TX (5)
J. G. Campbell (Vice President)	Calgary, Alberta (19)
C. S. Sawyer (Vice President)	Calgary, Alberta (19)
Seneca Player Corp.	
Board of Directors and Officers:	
J. A. Beck (President and Director)	Houston, TX (5)
D. P. Butler (Secretary)	Houston, TX (5)
T. L. Atkins (Treasurer)	Houston, TX (5)
J. F. McKnight (Director)	Houston, TX (5)
3062782 Nova Scotia Co.	
Board of Directors and Officers:	
J. A. Beck (President and Director)	Houston, TX (5)
T. L. Atkins (Secretary)	Houston, TX (5)
3062783 Nova Scotia Co. Board of Directors and Officers:	
J. A. Beck (President and Director)	Houston, TX (5)
T. L. Atkins (Secretary)	Houston, TX (5)
3062784 Nova Scotia Co. Board of Directors and Officers:	
J. A. Beck (President and Director)	Houston, TX (5)
T. L. Atkins (Secretary)	Houston, TX (5)

<sup>\*\*</sup> Officers and directors of Highland's subsidiaries as of September 30, 2003 were as follows:

#### Empire State Pipeline D. J. Seeley (President) Williamsville, NY (1) R. C. Kraemer (Vice President) Williamsville, NY (1) Williamsville, NY (1) J. P. Pawlowski (Treasurer) Williamsville, NY (1) J. R. Peterson (Secretary) Empire State Pipeline Company, LLC D. J. Seeley (Manager and President) Williamsville, NY (1) J. P. Pawlowski (Treasurer) Williamsville, NY (1) J. R. Peterson (Secretary) Williamsville, NY (1) St.Clair Pipeline Company, LLC D. J. Seeley (Manager and President) Williamsville, NY (1) Williamsville, NY (1) J. P. Pawlowski (Treasurer) J. R. Peterson (Secretary) Williamsville, NY (1)

### \*\*\* Officers and directors of Horizon s subsidiaries as of September 30, 2003 were as follows:

#### Horizon Energy Holdings, Inc.

Boara (	of Directors and Officers:			
P. C.	Ackerman (Director and President)	Williamsville,	NY	(1)
в. н.	Hale (Vice President)	Williamsville,	NY	(1)
G. T.	Wehrlin (Vice President)	Williamsville,	NY	(1)
R. J.	Tanski (Secretary and Treasurer)	Williamsville,	NY	(1)

#### Horizon Energy Development, B.V.

Managing	Directors:
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B. H. Hale	Williamsville, NY (1)
G. T. Wehrlin	Williamsville, NY (1)
Intra Beheer B.V.	Amsterdam, The Netherlands (

#### Horizon Energy Development, s.r.o.

Managing Director:

B. H. Hale Williamsville, NY (1) Statutory Agents:

V. Miskovsky Prague, Czech Republic (7)

#### See Page 16 for Notes

#### Teplarna Liberec, a.s.

Board of Directors:	
J. Drda	Liberec, Czech Republic (21)
Z. Kozesnik	Liberec, Czech Republic (10)
J. Krutsky	Liberac, Czech Republic (20)
J. Masinda	Prague, Czech Republic (7)
V. Miskovsky	Prague, Czech Replublic (7)

Lounske tepelne hospodarstvi, s.r.o.

Statutory Agents:

L. Zapletal

J. Bores	Teplice, Czech Republic (14)
F. Jicha	Louny, Czech Republic (26)

#### Teplo Branany, s.r.o.

Managing Directors:

	-99			
R.	Jiruska	Bilina,	Czech Republic	(14)
К.	Krecan	Branany,	Czech Republio	(15)

# United Energy, a.s.

Board of Directors:

Most, Czech Republic (14)

L. Zapletal	Most, Czech Republic (14)
B. H. Hale	Williamsville, NY (1)
G. T. Wehrlin	Williamsville, NY (1)
P. C. Ackerman	Williamsville, NY (1)
R. J. Tanski	Williamsville, NY (1)
J. Sulc	Most, Czech Republic (22)
E. Volkman	The state of the s
	Louny, Czech Republic (23)
J. Masinda	Prague, Czech Republic (7)
D. A. Wassum	Williamsville, NY (1)
ENOP Company, s.r.o.	
Statutory Agents:	
R. Kocar	Most, Czech Republic (14)
P. Mares	Most, Czech Republic (14)
Horizon Energy Bulgaria Ltd. Manager:	
	Williamarrilla NV (1)
B. H. Hale	Williamsville, NY (1)
Sofia Energy EAD	
D. A. Wassum (Director)	Williamsville, NY (1)
B. H. Hale (Director)	Williamsville, NY (1)
J. Masinda (Director)	Czech Republic (7)
o. Hasimaa (Bilectol)	CZCCII REPUBLIC (//
Montenero Energia S.r.l.	
B. H. Hale (Director and Chairman)	Williamsville, NY (1)
R. J. Tanski (Director)	Williamsville, NY (1)
K. D. Cotter (Director)	Williamsville, NY (1)
A. Messina (Director)	Rome, Italy (28)
M. Passeggeri (Director)	Rome, Italy (29)
S. Rotondo (Director)	Rome, Italy (30)
ficers and directors of Upstate's subsidiaries as of September 30,	2003 were as follows:
Toro Partner LLC	
B. H. Hale (Manager)	Williamsville, NY (1)
R. J. Tanski (Manager)	Williamsville, NY (1)
D. A. Wassum (President and Treasurer)	Williamsville, NY (1)
K. D. Cotter (Vice President and Secretary)	Williamsville, NY (1)
Toro Partners, LP	
Toro Partners, LP has no directors or officers; it i	s managed by its general partner.
Toro Energy of Michigan, LLC	
B. H. Hale (Manager)	Williamsville, NY (1)
R. J. Tanski (Manager)	Williamsville, NY (1)
D. A. Wassum (President and Treasurer)	Williamsville, NY (1)
K. D. Cotter (Vice President and Secretary)	Williamsville, NY (1) Williamsville, NY (1)
N. D. Cotter (vice riestuent and secretary)	williamsville, Ni (1)
Toro Energy of Ohio-Statewide, LLC	
B. H. Hale (Manager)	Williamsville, NY (1)
R. J. Tanski (Manager)	Williamsville, NY (1)
D. A. Wassum (President and Treasurer)	Williamsville, NY (1)
K. D. Cotter (Vice President and Secretary)	Williamsville, NY (1)
1. Social (.135 Fishing and beofetaly)	**************************************
Toro Energy of Ohio, LLC	
B. H. Hale (Manager)	Williamsville, NY (1)
P. J. Tanski (Manager)	Williamovillo NV (1)

#### Toro Energy of Kentucky, LLC

D. A. Wassum (President and Treasurer)

K. D. Cotter (Vice President and Secretary)

R. J. Tanski (Manager)

Williamsville, NY (1)

Williamsville, NY (1)

Williamsville, NY (1)

B. H. Hale (Manager) R. J. Tanski (Manager) D. A. Wassum (President and Treasurer) K. D. Cotter (Vice President and Secretary)	Williamsville, NY (1) Williamsville, NY (1) Williamsville, NY (1) Williamsville, NY (1)
Toro Energy of Missouri, LLC	
B. H. Hale (Manager)	Williamsville, NY (1)
R. J. Tanski (Manager)	Williamsville, NY (1)
D. A. Wassum (President and Treasurer)	Williamsville, NY (1)
K. D. Cotter (Vice President and Secretary)	Williamsville, NY (1)
Toro Energy of Maryland, LLC	
B. H. Hale (Manager)	Williamsville, NY (1)
R. J. Tanski (Manager)	Williamsville, NY (1)
D. A. Wassum (President and Treasurer)	Williamsville, NY (1)
K. D. Cotter (Vice President and Secretary)	Williamsville, NY (1)
Toro Energy of Indiana, LLC	
B. H. Hale (Manager)	Williamsville, NY (1)
R. J. Tanski (Manager)	Williamsville, NY (1)
D. A. Wassum (President and Treasurer)	Williamsville, NY (1)
K. D. Cotter (Vice President and Secretary)	Williamsville, NY (1)
Toro Energy of Ohio-American, LLC	
B. H. Hale (Manager)	Williamsville, NY (1)
R. J. Tanski (Manager)	Williamsville, NY (1)
D. A. Wassum (President and Treasurer)	Williamsville, NY (1)
K. D. Cotter (Vice President and Secretary)	Williamsville, NY (1)

\*\*\*\*\* Officers of Power s subsidiaries as of September 30, 2003 included the following persons (because Power s subsidiaries are not wholly owned directly or indirectly by the Registrant or any system company, disclosure is limited to those officers who are directly employed by the Registrant or its system companies):

Seneca Energy II, LLC  B. H. Hale (Secretary and Chief Financial Officer)	Williamsville,	NY	(1)
Model City Energy, LLC  B. H. Hale (Chief Financial Officer)	Williamsville,	NY	(1)
Energy Systems North East, LLC			
B. H. Hale (President)	Williamsville,	NY	(1)
K. D. Cotter (Vice President)	Williamsville,	NY	(1)
P. L. Malachowski (Treasurer)	Williamsville,	NY	(1)

# **Notes**

- 1. National Fuel Gas Company, 6363 Main Street, Williamsville, New York 14221
- 2. 9226 E. Champagne Drive, Sun Lakes, AZ 85248
- 3. 302 Fall River Court, Houston, TX 77024
- 4. Moog Inc., Plant 24/Seneca at Jamison Rd., East Aurora, NY 14052-0018
- 5. Seneca Resources Corporation, 1201 Louisiana Street, Suite 400, Houston, Texas 77002
- 6. Seneca Resources Corporation, P.O. Box 630, Santa Paula, CA 93061-0630
- 7. Horizon Energy Development, s.r.o., Maiselova 15, Praha 1 Josefov, 11000, Czech Republic
- 8. Intra Beheer B.V., Teleportboulevard 140, 1043 EJ, Amsterdam, The Netherlands
- 9. Maid of the Mist Corporation, 151 Buffalo Avenue, Niagara Falls, New York 14303
- 10. Teplarna Liberec, a.s., Dr. Milady Horakove 641/34a, 460 01 Liberec 4, Czech Republic
- 11. Predicor, Tax advisor, Pristavni 2, 170 00 Prague 7, Czech Republic
- 12. National Fuel Resources, Inc., 165 Lawrence Bell Drive, Williamsville, NY 14221

- 13. Law Office Rasovsky, Krejci, Cinglos, Spitalka 23 b, 602 00 Brno, Czech Republic
- 14. United Energy, a.s., Teplarenska no. 2, Komorany, 434 03 Most 3, Czech Republic
- 15. Teplo Branany, s.r.o., Bilinska 76 Branany, Czech Republic
- 16. National Fuel Gas Company, 1100 State Street, Erie, PA 16501
- 17. Gas Technology Institute, 1700 So. Mt. Prospect Road, Des Plaines, IL 60018-1804
- 18. National Fuel Gas Distribution Corporation, 365 Mineral Springs Road, Building 3, Buffalo, NY 14210
- 19. Seneca Energy Canada, Inc., 1000, 550 6 Avenue, S.W., Calgary, Alberta, Canada T2P 0S2
- 20. City of Liberec, nam. Dr. E. Benese 1, 460 59 Liberec 1, Czech Republic
- 21. Parliament of the Czech Republic, Snemovni 4, 118 26 Prague 1, Czech Republic
- 22. President of Usti Region, Velka Hradebni 48, 400 01 Usti nad Labem, Czech Republic
- 23. City of Louny, Mirove namesti 35, 440 33 Louny, Czech Republic
- 24. The Robert H. Jackson Center, Inc., 305 East Fourth Street, P. O. Box 879, Jamestown, NY 14702
- 25. Suite 900, 1959 Upper Water Street, P.O. Box 997, Halifax, Nova Scotia B3J 2X2
- 26. Lounske tepelne hospodarstvi, 17 listopadu, 44001 Louny
- 27. P.O. Box 45433, Salt Lake City, UT 84145
- 28. Piazzale Ostiense No. 2, Rome, Italy
- 29. Piazzale Ostiense No. 2, Rome, Italy
- 30. Piazzale Ostiense No. 2, Rome, Italy

# Item 6. OFFICERS AND DIRECTORS (Continued)

#### Part II. Financial connections as of September 30, 2003:

Name of Officer or Director	Name and Location of Financial Institution	Position Held in Financial Institution	Applicable Exemption Rule
R. T. Brady	Manufacturers and Traders Trust Company, Buffalo, New York M&T Bank Corporation, Buffalo, New York	Director Director	70 (a) 70 (a)
G. L. Mazanec	Northern Trust Bank of Texas, Dallas, Texas	Director	70 (a)

#### Part III. Compensation and other related information:

#### a. Compensation of Directors and Executive Officers:

The information required by this item appears under Directors Compensation, and Executive Compensation, on page 7 and pages 13 to 20, respectively, of the National Fuel Gas Company Proxy Statement, dated January 20, 2004, included as Exhibit A (3) to this Form U5S and is incorporated herein by reference.

b. Interest of executive officers and directors in securities of System Companies including options or other rights to acquire securities:

The information required by this item appears under Security Ownership of Certain Beneficial Owners and Management, on pages 10 and 11 of the National Fuel Gas Company Proxy Statement, dated January 20, 2004, included as Exhibit A(3) of this Form U5S and is incorporated herein by reference.

Contracts and Transactions with System Companies:

The following contracts and transactions with the directors and executive officers of National Fuel Gas Company were disclosed in the Company s Form 10-K for fiscal year 2003.

- ♦ Retirement Benefit Agreement, dated September 22, 2003, between the Company and David F. Smith (Exhibit 10.2, Form 10-K for fiscal year ended September 30, 2003)
- ◆ Retirement and Consulting Agreement, dated September 5, 2001, between the Company and Bernard J. Kennedy (Exhibit 10 (iii)(a), Form 8-K dated September 19, 2001 in File No. 1-3880)
- ◆ Pension Settlement Agreement, dated September 5, 2001, between the Company and Bernard J. Kennedy (Exhibit 10(iii)(b), Form 8-K dated September 19, 2001 in File No. 1-3880)
- ◆ Agreement dated August 1, 1986, between the Company and Joseph P. Pawlowski (Exhibit 10.1, Form 10-K for fiscal year ended September 30,1997 in File No. 1-3880)
- ◆ Agreement dated August 1, 1986, between the Company and Gerald T. Wehrlin (Exhibit 10.2, Form 10-K for fiscal year ended September 30, 1997, in File No. 1-3880)

### Item 6. OFFICERS AND DIRECTORS (Continued)

- ◆ Form of Employment Continuation and Noncompetition Agreements, dated as of December 11, 1998, among the Company, National Fuel Gas Distribution Corporation and each of Philip C. Ackerman, Anna Marie Cellino, Walter E. DeForest, Joseph P. Pawlowski, James D. Ramsdell, Dennis J. Seeley, David F. Smith, Ronald J. Tanski and Gerald T. Wehrlin (Exhibit 10.1, Form 10-Q for the quarterly period ended June 30, 1999 in File No. 1-3880)
- ◆ Form of Employment Continuation and Noncompetition Agreement, dated as of December 11, 1998, among the Company, National Fuel Gas Supply Corporation and each of Bruce H. Hale and John R. Pustulka (Exhibit 10.2, Form 10-Q for the quarterly period ended June 30, 1999 in File No. 1-3880)
- ◆ Form of Employment Continuation and Noncompetition Agreement, dated as of December 11, 1998, among the Company, Seneca Resources Corporation and James A. Beck (Exhibit 10.3, Form 10-Q for the quarterly period ended June 30, 1999 in File No. 1-3880)
- ◆ National Fuel Gas Company 1983 Incentive Stock Option Plan, as amended and restated through February 18, 1993 (Exhibit 10.2, Form 10-Q for the quarterly period ended March 31, 1993 in File No. 1-3880)
- ♦ National Fuel Gas Company 1984 Stock Plan, as amended and restated through February 18, 1993 (Exhibit 10.3, Form 10-Q for the quarterly period ended March 31, 1993 in File No. 1-3880)
- ♦ Amendment to the National Fuel Gas Company 1984 Stock Plan, dated December 11, 1996 (Exhibit 10.7, Form 10-K for fiscal year ended September 30, 1996 in File No. 1-3880)
- ◆ National Fuel Gas Company 1993 Award and Option Plan, dated February 18, 1993 (Exhibit 10.1, Form 10-Q for the quarterly period ended March 31, 1993 in File No. 1-3880)
- ♦ Amendment to National Fuel Gas Company 1993 Award and Option Plan, dated October 27, 1995 (Exhibit 10.8, Form 10-K for fiscal year ended September 30, 1995 in File No. 1-3880)

- ♦ Amendment to National Fuel Gas Company 1993 Award and Option Plan, dated December 11, 1996 (Exhibit 10.8, Form 10-K for fiscal year ended September 30, 1996 in File No. 1-3880)
- ◆ Amendment to National Fuel Gas Company 1993 Award and Option Plan, dated December 18, 1996 (Exhibit 10, Form 10-Q for the quarterly period ended December 31, 1996 in File No. 1-3880)
- ◆ National Fuel Gas Company 1993 Award and Option Plan, amended through June 14, 2001 (Exhibit 10.1, Form 10-K for fiscal year ended September 30, 2001 in File No. 1-3880)
- ♦ National Fuel Gas Company 1997 Award and Option Plan, amended through June 14, 2001 (Exhibit 10.2, Form 10-K for fiscal year ended September 30, 2001 in File No. 1-3880)
- ◆ National Fuel Gas Company Deferred Compensation Plan, as amended and restated through May 1, 1994 (Exhibit 10.7, Form 10-K for fiscal year ended September 30, 1994 in File No. 1-3880)

# Item 6. OFFICERS AND DIRECTORS (Continued)

- ◆ Amendment to the National Fuel Gas Company Deferred Compensation Plan, dated September 19, 1996 (Exhibit 10.10, Form 10-K for fiscal year ended September 30, 1996 in File No. 1-3880)
- ♦ Amendment to the National Fuel Gas Company Deferred Compensation Plan, dated September 27, 1995 (Exhibit 10.9, Form 10-K for fiscal year ended September 30, 1995 in File No. 1-3880)
- ◆ National Fuel Gas Company Deferred Compensation Plan, as amended and restated through March 20, 1997 (Exhibit 10.3, Form 10-K for fiscal year ended September 30, 1997 in File No. 1-3880)
- ◆ Amendment to National Fuel Gas Company Deferred Compensation Plan dated June 16, 1997 (Exhibit 10.4, Form 10-K for fiscal year ended September 30, 1997 in File No. 1-3880)
- ♦ Amendment No. 2 to the National Fuel Gas Company Deferred Compensation Plan, dated March 13, 1998 (Exhibit 10.1, Form 10-K for fiscal year ended September 30, 1998 in File No. 1-3880)
- ♦ Amendment to the National Fuel Gas Company Deferred Compensation Plan, dated February 18, 1999 (Exhibit 10.1, Form 10-Q for the quarterly period ended March 31, 1999 in File No. 1-3880)
- ♦ Amendment to National Fuel Gas Company Deferred Compensation Plan, dated June 15, 2001 (Exhibit 10.3, Form 10-K for fiscal year ended September 30, 2001 in File No. 1-3880)
- ◆ National Fuel Gas Company Tophat Plan, effective March 20, 1997 (Exhibit 10, Form 10-Q for the quarterly period ended June 30, 1997 in File No. 1-3880)
- ♦ Amendment No. 1 to the National Fuel Gas Company Tophat Plan, dated April 6, 1998 (Exhibit 10.2, Form 10-K for fiscal year ended September 30, 1998 in File No. 1-3880)
- ♦ Amendment No. 2 to the National Fuel Gas Company Tophat Plan, dated December 10, 1998 (Exhibit 10.1, Form 10-Q for the quarterly period ended December 31, 1998 in File No. 1-3880)
- ◆ Death Benefits Agreement, dated August 28, 1991, between the Company and Bernard J. Kennedy (Exhibit 10-TT, Form 10-K for fiscal year ended September 30, 1991 in File No. 1-3880)

- ◆ Amendment to Death Benefit Agreement of August 28, 1991, between the Company and Bernard J. Kennedy, dated March 15, 1994 (Exhibit 10.11, Form 10-K for fiscal year ended September 30, 1995 in File No. 1-3880)
- ♦ Amended and Restated Split Dollar Insurance Agreement, effective June 15, 2000 among the Company, Bernard J. Kennedy, and Joseph B. Kennedy, as Trustee of the Trust under the Agreement dated January 9, 1998 (Exhibit 10.1, Form 10-Q for the quarterly period ended June 30, 2000 in File No. 1-3880)
- ◆ Contingent Benefit Agreement effective June 15, 2000 between the Company and Bernard J. Kennedy (Exhibit 10.2, Form 10-Q for the quarterly period ended June 30, 2000 in File No. 1-3880)

### <u>Item 6. OFFICERS AND DIRECTORS (Continued)</u>

- ◆ Amended and Restated Split Dollar Insurance and Death Benefit Agreement dated September 17, 1997 between the Company and Philip C. Ackerman (Exhibit 10.5, Form 10-K for fiscal year ended September 30, 1997 in File No. 1-3880)
- ◆ Amendment Number 1 to Amended and Restated Split Dollar Insurance and Death Benefit Agreement by and between the Company and Philip C. Ackerman, dated March 23, 1999 (Exhibit 10.3, Form 10-K for fiscal year ended September 30, 1999 in File No. 1-3880)
- ◆ Amended and Restated Split Dollar Insurance and Death Benefit Agreement dated September 15, 1997 between the Company and Joseph P. Pawlowski (Exhibit 10.7, Form 10-K for fiscal year ended September 30, 1997 in File No. 1-3880)
- ♦ Amendment Number 1 to Amended and Restated Split Dollar Insurance and Death Benefit Agreement by and between the Company and Joseph P. Pawlowski, dated March 23, 1999 (Exhibit 10.5, Form 10-K for fiscal year ended September 30, 1999 in File No. 1-3880)
- ◆ Second Amended and Restated Split Dollar Insurance Agreement dated June 15, 1999 between the Company and Gerald T. Wehrlin (Exhibit 10.6, Form 10-K for fiscal year ended September 30, 1999 in File No. 1-3880)
- ◆ Amended and Restated Split Dollar Insurance and Death Benefit Agreement dated September 15, 1997 between the Company and Walter E. DeForest (Exhibit 10.7, Form 10-K for fiscal year ended September 30, 1999 in File No. 1-3880)
- ◆ Amendment Number 1 to Amended and Restated Split Dollar Insurance and Death Benefit Agreement by and between the Company and Walter E. DeForest, dated March 29, 1999 (Exhibit 10.8, Form 10-K for fiscal year ended September 30, 1999 in File No. 1-3880)
- ◆ Amended and Restated Split Dollar Insurance and Death Benefit Agreement dated September 15, 1997 between the Company and Dennis J. Seeley (Exhibit 10.9, Form 10-K for fiscal year ended September 30, 1999 in File No. 1-3880)
- ♦ Amendment Number 1 to Amended and Restated Split Dollar Insurance and Death Benefit Agreement by and between the Company and Dennis J. Seeley, dated March 29, 1999 (Exhibit 10.10, Form 10-K for fiscal year ended September 30, 1999 in File No. 1-3880)

- ◆ Split Dollar Insurance and Death Benefit Agreement dated September 15, 1997 between the Company and Bruce H. Hale (Exhibit 10.11, Form 10-K for fiscal year ended September 30, 1999 in File No. 1-3880)
- ◆ Amendment Number 1 to Split Dollar Insurance and Death Benefit Agreement by and between the Company and Bruce H. Hale, dated March 29, 1999 (Exhibit 10.12, Form 10-K for fiscal year ended September 30, 1999 in File No. 1-3880)
- ◆ Split Dollar Insurance and Death Benefit Agreement dated September 15, 1997 between the Company and David F. Smith (Exhibit 10.13, Form 10-K for fiscal year ended September 30, 1999 in File No. 1-3880)

#### Item 6. OFFICERS AND DIRECTORS (Continued)

- ♦ Amendment Number 1 to Split Dollar Insurance and Death Benefit Agreement by and between the Company and David F. Smith, dated March 29, 1999 (Exhibit 10.14, Form 10-K for fiscal year ended September 30, 1999 in File No. 1-3880)
- ◆ Split Dollar Insurance Agreement, dated March 6, 2001, between the Company and James A. Beck (Exhibit 10.2, Form 10-K for fiscal year ended September 30, 2002 in File No. 1-3880)
- ◆ National Fuel Gas Company and Participating Subsidiaries Executive Retirement Plan as amended and restated through November 1, 1995 (Exhibit 10.10, Form 10-K for fiscal year ended September 30, 1995 in File No. 1-3880)
- ◆ National Fuel Gas Company and Participating Subsidiaries 1996 Executive Retirement Plan Trust Agreement (II) dated May 10, 1996 (Exhibit 10.13, Form 10-K for fiscal year ended September 30, 1996 in File No. 1-3880)
- ♦ Amendments to National Fuel Gas Company and Participating Subsidiaries Executive Retirement Plan dated September 18, 1997 (Exhibit 10.9, Form 10-K for fiscal year ended September 30, 1997 in File No. 1-3880)
- ◆ Amendments to the National Fuel Gas Company and Participating Subsidiaries Executive Retirement Plan dated December 10, 1998 (Exhibit 10.2, Form 10-Q for the quarterly period ended December 31, 1998 in File No. 1-3880)
- ♦ Amendments to National Fuel Gas Company and Participating Subsidiaries Executive Retirement Plan effective September 16, 1999 (Exhibit 10.15, Form 10-K for fiscal year ended September 30, 1999 in File No. 1-3880)
- ♦ Amendment to National Fuel Gas Company and Participating Subsidiaries Executive Retirement Plan, effective September 5, 2001 (Exhibit 10.4, Form 10-K/A for fiscal year ended September 30, 2001 in File No. 1-3880)
- ♦ Retirement Supplement Agreement, dated September 14, 2000, between the Company and Gerald T. Wehrlin (Exhibit 10.5, Form 10-K/A for fiscal year ended September 30, 2001 in File No. 1-3880)
- ◆ Retirement Supplement Agreement, dated January 11, 2002, between the Company and Joseph P. Pawlowski (Exhibit 10.6, Form 10-K/A for fiscal year ended September 30, 2001 in File No. 1-3880)

- c. ◆ Administrative Rules with Respect to at Risk Awards under the 1993 Award and Option Plan (Exhibit 10.14, Form 10-K for fiscal year ended September 30, 1996 in File No. 1-3880)
  - ◆ Administrative Rules with Respect to at Risk Awards under the 1997 Award and Option Plan (Exhibit A, Definitive Proxy Statement, Schedule 14(A) filed January 10, 2002 in File No. 1-3880)
  - ◆ Administrative Rules of the Compensation Committee of the Board of Directors of National Fuel Gas Company, as amended and restated, effective December 10, 1998 (Exhibit 10.3, Form 10-Q for the quarterly period ended December 31, 1998 in File No. 1-3880)

#### Item 6. OFFICERS AND DIRECTORS (Concluded)

- ◆ Excerpts of Minutes from the National Fuel Gas Company Board of Directors Meeting of February 20, 1997 regarding the Retirement Benefits for Bernard J. Kennedy (Exhibit 10.10, Form 10-K for fiscal year ended September 30, 1997 in File No. 1-3880)
- ◆ Excerpts of Minutes from the National Fuel Gas Company Board of Directors Meeting of March 20, 1997 regarding the Retainer Policy for Non-Employee Directors (Exhibit 10.11, Form 10-K for fiscal year ended September 30, 1997 in File No. 1-3880)
- d. Indebtedness to System Companies: None
- e. Participation in Bonus and Profit-Sharing Arrangements and Other Benefits:

The information required by this item appears under Directors Compensation, and Executive Compensation, on page 7 and pages 13 to 20, respectively, of the National Fuel Gas Company Proxy Statement, dated January 20, 2004, included as Exhibit A(3) to this Form U5S and incorporated herein by reference.

f. Rights to Indemnity:

The information required by this item appears in Article II, Paragraph 8 of the National Fuel Gas Company By-Laws as amended through December 12, 2002. Such By-Laws are listed as Exhibit B(1)(ii) to this Form U5S.

The Company also purchases directors and officers liability insurance coverage with an annual aggregate limit of \$135 million, and, in recognition of the scope of the foregoing by-law indemnification, certain other errors and omissions and general liability insurance coverages which are applicable to all employees as insureds, including directors and officers.

#### ITEM 7. CONTRIBUTIONS AND PUBLIC RELATIONS

Name of Recipient Accounts Charged Per Books Fiscal Y
Name of Company or Beneficiary Purpose of Disbursing Company September

Tabulation showing expenditures, disbursements, or payments during the year, in money, goods or s directly or indirectly to or for the account of:

(1) Any political party, candidate for public office or holder of such office, or any committee of therefor:

Distribution Corporation N/A \*FEDPAC Misc. Income Deductions \$ 3,

Distribution Corporation	N/A	*NYPAC	Misc. Income Deductions	\$ 4,
Distribution Corporation	N/A	*PAPAC	Misc. Income Deductions	\$ 3,
Supply Corporation	N/A	*FEDPAC	Misc. Income Deductions	\$ 1,
Supply Corporation	N/A	*NYPAC	Misc. Income Deductions	\$ 1,
Supply Corporation	N/A	*PAPAC	Misc. Income Deductions	\$ 1,

<sup>\*</sup> Company labor and expenses relating to administration of political action funds.

#### (2) Any citizens group or public relations counsel:

Distribution Corporation	30 Beneficiaries	Civic	Operation Expense	\$ 14
Seneca Resources	2 Beneficiaries	Civic	Operation Expense	\$

The information called for by instruction 2 to Item 7 was compiled, and memoranda from the applicable System Companies were received and are preserved by the Registrant.

#### ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS

Part I. Intercompany sales and services

(1) Salaries of officers of the Registrant

NATIONAL FUEL GAS COMPANY
----REPORT OF OFFICERS' SALARIES

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

3,093 52,906

49,373 12,486

### ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS (Continued)

12,500 106,131

Part I. Intercompany sales and services (Continued)

(2) Services rendered by Statutory Subsidiaries

R. J. Tanski

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FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

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(THOUSANDS OF DOLLARS)

Common	Expenses

Receiving Company	Executive	Purchasing	Corporate Communications		nt Accounting	
Supply Corporation	 \$ 297	\$201	\$130	 \$11	\$ 832	 \$19
Seneca Resources	340	_	35	. –	196	
UCI	_	_	_	_	_	
Highland	48	_	5	_	26	
Data-Track	_	_	-	_	-	
NFR	4	_	1	_	2	
Leidy Hub	_	_	-	_	_	
Horizon	_	_	_	_	_	
Parent Company	_	_	_	_	_	
NIM	_	_	_	_	_	
Upstate Energy	_	_	_	_	_	
Empire	47	26	15	_	82	2
Horizon Power	-	-	-	_	-	
Toro, LP	_	_	_	-	_	
	 \$ 736	 \$227	 \$185	 \$11	\$1,138	 \$21
	=====	====	====	===	=====	===
			Commor	n Expenses		
Receiving Company	Data Processing	Human Resources	2	Finance	Government Affair	Ве Se
Supply Corporation	\$ 46	 \$427	 \$ 96	\$596	\$31	
Seneca Resources	-	71	111	97	_	
UCI	_	_	_	_	_	
Highland	_	10	16	13	_	
Data-Track	_	_	_	_	_	
NFR	_	1	1	1	_	
Leidy Hub	_	_	-	-	_	
Horizon	_	_	_	_	_	
Parent Company	_	_	_	_	_	
NIM	_	_	_	_	_	
Upstate Energy	_	_	_	-	_	
Empire	14	44	14	54	4	
Horizon Power	_	_	_	_	_	
Toro, LP	_	_	_	_	_	
	\$110 ====	\$553 ====	\$238 ====	\$761 ====	\$35 ===	
	Common Ex	xpenses				
		Total Common	Total Clearing	Total Direct	Convenience or Accommodation	7
Receiving Company	Payroll	Expense	Charges*	Charges*	Payments*	Stati
Supply Corporation	\$128	\$3 <b>,</b> 398	\$3,651	\$6 <b>,</b> 308	\$ 9,433	
Seneca Resources	_	1,066	223	506	2,862	
UCI	_	· -	_	_	3	
Highland	_	152	31	31	255	

Data-Track	_	_	1	8	11
NFR	_	20	34	195	211
Leidy Hub	_	_	1	4	(1)
Horizon	_	_	71	683	215
Parent Company	_	_	73	309	807
NIM	_	_	_	_	-
Upstate Energy	_	_	_	_	4
Empire	_	372	100	160	382
Horizon Power	_	-	8	87	_
Toro, LP	_	_	_	7	4
	\$128	\$5,008	\$4,193	\$8 <b>,</b> 298	\$14,186
	====	=====	======	======	======

<sup>\*</sup> Analysis of Clearing Charges, Direct Charges & Convenience or Accommodation Payments is presented on pages 26 and 27.

# ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS (Continued)

Part I. Intercompany sales and services (Continued)

(2) Services rendered by Statutory Subsidiaries

DISTRIBUTION CORPORATION

REPORT OF INTERCOMPANY SALES AND SERVICES

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

(THOUSANDS OF DOLLARS)

\_\_\_\_\_

#### Clearing Charges

		Material					
	Officer	Issue &				Data	Messe
Receiving Company	Clearing	Transfer	Telecommunications	Rental	Postage	Processing	g Expe
Supply Corporation	\$279	\$ 815	\$207	\$617	\$ 6	\$1,643	\$ 8
Seneca Resources	73	_	_	88	_	60	7
UCI	_	_	_	_	-	_	, , , , , , , , , , , , , , , , , , ,
Highland	13	_	_	12		6	7
Data-Track	1	_	_	_	-	_	, , , , , , , , , , , , , , , , , , ,
NFR	18	_	_	6		1	7
Leidy Hub	1	_	_	-		_	, , , , , , , , , , , , , , , , , , ,
Horizon	59	_	_	12		_	,
Parent Company	62	_	_	9	-	2	,
NIM	_	_	_	-		_	,
Upstate Energy	_	_	_	_	-	-	,
Empire	14	4	_	82	-	-	•
Horizon Power	5	2	_	1	_	_	•
Toro, LP	_	_	_	_	-	-	
	\$525	\$ 821	\$207	\$827	\$ 6	\$1,712	\$ 9
	====	=====	====	====	===	======	===

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Telecom- Environment Contract

Direct Charges

Receiving Company	Land	MMD			_	Administration	I
Supply Corporation	\$294	\$306	\$32	\$460	\$2,855	\$56	-
Seneca Resources	56	_	_	19	10	_	
UCI	_	_	-	_	-	-	
Highland	_	_	-	1	-	-	
Data-Track	_	_	-	_	-	_	
NFR	_	_	-	1	-	_	
Leidy Hub	_	_	_	_	_	_	
Horizon	_	_	_	12	_	_	
Parent Company	_	_	_	_	8	_	
NIM	_	_	_	_	_	_	
Upstate Energy	_	_	_	_	_	_	
Empire	_	_	_	1	41	6	
Horizon Power	_	_	_	18	_	_	
Toro, LP	_	_	_	_	_	_	
	\$350	\$306	\$32	\$512	\$2,914	\$62	
	====		===	====	=====	===	

# Direct Charges

Receiving Company	Legal	Government Affairs	Finance	Executive	Rates & Regulation	Human Resources
Supply Corporation	\$65	\$257	\$327	\$1 <b>,</b> 188	\$2	\$ 32
Seneca Resources	_	-	84	335	-	_
UCI	_	_	-	_	-	-
Highland	_	_	-	30	-	-
Data-Track	_	_	-	8	-	-
NFR	_	_	5	160	-	6
Leidy Hub	_	-	-	4	-	_
Horizon	3	-	238	358	-	_
Parent Company	1	-	15	270	-	_
NIM	_	-	-	-	-	_
Upstate Energy	_	-	-	-	-	_
Empire	1	1	18	38	1	_
Horizon Power	_	_	26	_	_	_
Toro, LP	_	_	7	_	_	_
	\$70	\$258	\$720	\$2,391	\$3	\$ 38
	===	====	====	=====	==	====

# Direct Charges

Receiving Company	Benefit Services	Engineering	Quality Assurance	DPC	Security
Supply Corporation	\$21	\$222	\$39	\$ 39	\$95
Seneca Resources	1	-	_	_	-
UCI	_	-	_	_	_
Highland	_	-	_	_	_
Data-Track	_	-	_	_	_
NFR	22	-	_	_	_
Leidy Hub	_	_	_	_	_
Horizon	_	_	_	44	_
Parent Company	15	_	_	_	_
NIM	_	_	_	_	_
Upstate Energy	_	_	_	_	_
Empire	_	5	_	48	-

Horizon Power		_	_	_	_
Toro, LP	_	-		_	
	\$59	\$227	\$39	\$131	\$95
	===	====	===	====	===

# ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS (Continued)

# Part I. Intercompany sales and services (Continued)

(2) Services rendered by Statutory Subsidiaries (Continued)

# DISTRIBUTION CORPORATION

ANALYSIS OF CONVENIENCE OR ACCOMMODATION PAYMENTS

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

-----

(THOUSANDS OF DOLLARS)

#### Receiving Company

	Parer Compa		_	pply ration	Sene Resou		UCI	Dat Tra		Hig	hland	l NFR	Но	orizon	Emp	oire
Material	\$	_	\$	255	\$	_	\$ -	\$ -	_	\$	_	\$ -	\$	_	\$	1
Rents		-		_		-	-	-	-		_	_		_		-
Transportation		_		39		-	_	-	-		-	-		-		_
Utilities		-		1,813		63	_	9	9		-	12		-		9
Contractors &																
Outside Services	33	31		1,320	2	218	_	-	-		20	5		13		16
Equipment Purchases																
& Rentals		1		386		_	_	-	-		-	-		4		4
Employee Benefits	8	31		3,127	1	.21	_	1	L		25	113		43		15
Office Expense	į	2		487		28	_	-	-		3	4		9		_
Dues & Subscriptions		1		256		_	_	-	-		-	_		_		_
Other Insurance		-		1,120	2,4	124	_	1	L		64	24	1	L38	3	303
Injuries & Damages	-	.2		123		_	3	-	-	1	43	-		_		-
Other	32	9		479		8	_	-	-		-	53		8		34
Advertising		-		2		_	_	-	-		-	_		_		_
Postage		-		16		_	_	-	-		-	_		_		_
Environment		-		9		-	_	-	-		_	-		-		-
	\$80	7	\$	9,433	\$2,8	362	\$ 3	\$11		 \$2	 55	\$211	\$2	215	\$3	382
	===	=	==	.=====	====	==	===	===	=	==	==		==		==	-==

#### Receiving Company

	Hori	izon			Ups	tate			
	Power		Lei	Leidy Energy		rgy	Toro		Total
Material	\$	_	\$	_	\$	-	\$	-	\$ 256
Rents		-		_		_		_	1
Transportation		-		-		-		-	39

Utilities	_	_	_	_	1,906
Contractors &					
Outside Services	5	_	1	_	1,929
Equipment Purchases					
& Rentals	_	_	_	_	395
Employee Benefits	_	_	_	_	3 <b>,</b> 526
Office Expense	_	_	3	4	591
Dues & Subscriptions	_	_	_	_	257
Other Insurance	4	_	_	_	4,074
Injuries & Damages	_	_	_	_	285
Other	(9)	(1)	_	_	901
Advertising	_	_	_	_	2
Postage	_	_	_	_	16
Environmental	_	_	_	_	9
	\$ -	\$ (1)	\$ 4	\$ 4	\$14,186
	====	=====	====	====	

# ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS (Continued)

Part I. Intercompany sales and services (Continued)

(2) Services rendered by Statutory Subsidiaries (Continued)

SUPPLY CORPORATION

-----REPORT OF INTERCOMPANY SALES AND SERVICES

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

(THOUSANDS OF DOLLARS)

#### Clearing Accounts

Receiving Company	Executive Clearing		Production Clearing		Rental		Gas Measurement	Total Clearing Charges
Distribution Corp.	\$ 62	\$39	\$ -	\$ 99	\$6,901	\$ -	\$ -	\$7 <b>,</b> 101
Seneca Resources	-	_	320	5	-	-	_	325
Horizon	10	_	_	_	61	_	_	71
Highland	_	_	_	_	-	_	_	_
Data Track	-	_	_	_	-	-	_	_
NFR	_	_	_	_	-		_	_
Leidy Hub	_	_	_	_	_	_	_	_
Parent Company	18	_	_	7	21	_	_	46
Upstate Energy	_	_	_	_	_	_	_	_
NIM	_	_	_	_	_	_	_	_
Empire	10	_	_	_	_	125	6	141
Horizon Power	1	_	_	2	-	-	_	3
Toro, LP	_	_	_	_	-	-	_	_
	\$101	\$39	\$320	\$113	\$6,983	\$125	\$ 6	\$7 <b>,</b> 687
	====	===	====	====	=====	====	===	======

Direct Charges

	Gas	Benefit		Human		Gas	
Receiving Company	Storage	Services	Engineering	Resources	Land	Control	Executive
					+000		
Distribution Corp.		\$ 772	\$ 36	\$ 70	\$206	\$1 <b>,</b> 169	\$144
Seneca Resources	12	28		_	83	_	-
Horizon	_	22	_	_	_	_	265
Highland	_	5	-	16	_	_	-
Data Track	_	11	_	16	-		_
NFR	_	11	-	5	_	_	-
Leidy Hub	_	_	-	_	_	_	_
Parent Company	_	187	_	_	1	_	92
Upstate Energy	_	_	_	_	_	_	_
NIM	_	_	_	_	_	_	7
Empire	_	_	45	_	_	_	28
Horizon Power	_	_	_	_	_	_	42
Toro, LP	_	_	_	_	_	_	_
	\$ 12	\$1 <b>,</b> 036	\$ 81	\$ 91	\$290	\$1 <b>,</b> 169	\$578
	====	=====	====	====	====	=====	====

# ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS (Continued)

# Part I. Intercompany sales and services (Continued)

(2) Services rendered by Statutory Subsidiaries (Continued)

SUPPLY CORPORATION

REPORT OF INTERCOMPANY SALES AND SERVICES

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

(THOUSANDS OF DOLLARS)

Direct Charges Continued

Receiving Company	Operations, Construction & Customer Service	Legal	MMD	Interstate Marketing	Finance
Distribution Corp.	\$2,350	\$ 90	\$ 78	\$ -	\$ -
Seneca Resources	80	_	_	_	_
Horizon	7	50	_	_	3
Highland	_	_	_	_	_
Data Track	_	_	_	_	_
NFR	-	_	_	-	_
Leidy Hub	_	_	_	_	_
Parent Company	_	_	_	_	_
Upstate Energy	_	2	_	-	_
NIM	_	-	_	-	_
Empire	134	22	-	62	_
Horizon Power	1	11	_	_	29

		======	====	===	===	===
		\$2,572	\$175	\$78	\$62	\$32
Toro,	LP	_	_	_	-	-

Receiving Company	Direct	Clearing	Convenience or Accommodation Payments*	Statutory
Distribution Corp.	\$4 <b>,</b> 915	\$7 <b>,</b> 101	\$1 <b>,</b> 182	\$13 <b>,</b> 198
Seneca Resources	203	325	71	599
Horizon	347	71	15	433
Highland	21	_	-	21
Data Track	11	_	-	11
NFR	16	_	-	16
Leidy Hub	_	_	-	_
Parent Company	280	46	255	581
Upstate Energy	2	_	-	2
NIM	7	_	-	7
Empire	291	141	133	565
Horizon Power	83	3	5	91
Toro, LP	-	_	1	1
	\$6 <b>,</b> 176	\$7 <b>,</b> 687	\$1 <b>,</b> 662	\$15 <b>,</b> 525
	=====	=====	=====	======

<sup>\*</sup> Analysis of Convenience or Accommodation Payments is presented on page 30.

# ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS (Continued)

Part I. Intercompany sales and services (Continued)

(2) Services rendered by Statutory Subsidiaries (Continued)

SUPPLY CORPORATION

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ANALYSIS OF CONVENIENCE OR ACCOMMODATION PAYMENTS

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

\_\_\_\_\_\_

(THOUSANDS OF DOLLARS)

\_\_\_\_\_

#### Receiving Company

	 Parent Company	Distribution Corporation	Seneca Resources	Horizon Energy	Highland	Empire
Material	\$ 33	\$ 82	\$ -	\$ -	\$ -	\$ -
Rents	_	1	_	_	_	_
Transportation	-	6	1	_	_	_
Utilities Contractors &	1	152	_	_	_	1

Outside Services	86	726	9	2	_	37
Equipment Purchases						
& Rentals	_	7	_	_	_	_
Employee Benefits	_	62	_	6	_	_
Office Expense	4	41	2	7	_	11
Other	131	104	59	_	_	84
Other Insurance	_	_	_	_	_	_
Postage	_	1	_	_	_	_
Advertising	_	_	_	_	_	_
Environmental	_	_	_	_	_	_
Injuries & Damages	_	_	_	_	_	_
	\$255	\$1,182	\$71	\$15	\$ -	\$133
	====	=====	===	===	====	====

#### Receiving Company

	Horizon Power	Toro	Data- Track	NFR	Leidy Hub	Upstate Energy	NIM	Total
Material	\$1	\$-	\$-	\$-	\$-	\$-	\$-	\$ 116
Rents	_	_	_	_	_	_	_	1
Transportation	_	_	_	_	_	_	_	7
Utilities	_	_	_	_	_	_	_	154
Contractors &								
Outside Services	4	1	_	_	_	_	_	865
Equipment Purchases								
& Rentals	-	_	_	_	_	_	_	7
Employee Benefits	-	-	-	-	_	_	-	68
Office Expense	_	-	-	_	_	_	_	65
Other	_	-	-	_	_	_	_	378
Other Insurance	_	-	-	_	_	_	_	_
Postage	_	-	-	_	_	_	_	1
Advertising	_	-	-	_	_	_	_	_
Environmental	_	-	_	_	_	_	_	_
Injuries & Damages	_	-	_	_	_	_	_	_
	\$5	\$1	\$-	\$-	\$-	\$-	\$-	\$1 <b>,</b> 662
	==	==	==	==	==	==	==	=====

# ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS (Continued)

Part I. Intercompany sales and services (Continued)

(2) Services rendered by Statutory Subsidiaries (Continued)

SENECA RESOURCES

-----

REPORT OF INTERCOMPANY SALES AND SERVICES

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

-----

(THOUSANDS OF DOLLARS)

-----

Total

Receiving Company	Timber Sales	Operations	Convenience or Accommodation Payments	Services Rendered By Statutory Subsidiaries
Supply Corporation	\$ -	\$ 670	\$ 38	\$ 708
Highland	11,125	_	-	11,125
NFR	· –	_	_	_
Upstate Energy	_	_	_	_
Parent Company	_	_	_	_
NFE	_	-	248	248
Horizon	_	-	1	1
	\$11 <b>,</b> 125	\$ 670	\$287	\$12,082
	======	=====	====	======

#### ANALYSIS OF CONVENIENCE OR ACCOMMODATION PAYMENTS

\_\_\_\_\_

	Receiving Company						
	Highland	Horizon	Supply Corporation	NFR 	NFE 	Total	
Other	\$- 	\$1 	\$38 	\$ - 	\$248 	\$287	
	\$-	\$1	\$38	\$ -	\$248	\$287	

===

# UPSTATE ENERGY

===

\_\_\_\_

\_\_\_\_\_

REPORT OF INTERCOMPANY SALES AND SERVICES

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

\_\_\_\_\_

(THOUSANDS OF DOLLARS)

Total
Services
Convenience or Rendered By
Accommodation Statutory
Receiving Company Payments Subsidiaries

### ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS (Continued)

# Part I. Intercompany sales and services (Continued)

# (2) Services rendered by Statutory Subsidiaries (Continued)

EMPIRE STATE PIPELINE

REPORT OF INTERCOMPANY SALES AND SERVICES

\_\_\_\_\_

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

(THOUSANDS OF DOLLARS)

-----

		Total	
		Services	
		Rendered By	
	Convenience	Statutory	
Receiving Company	Payments	Subsidiaries	
Distribution Corporation	\$236	\$236	
Supply Corporation	2	2	
Highland Resources	299	299	
Horizon Energy	37	37	
	\$574	\$574	
	====	====	

# ANALYSIS OF CONVENIENCE OR ACCOMMODATION PAYMENTS

-----

		Receiving Company			
	Dist	Supply	Highland	Horizon Energy	Total
Cont O/S Office Expense	\$ - 3	\$ - 2	\$ 12 -	\$ - -	\$ 12 5
Other	_	_	287	_	287
Other Insurance	233	-	_	37	270
	\$236	\$ 2	\$299	\$ 37	\$574
		===			

TORO PARTNERS, LP

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REPORT OF INTERCOMPANY SALES AND SERVICES

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

·

(THOUSANDS OF DOLLARS)

-----

Total Services Rendered By

Receiving Company	Convenience Payments	Statutory Subsidiaries
Horizon Energy	\$ (3)	\$ (3)
Distribution Corporation	1	1
	\$ 2	\$ 2
	====	====

# ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS (Continued)

Part I. Intercompany sales and services (Concluded)

(2) Services rendered by Statutory Subsidiaries (Concluded)

		HIGHLAND	
		OF INTERCOMPANY SA	
		FISCAL YEAR ENDED	SEPTEMBER 30, 2003
	(THOUSANDS OF DOLLARS)		
Receiving Company	Operation	Convenience Payments	Total Services Rendered By Statutory Subsidiaries
Seneca Resources	\$183	\$215	\$398
Supply Corporation	-	_	-
	\$183 ====	\$215 ====	\$398 ====
		DATA-TRACK	
		F INTERCOMPANY SAL	
		SCAL YEAR ENDED SE	
		(THOUSANDS OF D	OLLARS)

	Total Services
	Rendered by
Collection	Statutory
Services	Subsidiaries
\$413	\$413
	Services

	====	====
	\$416	\$416
NFR	3	3

TORO PARTNER, LLC

REPORT OF INTERCOMPANY SALES AND SERVICES

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

FOR THE FISCAL TEAR ENDED SEPTEMBER 30, 2003

(THOUSANDS OF DOLLARS)

\_\_\_\_\_

		Total Services
		Rendered by
	Convenience	Statutory
Receiving Company	Payments	Subsidiaries
Distribution Corporation	\$ 1	\$ 1
	\$ 1	\$ 1
	====	====

(3) Services rendered by Registrant

No services were rendered for a charge by the Registrant to any of its subsidiari September 30, 2003

#### ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS (Concluded)

Part II. Contracts to purchase services or goods between any System company and any affiliate (other than a System company) and other than as reported in Item 6) at September 30, 2003:

None

Part III. Employment of any person by any System company for the performance on a continuing basis of management services:

Name	Description of Contract and Scope of Services	Annual Consideration	
Robert Davis	Performs management and consulting services for Highland.	\$ 204,415	
Joseph Maljovec	Performs management and consulting services for Highland.	\$ 72,497	
Enterprise Risk Management, Inc.	Performs financial advisory and consulting services for the Registrant regarding placement of insurance cover-	Retainer of \$ 60,000	

ages and participates in management or facilitation

of claims.

Evans Operating Performs production management \$2,899,148

Company, LLP services for Seneca Resources

with respect to Gulf of Mexico

properties.

Robert C. Williams Performs management and real \$ 63,163

estate consulting services for

Seneca Resources.

Pat Carroll Perform petroleum engineering \$ 58,048

services for Seneca Resources with respect to California

properties.

#### ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES

Part I. A. Interests in Foreign Utility Companies

- United Energy, a.s. and Teplarna Liberec, a.s.
- (a) United Energy, a.s. (UE)
  Komorany u Mostu
  434 03 Most
  Czech Republic

Teplarna Liberec, a.s. (TL) Dr. M. Horakove 641/34a 460 01 Liberec Czech Republic

UE generates and supplies steam heat to customers in the Czec electric energy for sale. UE has been designated as a foreign operates a coal-fired

#### ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES (Continued)

electric generation plant with generating capacity of 236 MW at wholesale. UE has also been designated as a foreign utili because it owns a 70% interest (common equity) in TL. TL, in foreign utility company because it owns and operates a 12 MW turbine and sells the produced electricity at wholesale.

Horizon Energy Development, Inc. (Horizon) owns 100% of the country Holdings, Inc. (HEHI), which owns 100% of the capital stock of (HEDBV). HEDBV owns 85.16% of the capital stock of UE, which

(b) Horizon owns 100% of the capital stock of HEHI, which investment September 30, 2003. HEHI owns 100% of the capital stock of H\$158,723,000 as of September 30, 2003. HEDBV owns 85.16% of investment was valued at \$156,979,000 as of September 30, 200 of TL, and such investment was valued at \$11,541,000 as of September 30, 200 of TL, and such investment was valued at \$11,541,000 as of September 30, 200 of TL, and such investment was valued at \$11,541,000 as of September 30, 200 of TL, and September 30, 20

There are no debts or other financial obligations of HEHI, HE recourse, directly or indirectly, to the registered holding of There are no direct or indirect guaranties of any of the secundading company. There have been no transfers of any assets

- (c) The ratio of debt to comprehensive shareholders' equity of UE 2003. TL had no debt outstanding at September 30, 2003. UE months ended September 30, 2003 (net of minority interest) of respectively. The financial statements of UE and TL are foun USS.
- (d) There are management support agreements between Horizon Energy and TL. Under these agreements, HED agrees to provide manage legal, marketing, public relations and human resource service with UE calls for UE to pay HED CZK 1,975,000 on a monthly base a monthly payment of CZK 500,000 to HED.

There is a service agreement between UE and TL calling for TI basis. The services UE provides include services similar to engineering, technical, accounting and bank transactional ser

### ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES (Concluded)

- B. Interests in Exempt Wholesale Generators
  - 1. Horizon Power, Inc.
  - (a) Horizon Power, Inc. (Power) 6363 Main Street Williamsville, New York 14221

Power has been designated as an exempt wholesale generator by Commission and owns a 50% interest in each of Seneca Energy I Energy, LLC (Model City) and Energy Systems North East, LLC (generating capacity of approximately 11.2 MW at a site near Sequerates electricity using methane gas obtained from a landf Seneca Energy completed development of facilities with a generate selectricity using methane county, New York. Model Citapproximately 5.6 MW and generates electricity using methane Lewiston, New York. The landfills are owned by outside particle sell electricity at wholesale to the New York Independent System County at wholesale to the New York Independent System County at wholesale to the New York Independent System County at wholesale to the New York Independent System County at wholesale to the New York Independent System County at wholesale to the New York Independent System County at Wholesale to the New York Independent System County at Wholesale to the New York Independent System County at Wholesale to the New York Independent System County at Wholesale to the New York Independent System County at Wholesale to the New York Independent System County at Wholesale to the New York Independent System County at Wholesale to the New York Independent System County at Wholesale to the New York Independent System County at Wholesale to the New York Independent System County at Wholesale York Independent System County at Wholesale York Independent System County at Wholesale York Independent System County at Wholesale York Independent System County At York Independent System County At York Independent System County At York Independent System County At York Independent System County At York Independent System County At York Independent System County At York Independent System County At York Independent System County At York Independent System County At York Independent System County At York Independent System County At York Independent System County At York Independent System County At York Independent System County

- 2. Energy Systems North East, LLC
- (a) Energy Systems North East, LLC 10195 Ackerman Lane North East, Pennsylvania 16428

ESNE has been designated as an exempt wholesale generator by Commission. ESNE owns an 80 MW natural gas-fired cogeneration East, Pennsylvania. ESNE sells electricity at wholesale to to Operator and sells thermal energy to a grape processing plant capital stock of Power, which owns 50% of the limited liabiliti(b), Part I(c) and Part I(d) for ESNE are filed pursuant to

Part II. Relationship of Exempt Wholesale Generators and Foreign Utility Companies to System Companies

Organization charts showing the relationships of TL, UE, Power and ESNE to system companies are

provided as Exhibits G-1 and G-2 to this Form U5S

Part III. Aggregate Investment in Exempt Wholesale Generators and Foreign Utility Companies

Part III is filed pursuant to Rule 104(b).

### ITEM 10. FINANCIAL STATEMENTS AND EXHIBITS

NATIONAL FUEL GAS COMPANY AND SUBSIDIARIES

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SEPTEMBER 30, 2003

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# ITEM 10. FINANCIAL STATEMENTS AND EXHIBITS (Concluded)

NATIONAL FUEL GAS COMPANY AND SUBSIDIARIES

-----INDEX TO FINANCIAL STATEMENTS
----SEPTEMBER 30, 2003

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#### REPORT OF INDEPENDENT AUDITORS

To the Board of Directors and Shareholders of National Fuel Gas Company

In our opinion, the consolidated financial statements listed in the index appearing under Item 10 on Pages 37 and 38 present fairly, in all material respects, the financial position of National Fuel Gas Company and its subsidiaries at September 30, 2003, and the results of their operations and their cash flows for the year then ended, in conformity with accounting principles generally accepted in the United States of America. These financial statements are the responsibility of the Company s management; our responsibility is to express an opinion on these financial statements based on our audit. We conducted our audit of these statements in accordance with auditing standards generally accepted in the United States of America which require that we plan and perform the audit to obtain reasonable assurance about whether the financial statements are free of material misstatement. An audit includes examining, on a test basis, evidence supporting the amounts and disclosures in the financial statements, assessing the accounting principles used and significant estimates made by management, and evaluating the overall financial statement presentation. We believe that our audit provides a reasonable basis for our opinion.

Our audit was made for the purpose of forming an opinion on the consolidated financial statements taken as a whole. The consolidating information on Pages 40 through 98 is presented for purposes of additional analysis rather than to present financial position, results of operations and cash flows of the individual companies. Accordingly, we do not express an opinion on the financial position, results of operations and cash flows of the individual companies. However, the consolidating information on Pages 40 through 98 has been subjected to the auditing procedures applied in the audit of the consolidated financial statements and, in our opinion, is fairly stated in all material respects in relation to the consolidated financial statements taken as a whole.

PricewaterhouseCoopers LLP

Buffalo, New York October 23, 2003

NATIONAL FUEL GAS COMPANY AND SUBSIDIARIES
CONSOLIDATING BALANCE SHEET

<sup>\*</sup> The Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company s Form 10-K for the fiscal year ended September 30, 2003, are incorporated herein by reference.

AT SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

	National Fuel Gas Company		National Fuel Gas Supply Corp.			Hi F Reso (Co
<u>ASSETS</u>						
PROPERTY, PLANT <u>&amp; EQUIPMENT</u>	\$ 2,015	\$ 1,397,648	\$ 830,157	\$ 1,718,532	\$ -	\$
Less: Accumulated Depreciation, Depletion and						
Amortization	132	361,218	338,264	780 <b>,</b> 227	-	
	1,883	1,036,430	491,893	938,305		
CURRENT ASSETS:						
Cash and Temporary Cash Investments Notes Receivable	603	313	1,052	10,207	117	
-Intercompany	448,000	_	13,100	_	800	
Allowance for Uncollectible Accounts		(12,666)	(657)	(851)	_	
Accounts Accounts Receivable	_	(12,000)	(657)	(831)	_	
-Intercompany Accounts Receivable	22 <b>,</b> 412 389	7,352 91,103	16,762 13,345		1	
Unbilled Utility	389	91,103	13,345	21,618	_	
Revenue Dividends Receivable	_	20,154	-	_	-	
-Intercompany Materials and Supplies - at	18,500	_	_	454	-	
average cost	_	6,221	8,327	1,047	-	
Gas Stored Underground	_	75 <b>,</b> 159	_	_	_	
Unrecovered Purchased						
Gas Costs Fair Value of Derivative	_	28,692	-	_	_	
Financial Instruments Prepayments	- 316	- 27 <b>,</b> 292	- 5 <b>,</b> 591	194 5 <b>,</b> 689	_	
rrepayments	490,220	243,620	57,520	48,299	 918	
OTHER ASSETS:						
Recoverable Future Taxes Unamortized Debt	_	75 <b>,</b> 706	4,945	-	-	
Expense Other Regulatory	10,755	6,556	6,447	-	-	
Assets	2,996	41,235	3,091	_	_	
Deferred Charges	1,947	2,513	2,007	464	_	

Other Investments	20,169	-	_	-	_
Investment in Unconsolio	dated				
Subsidiaries	_	_	_	_	_
Goodwill	_	_	_	_	_
Investment in					
Associated					
Companies	1,157,891	_	61	19,158	_
Notes Receivable -					
Intercompany	1,096,400	_	_	_	_
Intangible Assets	10,274	_	_	_	_
Other	_	7,797	544	61	_
	2,300,432	133,807	17,095	19,683	
	2,792,535	1,413,857	566,508	1,006,287	918

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# NATIONAL FUEL GAS COMPANY AND SUBSIDIARIES CONSOLIDATING BALANCE SHEET AT SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

	Fuel Gas		Fuel Gas Supply	Seneca Resources Corporation (Consolidated)	Hub,	Hi F Reso (Con
CAPITALIZATION AND LIABILITIES						
CAPITALIZATION: Common Stock \$1 Par Value; Authorized - 200,000,000 Shares; Issued and Outstanding -						
81,438,290 Shares Capital Stock of	\$ 81,438	\$ -	\$ -	\$ -	\$ -	
Subsidiaries	_	59,170	25,345	500	4	
Paid in Capital	478,799	121,668	35,894	104,035	1,365	
Earnings Reinvested						
in the Business	642,690	367,474	259,724	(28,273)	(628)	
Total Common Shareholder Equity Before Items of Oth Comprehensive Income		548.312	320.963	76.262	741	
Accumulated Other Comprehensive	, ,		·	·	,	
Income (Loss)	(65,537)	_	124	(225)	_	
Total Comprehensive Shareholders' Equity	1,137,390	548,312	321,087	76,037	741	
Long-Term Debt, Net of Current Portion	1,096,400	102	_	_	-	

Notes Payable - Intercompany	_	218,310	39 <b>,</b> 770	688 <b>,</b> 550	-
Total Capitalization	2,233,790	766 <b>,</b> 724	360 <b>,</b> 857	764 <b>,</b> 587	741
Minority Interest in Foreign Subsidiaries		-	-		
CURRENT AND ACCRUED LIABILITIES: Notes Payable to Banks and					
Commercial Paper Notes Payable -	118,200	-	-	_	_
Intercompany	60,400	193,000	75,000	32,700	_
Current Portion of					
Long-Term Debt	225,000	- F0 (40	12 254	-	_
Accounts Payable	160	52,648	13,254	32 <b>,</b> 777	_
Accounts Payable to Custome Accounts Payable -	ers –	692	_	_	_
Intercompany	1,244	12 <b>,</b> 787	2,068	16,636	38
Dividends Payable -					
Intercompany	-	9,100	6,500	2,454	-
Fair Value of Derivative Financial Instruments	-	-	_	13,675	-
Other Accruals and					
Current Liabilities	45 <b>,</b> 520	15 <b>,</b> 768	6 <b>,</b> 892	(19,575) 	8
	450 <b>,</b> 524	283 <b>,</b> 995	103,714	78,667 	46
DEFERRED CREDITS: Accumulated Deferred					
Income Taxes Taxes Refundable to	(49,750)	185,042	75,999	132,866	131
Customers Unamortized Investment Tax	_	16,195	(2,676)	-	-
Credit	_	7,958	241	_	_
Cost of Removal Regulatory	Liab -	64,471	20,350	_	_
Other Regulatory Liabs	_	69,621	246		_
Pension Liability	152,285	1,778	1,200	(395)	_
Asset Retirement Obligation		_	_	27,493	-
Other Deferred Credits	5 <b>,</b> 686	18 <b>,</b> 073	6 <b>,</b> 577	3,069	-
	108,221	363,138	101,937	163,033	131
	\$ 2,792,535 	\$1,413,857 	\$ 566,508	\$ 1,006,287 	\$ 918     \$ 

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Compart the fiscal year ended September 30, 2003, incorporated herein by reference.

NATIONAL FUEL GAS COMPANY AND SUBSIDIARIES
CONSOLIDATING STATEMENT OF INCOME
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

	National Fuel Gas Company	National Fuel Gas Distribution Corp.	National Fuel Gas Supply Corp.	_	Leidy Hub, Inc.	Hi F Reso (Con
OPERATING REVENUE:	\$ -	\$ 1,162,983 	\$ 180,537	\$ 316,730	\$ -	\$
OPERATING EXPENSE: Purchased Gas Fuel Used in Heat and	-	773,126	913	1,216	-	
Electric Generation Operation and Maintenance Property, Franchise &	4,085	179 <b>,</b> 052	58 <b>,</b> 307	90,000	6	
Other Taxes Impairment of Oil & Gas	578	52 <b>,</b> 274	11,358	12,312	-	
Producing Properties Depreciation, Depletion	_	_	_	42,774	_	
and Amortization	_	38 <b>,</b> 186	28,845	99 <b>,</b> 574	- 	
	4,663	1,042,638	99,423	245 <b>,</b> 876	6	
Gain on Sale of Timber Properties Loss on Sale of Oil & Gas Producing Properties	-	-	-	(58,472)	-	
Operating Income (Loss)	(4,663)	120,345	81,114	12,382	(6)	
OTHER INCOME (EXPENSE): Income from Unconsolidated Subsidiaries Unremitted Earnings/(Loss)	-	-	-	-	-	
of Subsidiaries Dividends from	109,145	-	_	-	-	
Subsidiaries Interest-Intercompany Other Income	71,808 94,954 838		- 26 560	1,111 1,098 74	- 12 -	
Interest on Long-Term Debt Interest-Intercompany	(89,643) (977)	- (23,341)	- (8,537)	- (52 <b>,</b> 919)	- -	
Other Interest  Income (Loss) Before Income Taxes and Minority Interest in Foreign Subsidiaries	(3,227)	(5,781)	(1,236)	(407)		
Income Taxes Minority Interest in Foreign Subsidiaries	(709)	36 <b>,</b> 857	29,533	(14,215)	2	

Income/(Loss) Before Cumulative Effect	178,944	56,808	42,394	(24,446)	4	
Cumulative Effect of Change in Accounting		-	-	(637)		
Net Income (Loss) Available for Common Stock	\$ 178,944	\$ 56,808	\$ 42,394	\$ (25,083)	\$ 4	\$

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated by reference.

# NATIONAL FUEL GAS COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF EARNINGS REINVESTED IN THE BUSINESS FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

	National Fuel Gas Company		Supply	Seneca Resources Corporation (Consolidated)	Hub,	Hi F Reso (Con
EARNINGS REINVESTED IN THE BUSINESS						
Balance at Beginning of Year	\$ 549,397	\$ 346,266	\$ 242,705	\$ 5,920	\$ (632)	
Net Income (Loss) Available for Common Stock	178,944	56,808	42,394	(25,083)	4	
Dividends on Common Stock (2003 - \$1.06 per share)	(85,651)	(35,600)	(25,375)	(9,110)		
Balance at End of Year	\$ 642,690	\$ 367,474 ======	\$ 259 <b>,</b> 724	\$ (28 <b>,</b> 273)	\$ (628) ======	\$ ===

#### At September 30, 2003

#### Intercompany Eliminations:

Earnings Reinvested in the Business:

Unremitted Earnings of Subsidiaries Since Acquisition Earnings Reinvested in the Business of Subsidiaries at Acquisition Consolidating Adjustment	693,029 7,095 (17,437)
	\$ 682,687 ======
Net Income Available for Common Stock: Subsidiaries-Dividends on Common Stock Unremitted Earnings of Subsidiaries Consolidating Adjustment	72,985 109,145 (2,755)
	179,375

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

> NATIONAL FUEL GAS COMPANY AND SUBSIDIARIES CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

			Supply	Seneca Resources Corporation (Consolidated)	Hub,	Hi F Reso (Con
Net Income (Loss) Available						
for Common Stock	\$ 178,944	\$ 56,808	\$ 42,394	\$ (25,083)	\$ 4	\$
Other Comprehensive Income (Loss), Before Tax:						
Minimum Pension Liability . Foreign Currency	Adj.(86,170)	-	-	_	_	
Translation Adjustment Reclassification Adjustment for Realized Foreign Curre	t	-	-	36,821	-	
Translation (Gain) in Net Income	(9,607)	_	_	(9,607)	_	
Unrealized Gain on Securities Available for Sale Arising During	(3,007)			(3,007)		
the Period Unrealized Gain/(Loss) on Derivative Financial Instruments Arising During	2,419 g	-	-	-	-	
the Period	(47,777)	-	(1,330)	(41,696)	-	

Reclassification Adjustment for Realized (Gain)/Loss on Derivative Financial Instruments in Net Income 69,809 - 1,759 60,123 \_\_\_\_\_ Other Comprehensive Income (Loss), Before Tax (16,854)429 45,641 Income Tax Benefit Related to Minimum Pension Liability (30,159) Income Tax Expense/(Benefit) Related to Unrealized Gain/(Loss) on Securities Available for Sale Arising During 847 the Period Income Tax Expense/(Benefit) Related to Unrealized Gain/(Loss) on Derivative Financial Instruments Arising During (18,594) - (555) (15,594) the Period Reclassification Adjustment for for Realized (Gain)/Loss on Derivative Financial Instruments in Net Income 26,953 - 726 23**,**186 \_\_\_\_\_\_ \_\_\_\_\_ (20,953) - 171 7,592 Income Taxes - Net \_\_\_\_\_ \_\_\_\_\_ Other Comprehensive Income/ (Loss) 4,099 258 38,049 Comprehensive Income (Loss) \$ 183,043 \$ 56,808 \$ 42,652 \$ 4 \$ \$ 12**,**966 

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

NATIONAL FUEL GAS COMPANY AND SUBSIDIARIES
CONSOLIDATING STATEMENT OF CASH FLOWS
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

Fi	ational uel Gas ompany	National Fuel Gas Distribution Corp.	National Fuel Gas Supply Corp.	Seneca Resources Corporation (Consolidated)	Leidy Hub, Inc.
OPERATING ACTIVITIES:					
Net Income (Loss) Available					
for Common Stock \$	178,944	\$ 56,808	\$ 42,394	\$ (25,083)	\$ 4
Adjustments to Reconcile Net					
Income to Net Cash Provided					
by Operating Activities:					
Gain on Sale of Timber Property	_	_	_	_	_
Loss on Sale of Oil & Gas Prop.	_	_	_	58 <b>,</b> 472	_
Impairment of Oil & Gas Prop.	_	-	_	42,774	_
Cumul. Effect of Change in Acctg.		_	_	637	_

Unremitted (Earnings)/Loss of Subsidiaries	(109,145)				
	(109,143)	_	_	_	_
Depreciation, Depletion and Amortization		38,186	20 045	00 574	
		•	,	•	(1)
Deferred Income Taxes		20,116	8,729	(12,488)	(1)
(Income) Loss from Unconsolidat	tea				
Subsidiaries, Net of Cash Distributions					
	_	_	_	_	_
Minority Interest in Foreign					
Subsidiaries	_	-	-	-	_
Other	1,539	698	1,728	(9)	_
Change in:					
Receivables and Unbilled					
Utility Revenue	(47)	(38,506)	(3,763)	4,939	_
Accounts Receivable-					
Intercompany	3,731	(2,924)	(6 <b>,</b> 356)	1,428	4
Gas Stored Underground					
and Material and Supplies	-	(9 <b>,</b> 807)	(515)	2,117	_
Unrecovered Purchased Gas Costs	_	(16,261)	_	_	_
Prepayments	171	417	117	1,492	_
Accounts Payable	108	26,199	(882)	(479)	_
Amounts Payable to Customers		692			_
Accounts Payable-Intercompany	306	(429)	1,254	(1,970)	1
Other Accruals and Current					
Liabilities	(2,337)	10,725	3,976	(5,465)	3
Other Assets		(26,866)			1
Other Liabilities		(9,019)			(1)
Net Cash Provided by					
(Used in) Operating					
Activities	\$ 63,485	\$ 50,029	\$ 68,673	\$ 164,663	\$ 11

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

(Consolidating Statement of Cash Flows continues on pages 52 and 53)

NATIONAL FUEL GAS COMPANY AND SUBSIDIARIES
CONSOLIDATING STATEMENT OF CASH FLOWS
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

	National Fuel Gas Company	National Fuel Gas Distribution Corp.	National Fuel Gas Supply Corp.	Seneca Resources Corporation Consolidated)	Leidy Hub, F Inc. (C
INVESTING ACTIVITIES:					
Capital Expenditures	\$ (1,883)	\$ (49,944)	\$ (18,128)	\$ (76,129)	\$ -
Investment in Subsidiaries	_	-	_	-	_
Investment in Partnerships	_	-	_	_	_
Change in Notes					
Receivable - Intercompany	102,600	-	(13,100)	44,300	_
Net Proceeds from Sale of					
Timber Properties	_	-	_	-	_
Net Proceeds from Sale of					

Oil & Gas Properties Other	-	- 78	- 592	78,531 12	-
Net Cash Provided by (Used In) Investing Activities	100,717	(49 <b>,</b> 866)	(30,636)	46,714	-
FINANCING ACTIVITIES: Change in Notes Payable to Banks and Commercial Paper	(135,800)	_	_	(9,567)	_
Change in Notes Payable-Intercompany		31,810			_
Net Proceeds from Issuance of Long-Term Debt	248,513		(12,000)	(100,300)	_
3	(202,600)		_	-	_
Common Stock Dividends Paid on Common Stock	33,141 (84,530)	- (35 <b>,</b> 200)	- (24 <b>,</b> 962)	- (8,656)	
Net Cash Provided by (Used in) Financing Activities	(163,776)	(3,451)	(37,592)	(205,173)	-
Effect of Exchange Rates on Cash				(1,635)	
Net Increase (Decrease) in Cash and Temporary Cash Investments	426	(3,288)	445	4,569	11
Cash and Temporary Cash Investments at Beginning of Year	177	3,601	607	5,638 	106
Cash and Temporary Cash Investments at End of Year	\$ 603	\$ 313 			\$ 117

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

SENECA RESOURCES CORPORATION CONSOLIDATING BALANCE SHEET AT SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

	Seneca Resources Corporation	Total Canadian Operations	Total Before Eliminations	Eliminat
<u>ASSETS</u>				
PROPERTY, PLANT & EOUIPMENT Less: Accumulated DD&A	\$ 1,433,471 611,653	\$ 285,061 168,574	\$ 1,718,532 780,227	

821,818		938,305	
629	9.578	10.207	
(851)	-	(851)	
	6 111		
	0,111		(2
	_		(2
	_		
		·	
	_		
5,056 	633	5 <b>,</b> 689	
56,904	17,062	73,966	(2
(40,140)	_	(40,140)	5
296	168	464	
146,797	_	146,797	(14
61	-	61	
107,014	168	107,182	(8
\$ 985,736	\$ 133,717	\$ 1,119,453	\$ (11
500		500	
			(11
(28,273)	(178,601)	(206,874)	17 
76.060	(67, 505)	0 707	
76,262	(67,525)	8,/3/	6
(225)	8 <b>,</b> 227	8,002 	(
y 76,037	(59,298)	16,739	5
688,550	146,797	835,347	(14
764,587		852 <b>,</b> 086	(8
_	_	_	
22,954	9,823	32,777	
32,700	_	32,700	
	25,667		(2
	=		`
	_		
10,010		10,010	
(19,939)	364	(19,575)	
			 (2
·	•		
	629 (851)	629 9,578 (851) - 21,567 6,111 29,548 - 454 - 307 740 ts 194 - 5,056 633  56,904 17,062  (40,140) - 296 168 146,797 - 61 - 107,014 168 \$ 985,736 \$ 133,717	629 9,578 10,207 (851) - (851) (851) (851) (851) (851) (851) (851) (851) (851) (851) (851) (851)

DEFERRED CREDITS:				
Accumulated Deferred Income Taxes	124,106	8,760	132,866	,
Pension Liability	(395)	-	(395)	, , , , , , , , , , , , , , , , , , ,
Asset Retirement Obligation	25,889	1,604	27,493	, , , , , , , , , , , , , , , , , , ,
Other Deferred Credits	3,069	_	3,069	
	152,669	10,364	163,033	
TOTAL CAPITALIZATION & LIABILITIES	\$ 985,736	\$ 133 <b>,</b> 717	\$ 1,119,453	\$ (11

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# SENECA RESOURCES CORPORATION CONSOLIDATING STATEMENT OF INCOME FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

		Total Canadian Operations		Eliminat
OPERATING REVENUE:	\$ 214,309	\$ 102,421 	\$ 316 <b>,</b> 730	
OPERATING EXPENSE:				
Purchased Gas	1,216	_	1,216	
Operation and Maintenance	58,419		90,000	
Property, Franchise & Other Taxes	4,693	7,619		
Depreciation, Depletion and				
Amortization	72 <b>,</b> 879	26 <b>,</b> 695	99,574	
Impairment of Oil & Gas				
Producing Properties	(12,261)	55,035	42,774	
	124,946	120,930	245,876	
Loss on Sale of Oil & Gas		450 450)	(50, 450)	
Producing Properties	-	(58,472)	(58, 472)	
Operating Income (Loss)	89 <b>,</b> 363		12,382	
OTHER INCOME (EXPENSE):				
Unremitted Earnings/(Loss) of				
Subsidiary	(88,729)	_	(88,729)	8
Dividends from Subsidiaries	1,111	_	1,111	
Interest - Intercompany	4,135	_	4,135	(
Other Income	74	- (0.005)	74	
Interest - Intercompany		(3,037)		
Other Interest	(221)	(186)	(407)	
	(136,549)	(3,223)	(139,772)	8
Income (Loss) Before Income Taxes and Minority Interest in				
Foreign Subsidiary	(47,186)	(80,204)	(127,390)	8

Income Taxes	(22,681)	8,466	(14,215)	
Income/(Loss) Before Cumulative Effect	(24,505)	(88,670)	(113,175)	8
Cumulative Effect of Change in Accounting	(578)	(59)	(637)	
Net Income (Loss) Available for Common Stock	\$ (25,083) ======	\$ (88,729) ======	\$ (113,812) ========	\$ 8 ======

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# SENECA RESOURCES CORPORATION. CONSOLIDATING STATEMENT OF EARNINGS REINVESTED IN THE BUSINESS FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

EARNINGS REINVESTED IN THE BUSINESS	Seneca Resources Corporation	Total Canadian Operations	Total Before Eliminations	Eliminat
Balance at Beginning of Year	\$ 5,920	\$ (89,351)	\$ (83,431)	\$ 8
Net Income (Loss) Available for Common Stock	(25,083)	(88,729)	(113,812)	8
Dividends on Common Stock	(9,110)	(521)	(9,631)	
Balance at End of Year	\$ (28 <b>,</b> 273)	\$ (178,601)	\$ (206,874)	\$ 17 ======

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

SENECA RESOURCES CORPORATION

CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

(THOUSANDS OF DOLLARS)

Seneca

Resources Total Canadian Total Before

_	Corporation	Operations	Eliminations	Eliminat
Net Income (Loss) Available for Common Stock	\$ (25 <b>,</b> 083)	\$ (88,729)	\$ (113,812)	\$ 8
Other Comprehensive Income (Loss), Before Tax: Foreign Currency				
Translation Adjustment Reclassification Adjustment for Realized Foreign Currency	36,821	36,821	73,642	(3
Translation (Gain) in Net Income Unrealized Loss on Derivative Financial Instruments Arising	(9,607)	(9,607)	(19,214)	
During the Period Reclassification Adjustment for Realized Loss on Derivative Financial	(41,696)	12,668	(29,028)	(1
Instruments in Net Income	60,123	5,031	65,154	(
Other Comprehensive Loss, Before Tax Income Tax Benefit Related to Unrealized	·	44,913	90,554	(4
Loss on Derivative Financial Instruments Arising During the Period Reclassification Adjustment for Income T		5 <b>,</b> 399	(10,195)	(
Benefit on Realized Loss on Derivative Financial Instruments Realized In Net In	come 23,186	2,144	25 <b>,</b> 330	(
Income Taxes - Net	7 <b>,</b> 592	7 <b>,</b> 543	15,135	(
Other Comprehensive Loss	38,049	37 <b>,</b> 370		(3
-	\$ 12 <b>,</b> 966	\$ (51,359)		
_				

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

SENECA RESOURCES CORPORATION
CONSOLIDATING STATEMENT OF CASH FLOWS
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

	Seneca Resources Corporation	Total Canadian Operations	Total Before Eliminations	Eliminati
CASH FLOWS FROM OPERATING ACTIVITIES: Net Income (Loss) Adjustments to Reconcile Net Income to Net Cash Provided by Operating	\$ (25,083)	\$ (88,729)	\$ (113,812)	\$ 88,

Activities:

Unremitted (Earnings)/Loss of Subsidiar		_	88,729	(88,
Loss on Sale of Oil & Gas Producing Pro		58 <b>,</b> 472		
Impairment of Oil & Gas Producing Prope		42,774		
Cumul. Effect of Change in Acctg.	578	59	637	
Depreciation, Depletion &				
Amortization	72,879			
Deferred Income Taxes	(20,449)			
Other	(9)	_	(9)	
Change in:  Possivables and Unbilled Utility				
Receivables and Unbilled Utility Revenue	998	7 924	9 922	(3
		7 <b>,</b> 824	•	(3,
Accounts Receivable - Intercompany	13 <b>,</b> 446 627			(12,
Materials and Supplies		•		
Prepayments	1,428		•	2
Accounts Payable Intergence	92		(4,362)	
Accounts Payable - Intercompany	(1,515)		(17,051)	
Other Accruals and Current Liabilities	(5 <b>,</b> 673)			
Other Assets	-	24		
Other Liabilities	179	1,584	1,763	(3,
Net Cash Provided by	106 007	20.426	1.64.662	
Operating Activities	126,227	38,436	164,663	
CASH FLOWS FROM INVESTING ACTIVITIES:				
	(45.346)	(30 783)	(76 129)	
Capital Expenditures	(40 <b>,</b> 040)	(30,783)	(10,14)	
Net Proceeds from Sale of	1 05/	76 577	70 531	
Oil & Gas Properties	1,954	76,577	78 <b>,</b> 531	
Change in Notes	107 016		107 016	162
Receivable - Intercompany	107,816	_	107,816	(63,
Other	12	_	12	
Not Cook Head in Investing				
Net Cash Used in Investing	C1 126	45 704	110 220	163
Activities	64,436	45 <b>,</b> 794	110,230	(63,
CASH FLOWS FROM FINANCING ACTIVITIES:				
	(186,950)	(75,096)	(2.62,046)	75 <b>,</b>
Change in Notes Payable to Banks and	(100,300,	(,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,,	(202,012,	, ,
Commercial Paper	_	(9,567)	(9,567)	
Dividends Paid on Common Stock	(8,656)		(8,656)	
Dividendo fata on common occon				
Net Cash Used in Financing				
Activities	(195,606)	(84,663)	(280,269)	75,
11001110100				
Effect of Exchange Rates on Cash	_	9,945	9,945	(11,
Net Increase (Decrease) in Cash				
and Temporary Cash Investments	(4,943)	9,512	4,569	
Cash and Temporary Cash Investments				
at Beginning of Period	5 <b>,</b> 572	66	5,638	
Cash and Temporary Cash Investments				
at End of Period	\$ 629	\$ 9 <b>,</b> 578	\$ 10 <b>,</b> 207	
		=========		

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

HIGHLAND FOREST RESOURCES, INC.
CONSOLIDATING BALANCE SHEET
AT SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

	Highland Forest Resources, Inc.			Empire State Pipeline	Total Before
<u>ASSETS</u>					
PROPERTY, PLANT & EQUIPMENT Less: Accumulated DD&A	\$ 91,790 16,661			\$ 209,858 80,073	
	75,129	84,249		129,785	289,163
CURRENT ASSETS: Cash and Temporary Cash Inventible Allowance for Uncollectible Notes Receivable - Intercomp Accounts Receivable Accounts Receivable - Intercomp Dividends Receivable Materials and Supplies Fair Value of Derivative Financial Instruments Prepayments	Accounts – pany – 2,984 company 132 300 14,273 – 455	- - -	- - - 150 - -	2,570 - 2,551 406 - 73 - 3,670 - 9,270	5,535 538 600 14,346
OTHER ASSETS:  Recoverable Future Taxes Unamortized Debt Expense Other Regulatory Assets					4,167 290
Investment in Associated Con Deferred Charges Notes Receivable - Intercomp	npany 184,805 -	42,286	42 <b>,</b> 285		
Goodwill Intangible Assets Other Assets	778	5,476 7,867 -	- - -	- - -	5,476 7,867 778
TOTAL ASSETS				6,591 \$ 145,646	
CAPITALIZATION & LIABILITIES  CAPITALIZATION: Common Stock Paid - in - Capital	•	•	•		•
Earnings Reinvested in the Business	111,931	(368)	(4,257)	50,605	157,911

Total Common Shareholder					
Equity Before Items of Other					
Comprehensive Income	134,098	141,796	42,784	88,824	407,502
Accumulated Other					
Comprehensive Loss	225	112	112	(4,253)	(3,804)
Total Comprehensive					
Shareholders's Equity	134,323	141,908	42,896	84 <b>,</b> 571	403,698
Long-Term Debt, net of Current		_	_	41,433	41,433
Notes Payable-Intercompany	60,000	_	-	_	60,000
•					
Total Capitalization	104 222	1.41 0.00	12 206	126 004	EOE 131
Total Capitalization	194,323	141,908	42,896	126,004	505,131
CURRENT AND ACCRUED LIABILITIES	:				
Notes Payable to Banks and	_				
Commercial Paper	_	_	_	_	_
Accounts Payable	3,447	_	_	742	4,189
Notes Payable - Intercompany	18,800	_	_	_	18,800
Current Portion of Long-Term De		_	_	9,334	9,334
Accounts Payable - Intercompan		_	_	82	2,655
Dividends Payable - Intercompan	-	150	150	300	1,300
Fair Value of Derivative	1				,
Financial Instruments	_	_	_	4,253	4,253
Other Accruals and Current					
Liabilities	2,069	2	_	778	2,849
-					
	27 <b>,</b> 589	152	150	15,489	43,380
DEFERRED CREDITS:					
Accumulated Deferred Income Tax	xes 56,464	_	-	4,145	60,609
Pension Liability	62	-	-	_	62
Asset Retirement Obligation	_	-	-	-	-
Other Deferred Credits	592	2	-	8	602
	57 <b>,</b> 118	2	_	4,153	61 <b>,</b> 273
MODAL CARTEST IN .					
TOTAL CAPITALIZATION &	¢ 270 020	ć 140 0C0	ć 42 04 <i>c</i>	¢ 145 C46	¢ (00 704
<u>LIABILITIES</u>	\$ 279 <b>,</b> 030	\$ 142 <b>,</b> 062	\$ 43,046	\$ 145,646	\$ 609,784
•					

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

HIGHLAND FOREST RESOURCES, INC.
CONSOLIDATING STATEMENT OF INCOME
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

Highland					
Forest		Empire	St. Clair	Empire State	Total Before
Resources,	Inc.	LLC	LLC	Pipeline	Eliminations

OPERATING REVENUE:	\$ 55 <b>,</b> 936	\$ (713)	\$ -	\$ 21,595	\$ 76 <b>,</b> 818
OPERATING EXPENSE: Purchased Gas		_			
Operation and Maintenance Property, Franchise & Other Ta		93 -	_ _ _	2,197 3,038	42,682 3,094
Depreciation, Depletion and Amortization	7,218	(4,688)	_	11,783	14,313
Gain on Sale of Timber	47,666	(4,595)		17,018	60,089
Properties	168 <b>,</b> 787			-	168 <b>,</b> 787
Operating Income (Loss)	177,057	3,882	-	4 <b>,</b> 577	185,516
OTHER INCOME (EXPENSE):					
Unremitted Earnings/(Loss) of Subsidiary Dividends from Subsidiaries	6 <b>,</b> 775	1 <b>,</b> 179	1,178 -	-	9 <b>,</b> 132
Interest - Intercompany	_	_	_	_	_
Other Income	339	11	3	26	
Interest on Long-Term Debt	_	260		(2,258)	(1,738)
Interest - Intercompany	(4,792)	-	_	_	(4,792)
Other Interest			2 	12	14
	2,322	1,450	1,443	(2,220)	2,995 
Income (Loss) Before Income Taxes and Minority Interest in					
Foreign Subsidiary	179 <b>,</b> 379	5,332	1,443	2,357	188,511
Income Taxes	70 <b>,</b> 395	-	-	_	70 <b>,</b> 395
Income/(Loss) Before Cumulative Effect	108,984	5,332	1,443	2,357	118,116
Cumulative Effect of Change in Accounting					-
Net Income (Loss) Available for Common Stock	\$ 108,984		\$ 1,443	\$ 2,357	\$ 118,116
					========

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

HIGHLAND FOREST RESOURCES, INC.

CONSOLIDATING STATEMENT OF EARNINGS REINVESTED IN THE BUSINESS

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

(THOUSANDS OF DOLLARS)

EARNINGS REINVESTED IN THE BUSINESS	Highland Forest Resources, Inc.	-	St. Clair LLC	-	Total Before Eliminations
Balance at Beginning of Year	\$ 5,147	\$ -	\$ -	\$ -	\$ 5,147
Earnings Reinvested in the Bu at Acquisition	siness -	-	-	59,648	\$ 59,648
Net Income (Loss) Available for Common Stock	108,984	5,332	1,443	2,357	118,116
Dividends on Common Stock and Joint Venture Distributions		(5,700)	(5,700)	(11,400)	(25,000)
Balance at End of Year	\$ 111,931 ====================================	\$ (368)	\$ (4,257)	\$ 50,605 ========	\$ 157,911 =======

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

HIGHLAND FOREST RESOURCES, INC.
CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

	Highland Forest Resources, Inc.			Empire State Pipeline	
Net Income (Loss) Available for Common Stock	\$ 108,984 				
Other Comprehensive Income (Loss), Before Tax: Unrealized Gain (Loss) on De Financial Instruments Arisi During the Period Reclassification Adjustment (Gain) Loss on Derivative FInstruments in Net Income	ng (405) for Realized 'inancial			(405) 1,149	
Other Comprehensive Loss, Before Tax Income Tax Benefit Related t Loss on Derivative Financia	o Unrealized	113	112	744	1,194
Instruments Arising During Reclassification Adjustment Expense on Derivative Finan	for Income Tax	_	-	-	-
Instruments Realized In Net		_	-	-	-

Income Taxes - Net	-	_	-	-	_
Other Comprehensive Income	225	113	112	744	1,194
Comprehensive Income	\$ 109 <b>,</b> 209	\$ 5,445	\$ 1 <b>,</b> 555	\$ 3,101	\$ 119 <b>,</b> 310

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# HIGHLAND FOREST RESOURCES, INC. CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

R -	Highland Forest esources, Inc			Empire State	
CASH FLOWS FROM OPERATING ACTIVITIES					
Net Income (Loss)	\$ 108,984	\$ 5,332	\$ 1,443	\$ 2,357	\$ 118,116
Adjustments to Reconcile Net Income to Net Cash Provided by Operating Activities:					
Earnings of Subsidiaries, Net of					
Cash Distributions	4,325	4,371	4,372	_	13,068
Gain on Sale of Timber Properties Depreciation, Depletion &	(168,787)	-	_	-	(168,787
Amortization	7,218	(4,688)	_	11,783	14,313
Deferred Income Taxes	55 <b>,</b> 975	_	_	_	55 <b>,</b> 975
Other	1,253	453	(260)	(289)	1,157
Change in:					
Receivables and Unbilled Utility					
Revenue	(692)	_	1	1,528	837
Accounts Receivable - Intercompany	(82)	(150)	(150)	(255)	(637
Materials and Supplies	747	_	_	_	747
Prepayments	(248)	_	_	(1,042)	(1,290
Accounts Payable	(3,208)	_	_	647	(2,561
Accounts Payable - Intercompany	(545)	(52)	150	(177)	(624
Other Accruals and Current Liabilit	ies 2,111	_	_	400	2,511
Other Assets	-	_	-	973	973
Other Liabilities	(355)	2	-	(340)	(693 
Net Cash Provided by					
Operating Activities	6-696	5-268	5.556	15,585	33,105
operating activities					
CASH FLOWS FROM INVESTING ACTIVITIES	<u>:</u>				
Capital Expenditures	(3,201)	_	_	(47)	(3,248
Investment in Subsidiaries, Net					
	(100 00 0				

(189, 205)

of Cash Acquired

(189,205

		- -			186,014 1,339
Net Cash Used in Investing Activities	(5,053)	-	-	(47)	(5,100
CASH FLOWS FROM FINANCING ACTIVITIES:					
Change in Notes Payable - Intercompany					
Reduction of Long-Term Debt Dividends and Distributions		- (5.550)			
Net Cash Used in Financing					
Activities	(1,600)	(5 <b>,</b> 550)	(5,550)	(18,100)	(30,800
Net Increase (Decrease) in Cash					
and Temporary Cash Investments	43	(282)	6	(2,562)	(2 <b>,</b> 795
Cash and Temporary Cash Investments					
at Beginning of Period	131 	2,316	605	5 <b>,</b> 132	8,184 
Cash and Temporary Cash Investments					
at End of Period		\$ 2,034 ====================================			

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

UPSTATE ENERGY, INC.
CONSOLIDATING BALANCE SHEET
AT SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

	Upstate	Toro	Toro		
	Energy	Partners,	Partners, LP	Total Before	
	Inc.	LLC	(Consolidated)	Eliminations	ΕJ
<u>ASSETS</u>					
PROPERTY, PLANT & EQUIPMENT	\$ -	\$ -	\$ 15 <b>,</b> 321	\$ 15 <b>,</b> 321	
Less: Accumulated DD&A	_	_	190	190	
			15,131	15,131	
CURRENT ASSETS:					
Cash and Temporary Cash Investments	307	158	2,542	3,007	
Notes Receivable - Intercompany	48,000	_	_	48,000	
Accounts Receivable	2	208	830	1,040	
Accounts Receivable - Intercompany Fair Value of Derivative	47	_	179	226	

Financial Instruments Prepayments	- -	-	1 <b>,</b> 155	_
	48,356		4,706	
OTHER ASSETS: Investment in Associated Companies Intangible Assets Other Assets	2,591 - -		- 31,523 -	52,365 31,523 -
	2,591	49 <b>,</b> 774	31,523	
TOTAL ASSETS	\$ 50,947	\$ 50,140	\$ 51,360	\$ 152,447
CAPITALIZATION & LIABILITIES				
<u>CAPITALIZATION:</u>				
Common Stock	1	_	_	1
Paid - in - Capital			47,822	
Earnings Reinvested in the Business	(5,791)	768	1,118	(3,905)
Total Common Shareholder Equity Before Items of Other				
Comprehensive Income	1,010	768	48,940	50,718
Accumulated Other	1 225	1 222	1 225	2 002
Comprehensive Income	1,333	1,322	1,333	3,992
Total Comprehensive Shareholders' Eq	uity 2,345	2,090	50,275	54,710
Notes Payable-Intercompany			_	
Total Capitalization	2 <b>,</b> 345	2,090	50 <b>,</b> 275	54,710
CURRENT AND ACCRUED LIABILITIES:				
Accounts Payable	_	_	233	233
Notes Payable - Intercompany	48,300	48,000	-	96,300
Accounts Payable - Intercompany	149	50	_	199
Other Accruals and Current Liabilities	(8)	-	-	(8)
	48,441	48,050	233	96,724
DEFERRED CREDITS: Accumulated Deferred Income Taxes	161		_	161
Other Deferred Credits		-	852	852
	161 	- - 	852 	1,013
TOTAL CAPITALIZATION & LIABILITIES ==:	\$ 50,947	\$ 50,140	\$ 51,360 	\$ 152,447

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# UPSTATE ENERGY, INC. CONSOLIDATING STATEMENT OF INCOME FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

	Upstate Energy Inc.	Toro Partners, LLC	Toro Partners, LP (Consolidated)	Total Before Eliminations E
OPERATING REVENUE:	\$ 33	\$ -	\$ 2,401	\$ 2,434
OPERATING EXPENSE:				
Purchased Gas	_	_	630	630
Operation and Maintenance	10	139	463	612
Property, Franchise & Other Taxes	_	_	_	_
Depreciation, Depletion and Amortization	-	-	190	190
	10	139	1,283	1,432
Operating Income (Loss)	23	(139)	1,118	1,002
OTHER INCOME (EXPENSE): Unremitted Earnings/(Loss) of Subsidiaries	779	1,107	_	1,886
Interest - Intercompany	202	_,,	_	202
Other Income	_	_	-	-
Interest - Intercompany	(229)	(200)	_	(429)
Other Interest	-	-	_	-
	752	907		1,659
Income (Loss) Before Income Taxes and Minority Interest in Foreign Subsidiary	775	768	1,118	2,661
Income Taxes	314	-	-	314
Income/(Loss) Before Cumulative Effect	461	768	1,118	2,347
Cumulative Effect of Change in Accounting				
Net Income (Loss) Available for Common Stock	\$ 461	\$ 768	\$ 1,118	\$ 2,347
	=	=========	========	=====================================

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

UPSTATE ENERGY, INC.

CONSOLIDATING STATEMENT OF EARNINGS REINVESTED IN THE BUSINESS

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

(THOUSANDS OF DOLLARS)

EARNINGS REINVESTED IN THE BUSINESS	Upstate Energy Inc.	Toro Partners, LLC	Toro Partners, LP (Consolidated)		El
Balance at Beginning of Year	\$ (6,252)	\$ -	\$ -	\$ (6,252)	
Net Income (Loss) Available for Common Stock	461	768	1,118	2,347	
Dividends on Common Stock	_	_		_	
Balance at End of Year	\$ (5,791)	\$ 768 =======	\$ 1,118 =======	\$ (3,905)	==

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

UPSTATE ENERGY, INC.
CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

•			Toro Partners, LP (Consolidated)	Eliminations
Net Income (Loss) Available				
for Common Stock	\$ 461	\$ 768 	\$ 1,118 	\$ 2,347
Other Comprehensive Income, Before Tax: Unrealized Gain on Derivative Financial Instruments Arising				
During the Period  Reclassification Adjustment for Reali Gain on Derivative Financial	2,689 zed	-	1,588	4,277
Instruments in Net Income	(842)	_	(253)	(1,095)
Other Comprehensive Loss, Before Tax	1,847	_	1,335	3,182
Income Tax Expense Related to Unreali Loss on Derivative Financial	•		1,000	3, 102
Instruments Arising During the Perio	d 421	_	_	421

Reclassification Adjustment for Income Tax Expense on Derivative Financial

					==
Comprehensive Income	\$ 2,112	\$ 768	\$ 2,453	\$ 5,333	
Other Comprehensive Income	1,651	-	1,335	2 <b>,</b> 986	
Income Taxes - Net	196		-	196	
Expense on Derivative Financial Instruments Realized In Net Inco	ome (225)			(225)	

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# UPSTATE ENERGY, INC. CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

	Upstate Energy Inc.		Toro Partners, LP T (Consolidated)El	
CASH FLOWS FROM OPERATING ACTIVITIES:				
Net Income (Loss)	\$ 461	\$ 768	\$ 1,118	\$ 2,347
Adjustments to Reconcile Net Income				
to Net Cash Provided by Operating				
Activities:				
Unremitted (Earnings)/Loss of Subsidiar	y (779)	(1,107)	_	(1,886)
Depreciation, Depletion &				
Amortization	_	_	190	190
Deferred Income Taxes	178	_	_	178
Other	_	_	341	341
Change in:				
Receivables and Unbilled Utility				
Revenue	1,058	(368)	305	995
Accounts Receivable - Intercompany	(80)	-	(179)	(259)
Gas Stored Underground	6 <b>,</b> 770	-	_	6 <b>,</b> 770
Prepayments	-	-	_	-
Accounts Payable	-	-	(265)	(265)
Accounts Payable - Intercompany	78	50	_	128
Other Accruals and Current Liabilities	236	-	_	236
Other Assets	_	_	(1,155)	(1,155)
Other Liabilities	(1,057)		2,187 	1,130 
Net Cash Provided by				
Operating Activities	6,865	(657)	2,542	8.750
CASH FLOWS FROM INVESTING ACTIVITIES:				

Capital Expenditures

Investment in Subsidiaries, Net of Cash Acquired Change in Notes Receivable-Intercompany Other		(47,185) - -	- - -	(47,662) (48,000) -
Net Cash Used in Investing Activities	(48,477)	(47,185)		(95,662)
CASH FLOWS FROM FINANCING ACTIVITIES: Change in Notes Payable - Intercompany Change in Notes Payable to Banks and	41,900	48,000	-	89,900
Commercial Paper Dividends Paid on Common Stock	- -	- -	_ _ 	- - 
Net Cash Used in Financing Activities	41,900	48,000		89,900
Effect of Exchange Rates on Cash	_			
Net Increase (Decrease) in Cash and Temporary Cash Investments	288	158	2,542	2,988
Cash and Temporary Cash Investments at Beginning of Period	19	_		19
Cash and Temporary Cash Investments at End of Period =	\$ 307	\$ 158 ======	\$ 2,542	\$ 3,007 ===================================

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

TORO PARTNERS, LP.
CONSOLIDATING BALANCE SHEET
AT SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

Par 	Toro rtners, LP	21	Toro Energy of Ohio-Statewide LLC		To of
<u>ASSETS</u>					
PROPERTY, PLANT & EQUIPMENT Less: Accumulated DD&A	\$ - -	\$ 1,915 32	\$ 339 6	\$ 1,659 28	
	-	1,883	333	1,631	
CURRENT ASSETS: Cash and Temporary Cash Investments	1,068	183	47	407	

Accounts Receivable Accounts Receivable - Intercompany Fair Value of Derivative	- 179	53	17 -	131
Financial Instruments	1,155	-	_	_
_	2,402	236		538
OTHER ASSETS:				
Investment in Associated Companies Intangible Assets	48 <b>,</b> 725 	2,574		5 <b>,</b> 025
	48,725	2,574	-	5,025
TOTAL ASSETS =		\$ 4,693		\$ 7,194
CAPITALIZATION & LIABILITIES				
CAPITALIZATION:				
Common Stock Paid - in - Capital	47 822	4,594	344	- 6,861
Earnings Reinvested in the Business		78	53	309
Total Common Shareholder				
Equity Before Items of Other	40.040	4 670	207	7 170
Comprehensive Income Accumulated Other	48,940	4,672	397	7,170
Comprehensive Income	1,335	-	-	-
Total Comprehensive				
Shareholder's Equity	50 <b>,</b> 275	4,672	397	7,170
Notes Payable-Intercompany			-	
Total Capitalization	50 <b>,</b> 275	4,672	397	7,170
CURRENT AND ACCRUED LIARLITIES.				
<u>CURRENT AND ACCRUED LIABILITIES:</u> Accounts Payable	_	21	-	24
-		21		24
DEFERRED CREDITS:				
Other Deferred Credits	852	-	-	-
_	852		-	
-				
TOTAL CAPITALIZATION & LIABILITIES =	\$ 51,127	\$ 4 <b>,</b> 693	\$ 397 ========	\$ 7 <b>,</b> 194

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

TORO PARTNERS, LP.

CONSOLIDATING STATEMENT OF INCOME

FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

(THOUSANDS OF DOLLARS)

	Toro Partners, LP	of Michigan,	Toro Energy of Ohio-Statewide LLC	e of Ohio,	To of
OPERATING REVENUE:	\$ 253	\$ 194	\$ 75	\$ 544	
OPERATING EXPENSE: Purchased Gas Operation and Maintenance Property, Franchise & Other Taxes Depreciation, Depletion and	- 38	78 6		135 72	
Amortization	_	32	6	28	
	38	116	22	235	
Operating Income (Loss)	215	78	53	309	
OTHER INCOME: Unremitted Earnings/(Loss) of Subsidiary	903	-	_	-	
Net Income (Loss) Available for Common Stock	\$ 1,118 	\$ 78 	\$ 53 = =========	\$ 309 	==

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# TORO PARTNERS, LP. CONSOLIDATING STATEMENT OF EARNINGS REINVESTED IN THE BUSINESS FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

EARNINGS REINVESTED IN THE BUSINESS	Toro Partners, LP		Toro Energy of Ohio-Statewide LLC	24	To
Balance at Beginning of Year	\$ -	\$ -	\$ -	\$ -	
Net Income (Loss) Available for Common Stock	1,118	78	53	309	
Dividends on Common Stock	-			-	
Balance at End of Year	\$ 1,118 =======	\$ 78 =======	\$ 53 ======	\$ 309 ======	==

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

TORO PARTNERS, LP.

CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

(THOUSANDS OF DOLLARS)

	Toro Partners, LP	of Michigan,	Toro Energy of Ohio-Statewide LLC		To of
Net Income (Loss) Available					
for Common Stock			\$ 53 		
Other Comprehensive Income, Before Tax: Unrealized Gain on Derivative					
Financial Instruments Arising During the Period Reclassification Adjustment for Re Gain on Derivative Financial	1,588 ealized	-	-	-	
	(253)	_	_	_	
Other Comprehensive Loss, Before Tax Income Tax Expense Related to Unre	1,335 ealized		-	-	
Instruments Arising During the Personal Reclassification Adjustment for In Expense on Derivative Financial		-	-	-	
Instruments Realized In Net Incor	ne -				
Income Taxes - Net		-	-		
Other Comprehensive Loss	1,335	-	_		
Comprehensive Loss	\$ 2,453	•	\$ 53 = ========	·	==

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

TORO PARTNERS, LP.
CONSOLIDATING STATEMENT OF CASH FLOWS
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

	Toro Partners, LP		Toro Energy of Ohio-Statewide LLC	Toro Energy of Ohio, LLC
CASH FLOWS FROM OPERATING ACTIVITIES: Net Income (Loss) Adjustments to Reconcile Net Income to Net Cash Provided by Operating	\$ 1,118	\$ 78	\$ 53	\$ 309
Activities: Unremitted (Earnings)/Loss of Subsidia Depreciation, Depletion &	aries (903)	-	-	-
Amortization Other	- -	32 44	6 -	28 84
Change in: Receivables and Unbilled Utility	2	22	(12)	27
Revenue Accounts Receivable - Intercompany Accounts Payable	2 (179) (2)	22 - 7	(12) - -	37 _ (51)
Other Assets Other Liabilities	(1,155) 2,187	- - 	- - -	- -
Net Cash Provided by Operating Activities	1,068	183	47	407
CASH FLOWS FROM INVESTING ACTIVITIES: Capital Expenditures Investment in Subsidiaries Other	- - -	- - -	- - -	- - -
Net Cash Used in Investing Activities			-	
CASH FLOWS FROM FINANCING ACTIVITIES: Change in Notes Payable - Intercompany	/ - 	_ 	-	-
Net Cash Used in Financing Activities		-	<del>-</del>	
Net Increase (Decrease) in Cash and Temporary Cash Investments	1,068	183	47	407
Cash and Temporary Cash Investments at Beginning of Period	_	-	-	-
Cash and Temporary Cash Investments at End of Period	\$ 1,068 =======	\$ 183 	\$ 47	\$ 407 ====================================

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

HORIZON ENERGY DEVELOPMENT, INC. AND SUBSIDIARIES CONSOLIDATING BALANCE SHEET

AT SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

j	Horizon Energy Development, Inc.	Horizon Energy Holdings (Consolidated)	Sceptre Power Company	Total Before Eliminations	Elimin
ASSETS					
PROPERTY, PLANT & EQUIPMENT  Less: Accumulated DD&A	\$ 10 _	\$ 372,774 153,585	\$ -	\$ 372,784 153,585	
	10	219,189	-	219 <b>,</b> 199	
CURRENT ASSETS:					
Cash and Temporary Cash Investmen		18,192	_	18,339	
Notes Receivable - Intercompany	600	_	_	600	I
Allowance for Uncollectible Accor		(2,068)	_	(2,068)	I
Accounts Receivable - Intercompan	_	-	_	22	
Accounts Receivable	73	7,160	_	7,233	
Unbilled Uility Revenue	_	7,289	_	7,289	
Materials and Supplies	- (1)	3,759	_	3 <b>,</b> 759	
Prepayments	(1)	88 		87 	
	841	34,420	_	35,261	
OTHER ASSETS:					
Investment in Associated Companie	es 158,723	_	_	158,723	(15
Goodwill	_	-	_	· —	Ī
Other	_	466	_	466	Ī
Deferred Charges	12	-	_	12	
	158,735	466		159,201	(15
TOTAL ASSETS	\$ 159 <b>,</b> 586	\$ 254,075	\$ -	\$ 413,661	\$ (15 =====
CAPITALIZATION & LIABILITIES					
CAPITALIZATION:					Į.
Common Stock	\$ 5	\$ 2	\$ -	\$ 7	
Paid - in - Capital	38,246		. –	155,002	(11
Capital Contribution from Horizon	n –	_	_	_	
Earnings Reinvested in the Busine	ess (23,210)	19,499	-	(3,711)	(1
Accumulated Other Comp.Income			-	44,288	(2
Total Common Stock Equity		158,723	_	195,586	(15
Long-Term Debt, Net of Current Portion				9,844	
	89 <b>,</b> 770	9,844 - 		89,770	
Total Capitalization		168,567	_	295,200	(15
Minority Interest in Foreign Subsidiaries	-	33,281	_	33,281	

CURRENT AND ACCRUED LIABILITIES:					
Notes Payable - Intercompany	29,700	_	_	29,700	
Notes Payable to Banks	_	-	_	_	
Current Portion of Long-Term Debt	_	7,397	_	7,397	
Accounts Payable	113	20,778	_	20,891	
Accounts Payable - Intercompany Other Accruals and Current	2,729	36	-	2,765	
Liabilities	167	806	_	973	
	32,709	29,017		61,726	
DEFERRED CREDITS:					
Accumulated Deferred Income Taxes	(2,083)	22,595	_	20,512	
Liab. For Deriv. Financial Instrume	ents -	_	_	_	
Other Deferred Credits	2,327	615	_	2,942	
	244	23,210		23,454	
TOTAL CAPITALIZATION & LIABILITIES \$	\$ 159 <b>,</b> 586	\$ 254,075	\$ -	\$ 413,661	\$ (15
<del></del>					

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

> HORIZON ENERGY DEVELOPMENT, INC. AND SUBSIDIARIES CONSOLIDATING STATEMENT OF INCOME FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

	Development,	Horizon Energy Holdings (Consolidated)	Power		Elimin (Dr)
OPERATING REVENUE:	\$ 172 	\$ 113,898	\$ -	\$ 114,070 	
OPERATING EXPENSE: Fuel Used in Heat and Electric Generation Operation and Maintenance Property, Franchise & Other Taxes Depreciation, Depletion and Amortization	34	61,033 24,247 2,812 13,917	(118)	61,033 29,555 2,846 13,910	
	5,453	•	, ,	•	
Operating Income (Loss)	(5,281)	11,889	118		
OTHER INCOME (EXPENSE): Unremitted Earnings of Subsidiaries Interest - Intercompany Other Income Interest on Long-Term Debt Interest-Intercompany	(1,373) 9 - - (5,777)	2,259 (1,385)	- - - -	(1,373) 9 2,259 (1,385) (5,778)	

Other Interest	(443)	(1,095)	-	(1,538)	
	(7,584)	(222)	-	(7,806)	
Income (Loss) Before Income Taxes and and Minority Interest in					
Foreign Subsidiaries	(12,865)	11,667	118	(1,080)	
Income Taxes	(3,242)	4,077	41	876	
Minority Interest in Foreign Subsidiaries	_	(785)	_	(785)	
Income/(Loss) Before Cumulative					
Effect of Change in Accounting	(9,623)	6,805	77	(2,741)	
Cumulative Effect of Change in Accounting -		(8,255)	-	(8,255)	
Net Income (Loss) Available for Common Stock	\$ (9,623)	\$ (1,450)	\$ 77 =======	\$ (10,996)	\$ =====

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

HORIZON ENERGY DEVELOPMENT, INC. AND SUBSIDIARIES
CONSOLIDATING STATEMENT OF EARNINGS REINVESTED IN THE BUSINESS
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

EARNINGS REINVESTED IN THE BUSINESS	Horizon Energy Development, Inc.	Horizon Energy Holdings (Consolidated)	Sceptre Power Company	Total Before Eliminations	Elimin (Dr)
Balance at Beginning of Year	\$ (13,587)	\$ 20,949	\$ (7,576)	\$ (214)	\$ (1
Net Income (Loss) Available for Common Stock	(9,623)	(1,450)	77	(10,996)	
Elimination of Sceptre Power Co Accumulated Deficit due to liq of Sceptre Power Company		-	7 <b>,</b> 499	7 <b>,</b> 499	(
Balance at End of Year	\$ (23,210)	\$ 19 <b>,</b> 499	\$ - =======	\$ (3,711)	\$ (1 =====

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

HORIZON ENERGY DEVELOPMENT, INC. AND SUBSIDIARIES CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

	Horizon Energy Development, Inc.		Sceptre Power Company	Total Before Eliminations & Adjustments	
Net Income (Loss) Available for Common Stock	\$ (9,623)	\$ (1,450)	\$ 77 	\$ (10,996) 	\$
Other Comprehensive Income (Loss) Foreign Currency Translation Adjustment		17,651 		35 <b>,</b> 302	(1
Other Comprehensive Income (Loss)	17,651	17,651	_ 	35,302	(1
Comprehensive Income (Loss)	\$ 8,028	\$ 16,201	\$ 77 ======	\$ 24,306 ======	\$ (1 =====

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

HORIZON ENERGY DEVELOPMENT, INC. AND SUBSIDIARIES
CONSOLIDATING STATEMENT OF CASH FLOWS
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

De	21	Horizon Energy Holdings (Consolidated)	Power	Total Before Eliminations & Adjustments	
CASH FLOWS FROM OPERATING ACTIVITIES	 <u>:</u>				
Net Income (Loss)	\$ (9,623)	\$ (1,450)	\$ 77	\$ (10,996)	\$
Adjustments to Reconcile Net Income to Net Cash Provided by Operating Activities:					
Unremitted Earnings of Subsidiaries	1,373	-	_	1,373	
Depreciation, Depletion &					
Amortization	(7)	13,917	_	13,910	
Deferred Income Taxes	(1,001)	4,115	41	3,155	
Minority Interest in Foreign					
Subsidiaries	_	785	_	785	
Cumulative Effect of Change in					
in Accting Principle	_	8,255	_	8,255	
Other	_	_	_	_	

Change in:	- 7.0			3=0	
Accounts Receivable - Intercompany	970	_	_	970	
Receivables and Unbilled Utility	(72)	1 076		1 002	
Revenue	(73)	1,076	_	1,003	
Material and Supplies	1	(8) (28)	_	(8)	
Prepayments Accounts Payable	1	(28) 6	_	(27) 7	
Accounts Payable - Intercompany	440	(774)	_	(334)	
Other Accruals and Current	110	( / / ± /		(001,	
Liabilities	2,181	917	(118)	2,980	
Other Assets	11	(8)	(110)	2,300	
Other Liabilities	1,022	119	(11)	1,130	
Net Cash Provided by (Used in)					
Operations	(4,705)	26,922	(11)	22,206	
CASH FLOWS FROM INVESTING ACTIVITIES:					
Capital Expenditures	(10)	(2,489)	_	(2,499)	
Investment in Associated Companies	(10)	(∠, ਖ਼ਹੁਤ) —	_	(2,499)	
Change in Notes Receivable - Intercomp		_	_	(230)	
Other	- Jany (255,	1,310	_	1,310	
Other		-, ·		-,	
Net Cash Provided by (Used In)					
Investing Activities	(240)	(1,179)	_	(1,419)	
CASH FLOWS FROM FINANCING ACTIVITIES:					
Change in Notes Payable to Banks	_	(2,255)	_	(2,255)	
Change in Notes Payable - Intercompany	y 5 <b>,</b> 070	(170)	_	4,900	
Return of Capital Contribution	_	_	_	_	
Net Proceeds from Issuance of					
Long-Term Debt	_	-	_	-	
Reduction of Long-Term Debt	-	(18,165)	_	(18,165)	
Net Cash Provided by (Used in)					
Net cash Provided by (Used in) Financing Activities	5 070	(20,590)	_	(15,520)	
Finducing Accivicies	J, U, U	(20,330)		(10,020,	
					_
Effect of Exchange Rates on Cash	_	3 <b>,</b> 279	_	3,279	
——————————————————————————————————————					
Net Increase (Decrease) in Cash					
and Temporary Cash Investments	125	8,432	(11)	8,546	
Cash and Temporary Cash Investments					
of Beginning of Period	22	9,760	11	9,793	
Carly and Tampanana Cook					
Cash and Temporary Cash	\$ 147	^ 10 102	\$ -	^ 10 22Q	
Investments at End of Year	·	\$ 18,192 ====================================		, , , , , , , , , , , , , , , , , , , ,	=====
					====

HORIZON ENERGY HOLDINGS CONSOLIDATING BALANCE SHEET AT SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

	Horizon Energy Holdings	24			Consoli Horiz Energy H and Subs
<u>ASSETS</u>					
PROPERTY, PLANT & EQUIPMENT	\$ -	\$ 372,774	\$ 372 <b>,</b> 774	\$ -	\$ 372,7
Less: Accumulated DD&A	. –	\$ 372,774 153,585	153,585		153,58
		219,189		_	219,18
CURRENT ASSETS:					
Cash and Temporary Cash Investme		·	18,192	_	18,1
Notes Receivable - Intercompany			_	-	
Allowance for Uncollectible Acco				_	(2,0
Accounts Receivable - Intercompa	any -		7 160	_	7 1
Accounts Receivable	_	7,160	7,160	-	7,1
Unbilled Uility Revenue	_	7 <b>,</b> 289	7 <b>,</b> 289	-	7,2
Materials and Supplies	_	3, 133	3 <b>,</b> 759	_	3,7
Prepayments .		88 	88	_	
		34,420	34,420		34,4
OTHER ASSETS:					
Investment in Assoc. Companies	158 <b>,</b> 722	-	158,722	(158,722)	
Goodwill	-		-	_	
Other Assets	_	466	466	_	4
Notes Receivable - Intercompany	-		-	_	
Deferred Charges	_	-	_		
	158,722	466		(158,722)	4
TOTAL ASSETS	\$ 158 <b>,</b> 722	\$ 254,075 = ===================================	\$ 412,797	\$ (158,722)	
CAPITALIZATION & LIABILITIES					
CAPITALIZATION: Common Stock	\$ 2	\$ 29	\$ 31	Š (29)	\$
Paid - in - Capital					
Earnings Reinvest. in the Busine Accumulated Other					
Comprehensive Income		21,824		(21,824)	22,4
Total Common Stock Equity	158,723		317,446	(158,723)	
Long-Term Debt, Net of Current					
Portion	_	9,844		_	9,8
Notes Payable - Intercompany		_ 	-	_	
		168,567			168,5
Minority Interest in Foreign			33,281		33,2

Notes Payable - Intercompany

Notes Payable to Banks	_	_	_	_	
Current Portion of Long-Term De	bt -	7 <b>,</b> 397	7,397	-	7,39
Accounts Payable	-	20,778	20,778	-	20,77
Accounts Payable - Intercompany	· _	36	36	_	3
Other Accruals and Current					
Liabilities	_	806	806	-	80
		29,017	29,017		29,01
DEFERRED CREDITS:					
Accumulated Deferred Income Tax	es –	22 <b>,</b> 595	22,595	_	22,59
Liab. For Deriv. Financial Inst	ruments -	_	_	-	
Other Deferred Credits	-	615	615	-	61
		23,210	23,210	-	23,21
TOTAL CARTTALIZATION					
TOTAL CAPITALIZATION	¢ 150 700	¢ 054 075	ć 410 700	ć (150 700)	¢ 054 0′
& LIABILITIES	\$ 158,723	\$ 254,075	\$ 412,798	\$ (158,723)	\$ 254,0
	========	========	========	========	=======

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# HORIZON ENERGY HOLDINGS CONSOLIDATING STATEMENT OF INCOME FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

	Energy	Horizon Energy Development B.V (Consolidated)			-
OPERATING REVENUE:	\$ -	\$ 113,898	\$ 113,898	\$ -	\$ 113 <b>,</b> 89
OPERATING EXPENSE: Fuel Used in Heat and					
Electric Generation	_	61,033			61 <b>,</b> 03
Operation		24,247		_	24,24
Property, Franchise & Other Taxes	_	2,812	2,812	_	2,81
Depreciation, Depletion and					
Amortization	_	13,917	•		13,91
		102,009	•	_	102,00
Operating Income (Loss)		11,889	11,889		11,88
OTHER INCOME (EXPENSE): Unremitted Earnings of Subsidiaries Interest - Intercompany	(1,450)	- -	(1,450)	1,450 -	
Other Income	_	2,259	2,259	_	2,25
Interest on Long-Term Debt	_	(1,385)	(1,385)	_	(1,38
Interest-Intercompany	_	(1)	(1)	_	
Other Interest	-	(1,095)	(1,095)	-	(1,09
•					

	(1,450)	(222)	(1,672)	1,450	(22
Income (Loss) Before Income Taxes and and Minority Interest in					
Foreign Subsidiaries	(1,450)	11,667	10,217	1,450	11,66
Income Taxes	-	4,077	4,077	_	4,07
Minority Interest in Foreign Subsidiaries	-	(785)	(785)	_	(78
Income/(Loss) Before Cumulative					
Effect of Change in Accounting	(1,450)	6,805	5,355	1,450	6 <b>,</b> 80
Cumulative Effect of Change		/O 2551	/O 255)		/O 25
in Accounting		(8,255) 	(8 <b>,</b> 255)		(8 <b>,</b> 25
Net Income (Loss) Available					
for Common Stock	\$ (1,450)	\$ (1,450)	\$ (2,900)	\$ 1,450	\$ (1,45
		========			

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# HORIZON ENERGY HOLDINGS CONSOLIDATING STATEMENT OF EARNINGS REINVESTED IN THE BUSINESS FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

EARNINGS REINVESTED IN THE BUSINESS	Horizon Energy Holdings	Horizon Energy Development B.V (Consolidated)			Consolida Horizon E Holdings Subsidia
Balance at Beginning of Year	\$ 20,949	\$ 26,699	\$ 47,648	\$ (26,699)	\$ 20,94
Net Income (Loss) Available for Common Stock	(1,450)	(1,450)	(2,900)	1,450	(1,45
Balance at End of Year	\$ 19 <b>,</b> 499	\$ 25,249	\$ 44,748 ======	\$ (25,249) ======	\$ 19,49

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

HORIZON ENERGY HOLDINGS

CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

(THOUSANDS OF DOLLARS)

	Horizon Energy Holdings	Horizon Energy Development B.V (Consolidated)	Eliminations	Eliminations	_
Net Income (Loss) Available for Common Stock	\$ (1,450) 	\$ (1,450)	\$ (2,900) 	\$ 1,450	\$ (1,45 
Other Comprehensive Income (Loss) Foreign Currency Translation Adjustment		17 <b>,</b> 651	35 <b>,</b> 302	(17,651)	17 <b>,</b> 65
Other Comprehensive Income (Loss)	17 <b>,</b> 651	17,651	35 <b>,</b> 302	(17,651)	17 <b>,</b> 65
Comprehensive Income (Loss)	\$ 16,201	\$ 16,201	\$ 32,402 ====================================	\$ (16,201) ======	\$ 16,20

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# HORIZON ENERGY HOLDINGS CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

_	Horizon Energy Holdings	Horizon Energy Development BV (Consolidated)	Eliminations		Consolida Horizon En Holdings Subsidiar
CASH FLOWS FROM OPERATING ACTIVIT	CIES:				
Net Income (Loss)	\$ (1,450)	\$ (1,450)	\$ (2,900)	\$ 1,450	\$ (1,450)
Adjustments to Reconcile Net Inco	ome				
to Net Cash Provided by Operati	.ng				
Activities:					
Unremitted Earnings of Subs.	1,450	_	1,450	(1,450)	-
Depreciation, Depletion &					
Amortization	_	13,917	13,917	-	13,917
Deferred Income Taxes	_	4,115	4,115	-	4,115
Minority Interest in Foreign					
Subsidiaries	_	785	785	-	785
Cumulative Effect of Change					
in Accounting	_	8 <b>,</b> 255	8,255	-	8,255
Other	_	_	-	-	_
Change in:					
Accounts Receivable - Intercomp	-	_	_	_	_
Receivables and Unbilled Utilit	У				
Revenue	_	·	1,076	_	1,076
Material and Supplies	_	(8)	(8)	_	(8)
Prepayments	_	(28)	(28)	_	(28)

Accounts Payable Accounts Payable - Intercompany	_	6 (774)	6 (774)	_	6 (774)
Other Accruals and Current					,
Liabilities	-		917	_	211
Other Assets	-	(8)		_	(8)
Other Liabilities	-	119	119		119
Net Cash Provided by (Used in)					
Operations	-	26 <b>,</b> 922	26 <b>,</b> 922	_	26 <b>,</b> 922
<u>CASH FLOWS FROM INVESTING ACTIVITIES:</u> Capital Expenditures	_	(2 /89)	(2,489)	_	(2,489)
Investment in Associated Companies	_	(2,405)	(2,405)	_	(2,40)
Other	_	1,310	1,310	_	1,310
Net Cash Provided by (Used In)					
Investing Activities	_	(1,179)	(1,179)	_	(1,179)
CASH FLOWS FROM FINANCING ACTIVITIES:	_				
Change in Notes Payable to Banks		(2,255)		_	(2,255)
Change in Notes Payable - Intercompan	л <b>у</b> —	(170)	(170)	_	(170)
Net Proceeds from Issuance of					
Long-Term Debt	_	- (10 165)	-	_	- (10 165)
Reduction of Long-Term Debt		(18,165)	(18,165)	_ 	(18,165)
Net Cash Provided by (Used in)					
Financing Activities	_	(20.590)	(20,590)	_	(20,590)
Effect of Exchange Rates on Cash	_	3 <b>,</b> 279	3,279	_	3 <b>,</b> 279
Net Increase (Decrease) in Cash					
and Temporary Cash Investments	-	8,432	8,432	-	8,432
Cash and Temporary Cash Investments					
of Beginning of Period	_	9 <b>,</b> 760	9,760		9 <b>,</b> 760
Cash and Temporary Cash Investments at End of Year	\$ -	\$ 18 <b>,</b> 192	\$ 18,192	\$ -	\$ 18 <b>,</b> 192
====			=======		========

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

> HORIZON ENERGY DEVELOPMENT, B.V. CONSOLIDATING BALANCE SHEET AT SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

> > United Energy, a.s.

ergy, a.s.
(UE) Horizon Energy Total Before

-	Horizon B.V.	(Consolidated)	Development,	s.r.o.	Eliminations
<u>ASSETS</u>					
PROPERTY, PLANT & EQUIPMENT	¢ _	\$ 372 <b>,</b> 560	\$ 214		\$ 372,774
Less: Accumulated DD&A	- -	153 <b>,</b> 392	193		153,585
	_	219,168	21		219,189
CURRENT ASSETS:					
Cash and Temporary Cash Investment Notes Receivable - Intercompany	586 -	16 <b>,</b> 792	814		18 <b>,</b> 192
Allowance for Uncollectible Accour	nts -	(2,068)	_		(2,068)
Accounts Receivable - Intercompany	<i>-</i>	_	178		178
Accounts Receivable	-	7,093	67		7,160
Unbilled Uility Revenue	_	7 <b>,</b> 289	_		7,289
Materials and Supplies	_	3 <b>,</b> 759	-		3 <b>,</b> 759
Prepayments	_	84	4		88
-	586	32,949	1,063		34,598
OTHER ACCETC.					
OTHER ASSETS: Investment in Associated Companies Goodwill	158,222	_			158 <b>,</b> 222
Other Assets	(40)	311	195		466
Notes Receivable - Intercompany	_	_	_		_
Deferred Charges	-	_	- 		
	158,182	311	195		158,688
TOTAL ASSETS		\$ 252,428	\$ 1,279		\$ 412,475 =======
<u>CAPITALIZATION &amp; LIABILITIES</u>					
CAPITALIZATION:					
Common Stock		\$ 59,770	\$ (1,246		\$ 58,553
Paid - in - Capital	111,621	50,822	1,487		163,930
Earnings Reinvested in the Busines		24,626	574		50,449
Accumulated Other Comp. Income	21,824	21,761	428		44,013
Total Common Stock Equity		156 <b>,</b> 979			316,945
Long-Term Debt, Net of Current					
Portion	_	9,844	_		9,844
Notes Payable - Intercompany	-	_			· -
Total Capitalization	158,723	166,823	1,243		326 <b>,</b> 789
Minority Interest in Foreign Subsidiaries		33,281	-		33,281
-					
CURRENT AND ACCRUED LIABILITIES:					
Notes Payable - Intercompany	_	_	_		_
Notes Payable to Banks	_	_	_		_
Current Portion of Long-Term Debt	_	7,397	-		7,397
Accounts Payable	_	20,905	51		20,956
Accounts Payable - Intercompany Other Accruals and Current	36	_	-		36

Liabilities	9	812	(15)	806
	45	29,114	36	29,195
DEFERRED CREDITS:				
Accumulated Deferred Income Taxes	_	22 <b>,</b> 595	_	22,595
Liab. For Deriv. Financial Instruments	-	_	-	_
Other Deferred Credits	-	615	_	615
		23,210	-	23,210
TOTAL CAPITALIZATION & LIABILITIES \$ 1	158,768	\$ 252,428	\$ 1,279	\$ 412,475
====				=

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

HORIZON ENERGY DEVELOPMENT, B.V.
CONSOLIDATING STATEMENT OF INCOME
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

	Horizon B.V.		Horizon Energy Development, s.r.o.	Eliminations
OPERATING REVENUE:	\$ -	\$ 113,898 	\$ 1,130 	\$ 115,028
OPERATING EXPENSE: Fuel Used in Heat and				
Electric Generation	_	61,033	_	61,033
Operation and Maintenance	88	24,339	949	25 <b>,</b> 376
Property, Franchise & Other Taxes Depreciation, Depletion and	_	2,674	138	2,812
Amortization	_	13,907	10	13,917
	88	101,953	1,097	103,138
Operating Income (Loss)	(88)	11,945	33	11,890
OTHER INCOME (EXPENSE): Unremitted Earnings of				
Subsidiaries	6 <b>,</b> 892	_	_	6 <b>,</b> 892
Other Income	3	2,222	34	2,259
Interest on Long-Term Debt	_	(1,385)	_	(1,385)
Interest - Intercompany	(1)	-	_	(1)
Other Interest	(1)	(1,094)		(1,095)
	6,893	(257)	34	6,670
Income (Loss) Before Income Taxes and and Minority Interest in Foreign Subsidiaries		11,688	67	18,560
	0,000	11,000	<i>3.</i>	10,000

Income Taxes	_	4,019	58	4,077
Minority Interest in		(705)		(705)
Foreign Subsidiaries	_	(785)	_	(785)
Income (Loss) Before Cumulative Eff		6 004	0	12 600
of Change in Accounting Principle	6,805	6,884	9	13,698
Cumulative Effect of Change in				
Accounting Principle	(8,255)	(7,922)	(333)	(16,510)
Net Income (Loss) Available				
for Common Stock	\$ (1,450)	\$ (1,038)	\$ (324)	\$ (2,812)
		========	=========	=========

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# HORIZON ENERGY DEVELOPMENT, B.V. CONSOLIDATING STATEMENT OF EARNINGS REINVESTED IN THE BUSINESS FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

EARNINGS REINVESTED  IN THE BUSINESS	Horizon B.V.	UE (Consolidated)	Horizon Energy Development, s.r.o.	Total Before Eliminations
Balance at Beginning of Year	\$ 26 <b>,</b> 699	\$ 25,664	\$ 898	\$ 53,261
Net Income (Loss) Available for Common Stock	(1,450)	(1,038)	(324)	(2,812)
Balance at End of Year	\$ 25 <b>,</b> 249	\$ 24,626 ======	\$ 574 ======	\$ 50,449

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

HORIZON ENERGY DEVELOPMENT, B.V.

CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME
FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003

(THOUSANDS OF DOLLARS)

Horizon B.V.	(Consolidated)	Development, s.r.o.	Eliminations
	UE	Horizon Energy	Total Before

Net Income (Loss) Available for Common Stock	\$ (1,450) 	\$ (1,038) 	\$ (324)	\$ (2,812) 
Other Comprehensive Income (Loss): Foreign Currency Translation Adjustment	17,651	17,443	210	35 <b>,</b> 304
Other Comprehensive Income (Loss)	17 <b>,</b> 651	17,443	210	35 <b>,</b> 304
Comprehensive Income (Loss)	\$ 16,201	\$ 16,405	\$ (114)	\$ 32 <b>,</b> 492

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# HORIZON ENERGY DEVELOPMENT, B.V. CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

Но:	rizon B.V.	UE (Consolidated)	Horizon Energy Development, s.r.o.	
CASH FLOWS FROM OPERATING ACTIVITIES:				
Net Income (Loss)	\$ (1,450)	\$ (1,038)	\$ (324)	\$ (2,812)
Adjustments to Reconcile Net Income to Net Cash Provided by Operating Activities:				
Unremitted Earnings of Subsidiaries Depreciation, Depletion &	1,362	_	-	1,362
Amortization	_	13,907	10	13,917
Deferred Income Taxes	_	4,118	(3)	4,115
Minority Interest in Foreign		,	V = 7	<i>'</i> !
Subsidiaries	_	785	_	785
Cumulative Effect of Change in Accoun	nting -	7,921	334	8,255
Other	_	-	-	· –
Change in:				
Accounts Receivable - Intercompany	_	_	(44)	(44)
Receivables and Unbilled Utility				
Revenue	_	1,070	6	1,076
Material and Supplies	_	(8)	_	(8)
Prepayments	_	(27)	(1)	(28)
Accounts Payable	_	36	(4)	32
Accounts Payable - Intercompany	(774)	_	_	(774)
Other Accruals and Current				
Liabilities	_	915	2	917
Other Assets	_	(8)	_	(8)
Other Liabilities		119	_ 	119
Net Cash Provided by (Used in)				
Operations	(862)	27,790	(24)	26,904

CASH FLOWS FROM INVESTING ACTIVITIES	<u>:</u>			
Capital Expenditures Change in Notes		(2,471)	(18)	(2,489)
Receivable - Intercompany	18	_	_	18
Investment in Associated Companies Other	- 1 520	- 1,279	- 31	2 010
other	1,550	1, 213		2,848
Net Cash Provided by (Used In)				
Investing Activities	1,556	(1,192)	13	377
CASH FLOWS FROM FINANCING ACTIVITIES				
Change in Notes Payable to Banks		(2,255)	_	(2,255)
Change in Notes Payable - Intercompar	ny (170)	_	- (1 E20)	(170)
Return of Capital Net Proceeds from Issuance of	_	_	(1,538)	(1,538)
Long-Term Debt	_	_	_	_
Reduction of Long-Term Debt	_	(18, 165)	_	(18,165)
Net Cash Provided by (Used in)				
Financing Activities	(170)	(20,420)	(1,538)	(22,128)
<del></del>				
Effect of Exchange Rates on Cash	_	3,054	225	3 <b>,</b> 279
Net Increase (Decrease) in Cash				
and Temporary Cash Investments	524	9,232	(1,324)	8,432
Cash and Temporary Cash Investments				
of Beginning of Period	62	7,560	2,138	9,760
Cash and Temporary Cash				
Investments at End of Year	\$ 586	\$ 16,792	\$ 814	\$ 18,192
==		========	========	=========

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

UNITED ENERGY, a.s.
CONSOLIDATING BALANCE SHEET
AT SEPTEMBER 30, 2003
(THOUSANDS OF DOLLARS)

	UE 	Teplarna Liberec	ENOP	Total Before Eliminations	
<u>ASSETS</u>					
PROPERTY, PLANT & EQUIPMENT	\$ 349,622	\$ 22,895	\$ 43	\$ 372,560	\$

Less: Accumulated DD&A	144,675	8,696	21	153,392	
	204,947	14,199	22	219,168	
CURRENT ASSETS:					
Cash and Temporary Cash Investment Notes Receivable - Intercompany		2,224	371	16 <b>,</b> 792	
Allow. for Uncollectible Accounts Accounts Receivable - Intercompan	s (1,295)	(768) -	(5)	(2 <b>,</b> 068)	
Accounts Receivable Intercompan	4,657	2,431	5	7,093	
Unbilled Uility Revenue	6,947	342	_	7,289	ŀ
Materials and Supplies	3,586	173	_	3,759	
Prepayments	71	13	-	84	
	28,163	4,415	371	32,949	
OTHER ASSETS:					
Investment in Assoc. Companies Goodwill	12 <b>,</b> 054		_	12,054	(12,0
Other Assets	279	32	_	311	ļ.
Notes Receivable - Intercompany		3Z -	_	711	ļ
Deferred Charges	_	_	_		
	12,333	32		12,365	(12,0
TOTAL ASSETS	\$ 245 <b>,</b> 443	\$ 18,646	\$ 393	\$ 264,482	\$ (12,0
-	========	=======================================			
CAPITALIZATION & LIABILITIES					
CAPITALIZATION:					
Common Stock	\$ 59 <b>,</b> 770	\$ 17,004	\$ 3	\$ 76,777	\$ (17,0
Paid - in - Capital	50,822	(5,723)	883		4,8
Earnings Reinvested in the Busine	•	22	(401)	24,247	-, 3
Accumulated Other Comp. Income		238	28		(2
Total Common Stock Equity	156 <b>,</b> 979	11,541	513	169,033	(12,0
Long-Term Debt, Net of Current					
Portion	9,844	_	_	9,844	
Notes Payable - Intercompany	_	- 	-	-	
Total Capitalization	166,823	11,541	513	178 <b>,</b> 877	(12,0
Minority Interest in Foreign Subsidiaries	28,324	4,957		33,281	
CURRENT AND ACCRUED LIABILITIES:					
Notes Payable - Intercompany Notes Payable to Banks	_	_	_	_	
Current Portion of Long-Term Deb	+ 7 397	_	_	7 <b>,</b> 397	
Accounts Payable		1,267	(1)	20 897	
Accounts Payable - Intercompany		1,201	(1)		
Other Accruals and Current	O	_	_	O	
Liabilities	946	( /		812	
	27 <b>,</b> 982	1,109			
<pre>DEFERRED CREDITS:    Accumulated Deferred Income Taxes</pre>	s 21,699	1,039	(143)	22,595	

Other Deferred Credits 615	_	_	615	
22,314 	1,039	(143)	23,210	
TOTAL CAPITALIZATION & LIABILITIES \$ 245,443	\$ 18,646	\$ 393	\$ 264,482	\$ (12 <b>,</b> 0
========			========	=======

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# UNITED ENERGY, a.s. CONSOLIDATING STATEMENT OF INCOME FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

UE	Teplarna Liberec	ENOP		
\$ 95 <b>,</b> 455	\$ 21 <b>,</b> 207	\$ 4	\$ 116,666 	\$ (2,7
46 701	1/ 212		61 022	
	7 006	Ω		(2,7
	363	_	2,674	(2, 1
12,698	1,205	4	13,907	
81 <b>,</b> 823	22,886	12	104,721	(2,7
13,632	(1,679)	(8)	11,945	
(969)	_	_	(969)	9
	93	5		
(1,385)	_	_	(1,385)	
_	_	_	· –	
(1,094)	_		(1,094)	
(1,324)	93	5	(1,226)	9
12,308	(1,586)	(3)	10,719	9
4,224	(205)		4,019	
(1,199)	414	-	(785)	
	\$ 95,455 	UE Liberec  \$ 95,455 \$ 21,207  46,721 14,312 20,093 7,006 2,311 363  12,698 1,205  81,823 22,886  13,632 (1,679)  (969) - 2,124 93 (1,385) - (1,094) - (1,324) 93  12,308 (1,586)  4,224 (205)	UE Liberec ENOP  \$ 95,455 \$ 21,207 \$ 4  46,721 14,312 - 20,093 7,006 8 2,311 363 -  12,698 1,205 4  81,823 22,886 12  13,632 (1,679) (8)  (969) (1,385) (1,094) (1,324) 93 5  12,308 (1,586) (3)  4,224 (205) -	UE Liberec ENOP Eliminations  \$ 95,455  \$ 21,207  \$ 4  \$ 116,666  46,721  14,312  - 61,033 20,093  7,006  8  27,107 2,311  363  - 2,674  12,698  1,205  4  13,907  81,823  22,886  12  104,721  13,632  (1,679)  (8)  11,945  (969)  -

Income (Loss) Before Cumulative Effe of Change in Accounting Principle	6,885	(967)	(3)	5,915	9
Cumulative Effect of Change in Accounting Principle	(7,923)	935	(93)	(7,081)	(8
Net Income (Loss) Available for Common Stock	\$ (1,038)	\$ (32) ========	\$ (96) ======	\$ (1,166)	\$ 1

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# UNITED ENERGY, a.s. CONSOLIDATING STATEMENT OF EARNINGS REINVESTED IN THE BUSINESS FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

EARNINGS REINVESTED  IN THE BUSINESS	UE 	Teplarna Liberec	ENOP	Total Before Eliminations	
Balance at Beginning of Year	\$ 25,664	\$ 54	\$ (305)	\$ 25,413	\$ 2
Net Income (Loss) Available for Common Stock	(1,038)	(32)	(96)	(1,166)	1
Balance at End of Year	\$ 24 <b>,</b> 626	\$ 22	\$ (401)	\$ 24,247	\$ 3

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# UNITED ENERGY, a.s. CONSOLIDATING STATEMENT OF COMPREHENSIVE INCOME FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

	UE	Teplarna Liberec	ENOP	Total Before Eliminations	
Net Income (Loss) Available for Common Stock	\$ (1,038) 	\$ (32) 	\$ (96) 	\$ (1,166) 	\$ 1
Other Comprehensive Income (Loss) Foreign Currency Translation Adjustment	: 17,443	1,397	59	18,899	(1,4

		========	=========	========	========	
Comprehensive Income (Los	s)	\$ 16,405	\$ 1,365	\$ (37)	\$ 17,733	\$ (1,3
other comprehensive incom	(HO33)					
Other Comprehensive Incom	e (Loss)	17,443	1,397	59	18,899	(1.4

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

# UNITED ENERGY, a.s. CONSOLIDATING STATEMENT OF CASH FLOWS FOR THE FISCAL YEAR ENDED SEPTEMBER 30, 2003 (THOUSANDS OF DOLLARS)

	UE	Teplarna Liberec	ENOP	Total Before Eliminations & Adjustments Elimi
CASH FLOWS FROM OPERATING ACTIVITIES:				
Net Income (Loss) Adjustments to Reconcile Net Income to Net Cash Provided by Operating Activities:	\$ (1,038)	\$ (32)	\$ (96)	\$ (1,166)
Unremitted Earnings of Subsidiaries Depreciation, Depletion &	969	-	-	969
Amortization	12,698	1,205	4	13 <b>,</b> 907
Deferred Income Taxes	4,289	(170)	(1)	4,118
Minority Interest in Foreign				·
Subsidiaries	1,199	(414)	_	785
Cumulative Effect of Change in	·			
Accounting Principle	7,922	(935)	93	7,080
Other	_	_	=	_
Change in:				
Accounts Receivable - Intercompany Receivables and Unbilled Utility	_	-	-	-
Revenue	1,210	(144)	4	1,070
Material and Supplies	26	(34)	_	(8)
Prepayments	(27)	_	_	(27)
Accounts Payable	180	(68)	(72)	40
Accounts Payable - Intercompany Other Accruals and Current	(4)	_	_	(4)
Liabilities	26	890	(1)	915
Other Assets	57	(65)	_	(8)
Other Liabilities	119	_	_	119
Net Cash Provided by (Used in)				
Operations -	27 <b>,</b> 626	233	(69)	27 <b>,</b> 790
CASH FLOWS FROM INVESTING ACTIVITIES:				
Capital Expenditures	(1,321)	(1,150)	_	(2,471)
Change in Notes	(+, 52+)	(±/ ±00/		(~, · ' + )
Receivable - Intercompany	_	_	_	_
Other	1,241	38	-	1,279
<del>-</del>				

Net Cash Provided by (Used In)

Investing Activities	(80)	(1,112)	-	(1,192)	
CASH FLOWS FROM FINANCING ACTIVITIES: Change in Notes Payable to Banks Change in Notes Payable - Intercompany		- -		(2,255)	
Net Proceeds from Issuance of Long-Term Debt Reduction of Long-Term Debt	-	- -	- -	- (18,165)	
Net Cash Provided by (Used in) Financing Activities	(20,420)		-	(20, 420)	
Effect of Exchange Rates on Cash	2,552	458			
Net Increase (Decrease) in Cash and Temporary Cash Investments	9 <b>,</b> 678	(421)	(25)	9,232	
Cash and Temporary Cash Investments of Beginning of Period	4,519	2,645	396	7,560	
	\$ 14 <b>,</b> 197	\$ 2,224 =======	\$ 371 	\$ 16,792	=====

See Notes to Consolidated Financial Statements included in Item 8 of National Fuel Gas Company's Form 10-K for the fiscal year ended September 30, 2003, incorporated herein by reference.

### **EXHIBITS**

- A. \*(1) Annual Report on Form 10-K for fiscal year ended September 30, 2003 filed Decembe
  - (2) National Fuel Gas Company 2003 Annual Report to Shareholders (paper copy submitted
  - (3) National Fuel Gas Company Proxy Statement, dated and filed January 20, 2004 (File
- B. Articles of Incorporation, By-Laws and Partnership Agreements.
  - (1) National Fuel Gas Company
    - \*i Restated Certificate of Incorporation of National Fuel Gas Company, dat Form 10-K for fiscal year ended September 30, 1998 in File No. 1-3880).
    - ii National Fuel Gas Company By-Laws as amended on December 12, 2002, (Exhex99-1 for EDGAR purposes, Form 10-Q for quarterly period ended December 12, 2002, (Exhex99-1) for EDGAR purposes, Form 10-Q for quarterly period ended December 12, 2002, (Exhex99-1) for EDGAR purposes, Form 10-Q for quarterly period ended December 13, 2002, (Exhex99-1) for EDGAR purposes, Form 10-Q for quarterly period ended December 13, 2002, (Exhex99-1) for EDGAR purposes, Form 10-Q for quarterly period ended December 13, 2002, (Exhex99-1) for EDGAR purposes, Form 10-Q for quarterly period ended December 14, 2002, (Exhex99-1) for EDGAR purposes, Form 10-Q for quarterly period ended December 15, 2002, (Exhex99-1) for EDGAR purposes, Form 10-Q for quarterly period ended December 15, 2002, (Exhex99-1) for EDGAR purposes, Form 10-Q for quarterly period ended December 15, 2002, (Exhex99-1) for EDGAR purposes, E
  - (2) National Fuel Gas Distribution Corporation
    - \*i By-Laws, as amended March 11, 1998. (Exhibit (2)i, designated as Exhibut U5S for fiscal year ended September 30, 1999.)
    - rii Restated Certificate of Incorporation of National Fuel Gas Distribution (Exhibit B-1 in File No. 70-7478).
  - (3) National Fuel Gas Supply Corporation

- \*i By-Laws, as amended (Exhibit (3)i, Form U5S for fiscal year ended Septe
- \*ii Articles of Incorporation of United Natural Gas Company, dated February fiscal year ended September 30, 1984).
- \*iii Certificate of Merger and Consolidation dated January 2, 1951 (Exhibit ended September 30, 1984).
  - \*iv Joint Agreement and Plan of Merger, dated June 18, 1974 (Exhibit (3)iv, September 30, 1987).
    - \*v Certificate of Merger and Plan of Merger of Penn-York Energy Corporation Corporation dated April 1, 1994 (Exhibit (3)v, designated as Exhibit exfiscal year ended September 30, 1994).
- \* Incorporated herein by reference as indicated.

- (4) Leidy Hub, Inc. (formerly Enerop Corporation)
  - \*i By-Laws (Exhibit A-15, File No. 70-7478).
  - \*ii Restated Certificate of Incorporation of Enerop Corporation dated Octob designated as Exhibit ex99-2 for EDGAR purposes, Form U5S for fiscal ye
  - \*iii Action by Board of Directors to amend the By-Laws dated October 10, 199 Exhibit ex-3 for EDGAR purposes, Form U5S for fiscal year ended Septemb
- (5) Seneca Resources Corporation
  - \*i By-Laws, as amended (Exhibit (5)i, Form U5S for fiscal year ended Septe
  - \*ii Articles of Incorporation of Mars Natural Gas Company dated March 29, 1 fiscal year ended September 30, 1984).
  - \*iii Secretary's Certificate dated January 4, 1918 (Exhibit (5)iii, Form U5S 1984).
  - \*iv Articles of Amendment, dated March 30, 1955 (Exhibit (5)iv, Form U5S for 1984).
  - \*v Certificate of Amendment changing name of the Mars Company to Seneca Re (Exhibit (5)v, Form U5S for fiscal year ended September 30, 1984).
  - \*vi Certificate of Merger and Plan of Merger of Seneca Resources Corporation April 29, 1994 (Exhibit (5)vi, designated as Exhibit EX-99-2 for EDGAR ended September 30, 1994).
  - \*vii Articles of Merger and Plan of Merger of HarCor Energy, Inc. with and i August 31, 1999. (Exhibit (5)vii, designated as Exhibit ex99-3 for EDG ended September 30, 1999.)
  - \*viii Certificate of Ownership and Merger merging HarCor Energy, Inc. into Se 1999. (Exhibit (5)viii, designated as Exhibit ex99-4 for EDGAR purpose September 30, 1999.)
    - ix Amended and Restated Articles of Incorporation of Seneca Resources Corp 2003. Designated as ex99-49 for EDGAR purposes.

\* Incorporated herein by reference as indicated.

#### EXHIBITS (Continued)

- (6) Empire Exploration Company
  - \*i Certificate of Limited Partnership, dated November 28, 1983. (Designat purposes, Form U5S for fiscal year ended September 30, 2001).
  - \*ii Limited Partnership Agreement, dated November 28, 1983, between Empire Resources Corporation) as general partner and Herman P. Loonsk as limit fiscal year ended September 30, 1984).
- (7) Empire 1983 Drilling Program
  - \*i Certificate of Limited Partnership, dated November 28, 1983. (Designat purposes, Form U5S for fiscal year ended September 30, 2001).
  - \*ii Amendment of Certificate of Limited Partnership, dated December 21, 198 EDGAR purposes, Form U5S for fiscal year ended September 30, 2001).
  - \*iii Limited Partnership Agreement, dated November 28, 1983, among Empire Ex Corporation) as general partner and those parties collectively called 1 U5S for fiscal year ended September 30, 1984).
- (8) Empire 1983 Joint Venture
  - i Business Certificate for Partners, dated December 6, 1983. (Designated purposes, Form U5S for fiscal year ended September 30, 2001).
  - \*ii Joint Venture Agreement, dated December 6, 1983, between Empire Explora Corporation) and Empire 1983 Drilling Program (Exhibit (10), Form U5S f 1984).
- (9) Highland Forest Resources, Inc. (formerly Highland Land & Minerals, Inc.)
  - \*i Certificate of Incorporation, dated August 19, 1982 (Exhibit (11)i, For 30, 1985).
  - ii By-Laws (Exhibit (11) ii, Form U5S for fiscal year ended September 30,
  - \*iii Articles of Merger and Plan of Merger of Utility Constructors, Inc. int October 1, 1999. (Exhibit (9)iii, designated as Exhibit ex99-5 for EDG ended September 30, 1999.)
- \* Incorporated herein by reference as indicated.

- \*iv Articles of Amendment of the Articles of the Corporation, dated June 8, ex99-2 for EDGAR purposes, Form U5S for fiscal year ended September 30,
  - Certificate of Incorporation of Highland Pipeline & Resources Corp., da Exhibit ex99-4 for EDGAR purposes.
  - i Certificate of Merger of Highland Forest Resources, Inc. with and into dated February 3, 2003, designated as Exhibit ex99-5 for EDGAR purposes

- vii By-Laws of Highland Forest Resources, Inc. (f/k/a Highland Pipeline & F ex99-6 for EDGAR purposes.
- (10) Data-Track Account Services, Inc.
  - \*i Restated Articles of Incorporation, dated March 2, 1984 (Exhibit A-1, F
  - \*ii By-Laws (Exhibit A-2, File No. 70-7512).
  - iii By-Laws as amended March 28, 2003. Designated as Exhibit ex99-7 for ED
- (11) National Fuel Resources, Inc.
  - \*i Articles of Incorporation, dated January 9, 1991 (Exhibit (14)i, design purposes, Form USS for fiscal year ended September 30, 1992).
  - \*ii By-Laws (Exhibit (14)ii, designated as Exhibit EX-3(b) for EDGAR purpos September 30, 1992).
  - iii By-Laws as amended March 28, 2003. Designated as Exhibit ex99-8 for ED
- (12) Horizon Power, Inc. (formerly NFR Power, Inc.)
  - \*i Certificate of Incorporation, dated December 13, 1995. (Exhibit (13)i, purposes, Form U5S for fiscal year ended September 30, 1999.)
  - \*ii By-Laws. (Exhibit (13)ii, designated as Exhibit EX-3-2 for EDGAR purpo 30, 1999.)
  - \*iii Certificate of Amendment of the Certificate of Incorporation of NFR Pow (Designated as Exhibit ex99-5 for EDGAR purposes, Form U5S for fiscal y
- \* Incorporated herein by reference as indicated.

- iv By-Laws as amended March 28, 2003. Designated as Exhibit ex99-9 for ED
- (13) Seneca Energy II, LLC
  - \*i Articles of Organization, dated February 23, 2000. (Designated as Exhi fiscal year ended September 30, 2001).
  - \*ii Amended and Restated Operating Agreement, dated March 1, 2000 (Confiden
- (14) Model City Energy, LLC
  - \*i Articles of Organization, dated February 11, 2000. (Designated as Exhi U5S for fiscal year ended September 30, 2001).
  - \*ii Operating Agreement, dated March 1, 2000 (Confidential Treatment Reques
- (15) Energy Systems North East, LLC
  - \*i Certificate of Formation, dated September 26, 2000. (Designated as Exh fiscal year ended September 30, 2001).
  - \*ii Limited Liability Company Agreement, dated September 26, 2000 (Confiden

- (16) Horizon Energy Development, Inc.
  - \*i Certificate of Incorporation (Exhibit (13)i, designated as Exhibit EX-3 fiscal year ended September 30, 1995).
  - \*ii By-Laws (Exhibit (13)ii, designated as Exhibit EX-3(b) for EDGAR purpos September 30, 1995).
- (17) Horizon Energy Holdings, Inc.
  - \*i Certificate of Incorporation, dated April 1, 1998. (Exhibit (14)i desi purposes, Form U5S for fiscal year ended September 30, 1998).
  - \*ii By-Laws. (Exhibit (14)ii, designated as Exhibit EX99-2 for EDGAR purposeptember 30, 1998).
- (18) Horizon Energy Development B.V. (formerly Beheeren-Beleggingmaatschappij Bruwah
  - \*i Articles of Incorporation (Exhibit (14), designated as Exhibit ex99-2 f fiscal year ended September 30, 1996).
- \* Incorporated herein by reference as indicated.

- \*ii Notarial Record, dated December 4, 2001 (Exhibit (18)ii, designated a Form U5S for fiscal year ended September 30, 2001).
- (19) Horizon Energy Development, s.r.o. (formerly Power International, s.r.o.)
  - \*i Founding Notarial Deed, dated May 8, 1991 (Exhibit (15)i, designated as Form U5S/A for fiscal year ended September 30, 1996).
  - \*ii Notarial Deed, dated December 2, 1993 (Exhibit (15)ii, designated as Ex Form U5S/A for fiscal year ended September 30, 1996).
  - \*iii Notarial Deed, dated June 28, 1996 (Exhibit (15)iii, designated as Exhi U5S/A for fiscal year ended September 30, 1996).
    - \*iv Notarial Deed, dated November 27, 1996 (Exhibit (15)iv, designated as E for fiscal year ended September 30, 1996).
    - \*v Notarial Deed, dated April 24, 2002 that adopted new Founder's Deed, dated designated as Exhibit ex99-2 for EDGAR purposes, Form U5S for fiscal years.
- (20) Teplarna Liberec, a.s.
  - Founding Contract, dated November 11, 1994 (Exhibit (21)i, designated a Form U5S/A for fiscal year ended September 30, 1997).
  - ii Notarial Record, dated November 11, 1994 (Exhibit (21)ii, designated as Form U5S/A for fiscal year ended September 30, 1997).
  - \*iii Articles of Association, dated June 21, 2001 (Exhibit (22)iii, designat purposes, Form U5S for fiscal year ended September 30, 2001).
- (21) Teplo Branany, s.r.o.
  - ti Partnership Agreement, dated November 18, 1997. (Exhibit (28)i, design purposes, Form U5S for fiscal year ended September 30, 1998).

- (22) Lounske tepelne hospodarstvi, s.r.o.
  - \*i Notarial Records, dated November 12, 1998, January 6, 1999 and December ex99-6 for EDGAR purposes, Form U5S for fiscal year ended September 30,
- \* Incorporated herein by reference as indicated.

#### EXHIBITS (Continued)

- \*ii Founders Deed, dated November 15, 1994, as amended on December 13, 2001 ex99-3 for EDGAR purposes, Form U5S for the fiscal year ended September
- (23) ENOP, s.r.o.
  - \*i Founders Deed, dated December 19, 1995, as amended on December 13, 2001 Exhibit ex99-4 for EDGAR purposes, Form USS for fiscal year ended Septe
- (24) United Energy, a.s.
  - \*i Notarial Record from Prvni severozapadni teplarenska, a.s., dated Septe designated as Exhibit ex99-3 for EDGAR purposes, Form U5S for fiscal years.
  - \*ii Notarial Record from Severoceske Teplarny, a.s. dated September 28, 199
    Exhibit ex99-4 for EDGAR purposes, Form U5S for fiscal year ended Septe
  - \*iii Court Resolution, dated December 9, 1999. (Exhibit (28) iii, designate purposes, Form U5S for fiscal year ended September 30, 2000.)
    - \*iv Court Resolution, dated July 13, 2000. (Exhibit (28) iv, designated as Form U5S for fiscal year ended September 30, 2000.)
      - Articles of Association, dated April 28, 1992, as amended on June 28, 2 (Exhibit 24 (v), designated as Exhibit ex99-5 for EDGAR purposes, Form 30, 2002).
- (25) Upstate Energy Inc. (formerly Niagara Energy Trading Inc.)
  - \*i Restated Certificate of Incorporation of Niagara Energy Trading Inc., designated as Exhibit ex99-9 for EDGAR purposes, Form U5S for fiscal years.
  - \*ii By-Laws as amended August 24, 1999. (Exhibit (32)ii, designated as Exh U5S for fiscal year ended September 30, 1999.)
  - iii By-Laws as amended March 28, 2003. Designated as Exhibit ex99-10 for E
- \* Incorporated herein by reference as indicated.

- (26) Roystone Gas Processing Plant Partnership
  - \*i Facility Construction, Ownership and Operating Agreement, dated Novembe Exhibit ex99-8 for EDGAR purposes, Form U5S for fiscal year ended Septe

- \*ii Ratification and Joinder Agreement, dated September 1, 2002, (Exhibit 2 for EDGAR purposes, Form U5S for fiscal year ended September 30, 2002).
- (27) Niagara Independence Marketing Company
  - \*i Certificate of Incorporation, dated September 17, 1997 (Exhibit (27)i, purposes, Form U5S for fiscal year ended September 30, 1997).
  - \*ii By-Laws as amended January 2, 2002. (Exhibit 27 (ii), designated as Exh U5S for fiscal year ended September 30, 2002).
  - \*iii Marketing Partnership Agreement among Coastal Gas Marketing DirectLink Independence Marketing Company and Williams Independence Marketing Company Exhibit ex99-5 for EDGAR purposes, Form U5S for fiscal year ended Septe
- (28) Seneca Independence Pipeline Company
  - \*i Certificate of Incorporation of Empire Oklahoma, Inc., dated April 16, Exhibit ex99-6 for EDGAR purposes, Form U5S for fiscal year ended Septe
  - \*ii Certificate of Amendment of Certificate of Incorporation of Empire Okla (Exhibit (28)ii, designated as Exhibit ex99-7 for EDGAR purposes, Form 30, 1997).
  - \*iii By-Laws amended September 20, 1999. (Exhibit (35)iii, designated as Ex Form U5S for fiscal year ended September 30, 1999.)
- (29) Seneca Energy Canada Inc.
  - i Certificate of Amendment and Articles of Amendment changing name of cor Seneca Energy Canada Inc., dated September 1, 2002. Designated as Exhi
  - \*ii Certificate of Amendment and Registration of Restated Articles dated 8/ Exhibit ex99-14 for EDGAR purposes, Form U5S for fiscal year ended Sept
- \* Incorporated herein by reference as indicated.

- \*iii Articles of Amendment dated 8/2/02. (Exhibit 30 (ii), designated as Exh U5S for fiscal year ended September 30, 2002).
  - \*iv Certificate of Amendment and Registration of Restated Articles dated 7/ as Exhibit ex99-16 for EDGAR purposes, Form U5S for fiscal year ended S
  - \*v Articles of Amendment dated 7/29/02. (Exhibit 30 (iv), designated as Form U5S for fiscal year ended September 30, 2002.
  - vi Certificate of Amalgamation and Articles of Amalgamation, dated Septemb designated as Exhibit ex99-13 for EDGAR purposes, Form U5S for fiscal y
- \*vii By-Laws No. 1, dated January 28, 1998 (Exhibit 33 (ii), designated as E Form U5S for fiscal year ended September 30, 2001).
- (30) Seneca Player Corp.
  - \*i Certificate of Incorporation of JN Acquisition Corp. dated October 26, Exhibit ex99-18 for EDGAR purposes, Form U5S for fiscal year ended Sept
  - \*ii Certificate of Amendment of Certificate of Incorporation of Seneca Play

(Exhibit 31 (ii), designated as Exhibit ex99-19 for EDGAR purposes, For 30, 2002).

- (31) 3062782 Nova Scotia Company
  - \*i Certificate of Incorporation dated December 27, 2001. (Exhibit 32 (i), EDGAR purposes, Form U5S for fiscal year ended September 30, 2002).
  - \*ii Memorandum and Articles of Association of 306782 Nova Scotia Company da (ii) designated as Exhibit ex99-21 for EDGAR purposes, Form U5S for fis
- (32) 3062783 Nova Scotia Company
  - \*i Certificate of Incorporation dated December 27, 2001. (Exhibit 33 (i), EDGAR purposes, Form U5S for fiscal year ended September 30, 2002).
  - \*ii Memorandum and Articles of Association of 3062783 Nova Scotia Company of (ii), designated as Exhibit ex99-23 for EDGAR purposes, Form U5S for fi
- \* Incorporated herein by reference as indicated.

- (33) Horizon Energy Bulgaria Ltd.
  - \*i Articles of Association of One-Man Limited Liability Company dated Augu designated as Exhibit ex99-26 for EDGAR purposes, Form U5S for fiscal y
- (34) Sofia Energy EAD
  - Articles of Association of Sofia Energy EAD, Joint-Stock Company dated ex99-12 for EDGAR purposes.
- (35) Montenero Energia S.r.l.
  - Incorporation of a Limited Liability Company dated November 6, 2002. Depurposes.
- (36) Kane Gas Processing Plant
  - i Facility Construction, Ownership and Operating Agreement between Elkhor Oaks, Inc. and East Resources, Inc. and Seneca Resources Corporation. for confidential treatment under Rule 104 (b).
- (37) Toro Partner LLC
  - i Certificate of Formation of Toro Partner LLC dated April 30, 2003. Despurposes.
  - Limited Liability Company Agreement of Toro Partner LLC dated May 27, 2 EDGAR purposes.
- (38) Toro Partners, LP
  - i Amended and Restated Certificate of Limited Partnership of Toro Partner as Exhibit ex99-16 for EDGAR purposes.
  - i Amended and Restated Agreement of Limited Partnership of Toro Partners, ex99-17 for EDGAR purposes.
- (39) Toro Energy of Michigan, LLC

- i Certificate of Formation of Toro Energy of Michigan, LLC dated Septembe ex99-18 for EDGAR purposes.
- ii Certificate of Amendment of Toro Energy of Michigan, LLC dated July 24, EDGAR purposes.
- iii Amended and Restated Limited Liability Company Agreement of Toro Energy 2003. Designated as Exhibit ex99-20 for EDGAR purposes.
- (40) Toro Energy of Ohio-Statewide, LLC
  - i Certificate of Formation of Toro Energy of Ohio-Statewide, LLC dated Se ex99-21 for EDGAR purposes.
  - ii Certificate of Amendment of Toro Energy of Ohio-Statewide, LLC dated Ju EDGAR purposes.
  - iii Amended and Restated Limited Liability Company Agreement of Toro Energy 2003. Designated as Exhibit ex99-23 for EDGAR purposes.
- \* Incorporated herein by reference as indicated.

- (41) Toro Energy of Ohio, LLC
  - i Certificate of Formation of Toro Energy of Ohio, LLC dated September 1, ex99-24 for EDGAR purposes.
  - ii Certificate of Amendment of Toro Energy of Ohio, LLC dated July 24, 200 EDGAR purposes.
  - iii Amended and Restated Limited Liability Company Agreement of Toro Energy Designated as Exhibit ex99-26 for EDGAR purposes.
- (42) Toro Energy of Kentucky, LLC
  - i Certificate of Formation of Toro Energy of Kentucky, LLC dated Septembe ex99-99-27 for EDGAR purposes.
  - ii Certificate of Amendment of Toro Energy of Kentucky, LLC dated July 24, EDGAR purposes.
  - iii Amended and Restated Limited Liability Company Agreement of Toro Energy 2003. Designated as Exhibit ex99-29 for EDGAR purposes.
- (43) Toro Energy of Missouri, LLC
  - i Articles of Organization of Toro Energy of Missouri, LLC dated July 21, ex99-30 for EDGAR purposes.
  - i Change of Registered Agent/Registered Office, filed July 30, 2003. Des EDGAR purposes.
  - iii Amended and Restated Regulations of Toro Energy of Missouri, LLC dated ex99-32 for EDGAR purposes.
- (44) Toro Energy of Maryland, LLC
  - i Articles of Organization of Toro Energy of Maryland, LLC dated August 3 ex99-33 for EDGAR purposes.

- ii Change of Registered Agent/Registered Office, filed July 30, 2003. Des EDGAR purposes.
- iii Amended and Restated Regulations of Toro Energy of Maryland, LLC dated ex99-35 for EDGAR purposes.

#### (45) Toro Energy of Indiana, LLC

- i Articles of Organization of Toro Energy of Indiana, LLC dated November ex99-36 for EDGAR purposes.
- ii Articles of Amendment to the Articles of Organization of Toro Energy of Designated as Exhibit ex99-37 for EDGAR purposes.
- iii Change of Registered Agent/Registered Office, filed July 30, 2003. Des purposes.
- iv Amended and Restated Regulations of Toro Energy of Indiana, LLC dated ex99-39 for EDGAR purposes.

#### (46) Toro Energy of Ohio-American, LLC

- i Articles of Organization of Toro Energy of Ohio-American, LLC dated Feb ex99-40 for EDGAR purposes.
- ii Change of Registered Agent/Registered Office, filed July 30, 2003. Des purposes.
- iii Amended and Restated Regulations of Toro Energy of Ohio-American, LLC Exhibit ex99-42 for EDGAR purposes.

#### (47) ESPC, LLC

- Articles of Organization of ESPC, LLC dated January 22, 2003. Designat
- ii Certificate of Amendment of the Articles of Organization of ESPC, LLC of Exhibit ex99-44 for EDGAR purposes.
- ii Operating Agreement of ESPC, LLC dated February 6, 2003. Designated as

#### (48) SCPC, LLC

- i Articles of Organization of SCPC, LLC dated February 3, 2003. Designat
- ii Operating Agreement of SCPC, LLC dated February 6, 2003. Designated as

#### EXHIBITS (Continued)

#### (49) Empire State Pipeline

i Second Amended and Restated Operating Agreement between St. Clair Pipel Pipeline Company, Inc. dated September 27, 1996. Designated as Exhibit

#### C. Indentures

- Indenture dated as of October 15, 1974, between the Company and The Bank of New York (Exhibit 2(b) in File No. 2-51796).
- Third Supplemental Indenture dated as of December 1, 1982, to Indenture dated as of and The Bank of New York (formerly Irving Trust Company) (Exhibit 4(a)(4) in File No

- \* Tenth Supplemental Indenture dated as of February 1, 1992, to Indenture dated as of and The Bank of New York (formerly Irving Trust Company) (Exhibit 4(a), Form 8-K dat 1-3880).
- \* Eleventh Supplemental Indenture dated as of May 1, 1992, to Indenture dated as of Ocand The Bank of New York (formerly Irving Trust Company) (Exhibit 4(b), Form 8-K dat 1-3880).
- \* Twelfth Supplemental Indenture dated as of June 1, 1992, to Indenture dated as of Ocaand The Bank of New York (formerly Irving Trust Company) (Exhibit 4(c), Form 8-K dated
- \* Thirteenth Supplemental Indenture dated as of March 1, 1993, to Indenture dated as of Company and The Bank of New York (formerly Irving Trust Company) (Exhibit 4(a)(14) i
- \* Fourteenth Supplemental Indenture dated as of July 1, 1993, to Indenture dated as of Company and The Bank of New York (formerly Irving Trust Company) (Exhibit 4.1, Form 30, 1993 in File No. 1-3880).
- \* Fifteenth Supplemental Indenture dated as of September 1, 1996 to Indenture dated as Company and The Bank of New York (formerly Irving Trust Company) (Exhibit 4.1, Form 30, 1996 in File No. 1-3880).
- Indenture dated as of October 1, 1999 between the Company and the Bank of New York ( year ended September 30, 1999 in File No. 1-3880).
- Officers Certificate Establishing Medium-Term Notes dated October 14, 1999 (Exhibit ended September 30, 1999 in File No. 1-3880).
- \* Incorporated herein by reference as indicated.

- \* Amended and Restated Rights Agreement dated as of April 30, 1999 between National Fu (Exhibit 10.2, Form 10-Q for the quarterly period ended March 31, 1999 in File No. 1
- \* Cerificate of Adjustment, dated September 7, 2001, to the Amended and Restated Right 1999, between the Company and HSBC Bank USA (Exhibit 4, Form 8-K dated September 7,
- \* Officers Certificate establishing 6.50% notes due 2022, dated September 18, 2002 (Ex 2002 in File No. 1-3880).
- Officers Certificate establishing 5.25% notes due 2013, dated February 18, 2003 (Exh period ended March 31, 2003 in File No. 1-3880).
- D. \* Tax Allocation Agreement pursuant to Rule 45(c) (Exhibit D, designated as Exhibit exfor fiscal year ended September 30, 2002.
- E. \*(1) Employee Relocation Manual filed pursuant to Rule 48(b) (Exhibit E(1), designat Form U5S for fiscal year ended September 30, 1997).
  - \*(2) National Fuel Employee Computer Purchase Program filed pursuant to Rule 48(b). ex99-15 for EDGAR purposes, Form U5S for fiscal year ended September 30, 1998)
    - (3) Independence Pipeline Company Unaudited Financial Statements for the quarter and 2002 and for the quarter and year-to-date period ended September 30, 2003 filed documents are subject to a request for confidential treatment under Rule 104(b)
- F. (1) Seneca Resources Corporation Canadian Operations consolidating Balance Sheet September 30, 2003. Designated as Exhibit ex99-3 for EDGAR purposes.

- G. \*(1) Organization chart showing relationship to United Energy, a.s., a foreign utilit designated as Exhibit ex99-17 for EDGAR purposes, Form U5S for fiscal year ended
  - \*(2) Organization chart showing relationship to Horizon Power, Inc., an exempt wholes designated as Exhibit ex99-18 for EDGAR purposes, Form U5S for fiscal year ended
- H. (1) United Energy, a.s. Audited Financial Statements for the Calendar Year Ended Dec
  - \* Incorporated herein by reference as indicated.

#### EXHIBITS (Concluded)

- (2) Teplarna Liberec, a.s. Audited Financial Statements for the Calendar Year Ended Exhibit ex99-2 for EDGAR purposes.
- (3) Horizon Power, Inc. Audited Financial Statements for the Fiscal Year Ended Septe will be filed by amendment when available.
- (4) Energy Systems North East, LLC Unaudited Financial Statements for the Fiscal Yea These financial statements will be filed by amendment when available.

#### SIGNATURE

The undersigned System company has duly caused this annual report to be signed on its behalf by the undersigned thereunto duly authorized pursuant to the requirements of the Public Utility Holding Company Act of 1935.

NATIONAL FUEL GAS COMPANY

By: /s/Joseph P. Pawlowski
Joseph P. Pawlowski, Treasurer
and Principal Accounting Officer

Date: January 28, 2004

## **EXHIBIT INDEX**

ex99-1	United Energy, a.s. Audited Financial Statements for the Calendar Year Ended Dec
ex99-2	Teplarna Liberec, a.s. Audited Financial Statements for the Calendar Year Ended
ex99-3	Seneca Resources Corporation - Canadian Operations consolidating Balance Sheet a ended September 30, 2003.
ex99-4	Certificate of Incorporation of Highland Pipeline & Resources Corp., dated Janua
ex99-5	Certificate of Merger of Highland Forest Resources, Inc. with and into Highland February 3, 2003.
ex99-6	By-Laws of Highland Forest Resources, Inc. (f/ $k/a/$ Highland Pipeline & Resources
ex99-7	By-Laws of Data-Track Account Services, Inc., as amended March 28, 2003.

ex99-8	By-Laws of National Fuel Resources, Inc. as amended March 28, 2003.
ex99-9	By-Laws of Horizon Power, Inc. as amended March 28, 2003.
ex99-10	By-Laws of Upstate Energy Inc. as amended March 28, 2003.
ex99-11	Certificate of Amendment and Articles of Amendment changing name of corporation f Energy Canada Inc., dated September 1, 2002.
ex99-12	Articles of Association of Sofia Energy EAD, Joint-Stock Company dated July 7, 20
ex99-13	Incorporation of Montenero Energia, S.r.l., a Limited Liability Company dated Nov
ex99-14	Certificate of Formation of Toro Partner LLC dated April 30, 2003.
ex99-15	Limited Liability Company Agreement of Toro Partner LLC dated May 27, 2003.
ex99-16	Amended and Restated Certificate of Limited Partnership of Toro Partners, LP date
ex99-17	Amended and Restated Agreement of Limited Partnership of Toro Partners, LP (undat
ex99-18	Certificate of Formation of Toro Energy of Michigan, LLC, dated September 7, 199
ex99-19	Certificate of Amendment of Toro Energy of Michigan, LLC, dated July 24, 2003.
ex99-20	Amended and Restated Limited Liability Company Agreement of Toro Energy of Michi
ex99-21	Certificate of Formation of Toro Energy of Ohio-Statewide, LLC dated September 9
ex99-22	Certificate of Amendment of Toro Energy of Ohio-Statewide, LLC dated July 24, 20
ex99-23	Amended and Restated Limited Liability Company Agreement of Toro Energy of Ohio-2003.
ex99-24	Certificate of Formation of Toro Energy of Ohio, LLC, dated September 1, 1999.
ex99-25	Certificate of Amendment of Toro Energy of Ohio, LLC, dated July 24, 2003.
ex99-26	Amended and Restated Limited Liability Company Agreement of Toro Energy of Ohio,
ex99-27	Certificate of Formation of Toro Energy of Kentucky, LLC dated September 1, 1999
ex99-28	Certificate of Amendment of Toro Energy of Kentucky, LLC dated July 24, 2003.
ex99-29	Amended and Restated Limited Liability Company Agreement of Toro Energy of Kentu
ex99-30	Articles of Organization of Toro Energy of Missouri, LLC. dated July 21, 1999.
ex99-31	Change of Registered Agent/Registered Office, filed July 30, 2003.
ex99-32	Amended and Restated Regulations of Toro Energy of Missouri, LLC dated June 23,
ex99-33	Articles of Organization of Toro Energy of Maryland, LLC dated August 3, 1999.
ex99-34	Change of Registered Agent/Registered Office, filed July 30, 2003.
ex99-35	Amended and Restated Regulations of Toro Energy of Maryland, LLC dated June 23,
ex99-36	Articles of Organization of Toro Energy of Indiana, LLC, dated November 14, 2000
ex99-37	Articles of Amendment to the Articles of Organization of Toro Energy of Indiana,

ex99-38	Change of Registered Agent/Registered Office, filed July 30, 2003.
ex99-39	Amended and Restated Regulations of Toro Energy of Indiana, LLC dated June 23, 2
ex99-40	Articles of Organization of Toro Energy of Ohio-American, LLC, dated February 16,
ex99-41	Change of Registered Agent/Registered Office, filed July 30, 2001.
ex99-42	Amended and Restated Regulations of Toro Energy of Ohio-American, LLC dated June
ex99-43	Articles of Organization of ESPC, LLC dated January 22,2003.
ex99-44	Certificate of Amendment of the Articles of Organization of ESPC, LLC dated Febru
ex99-45	Operating Agreement of ESPC, LLC dated February 6, 2003.
ex99-46	Articles of Organization of SCPC, LLC dated February 3, 2003.
ex99-47	Operating Agreement of SCPC, LLC dated February 6, 2003.
ex99-48	Second Amended and Restated Operating Agreement between St. Clair Pipeline Compan State Pipeline Company, Inc. dated September 27, 1996.
ex99-49	Amended and Restated Articles of Incorporation of Seneca Resources Corporation a