

**From:** j christensen [<mailto:jechris9@san.rr.com>]  
**Sent:** Tuesday, September 20, 2011 11:32 AM  
**To:** Pell, Jerry  
**Subject:** SEMPRA ESJ Project Presidential Permit Request

Dr. Jerry Pell,

NAFTA Annex 602.3 "Reservations & Special Provisions", paragraph 5, Production for Own Use, states an enterprise (Sempra) **must** sell electricity in excess to their needs to the Comisi n Federal de Electricidad (CFE). Sempra serves San Diego, home to the nation's largest naval base. To allay Homeland Security concerns over depending on a foreign source of electricity Sempra has stated there are sufficient domestic sources to meet the regions needs; suggesting the ESJ Wind Farm Project is ancillary, not central to Sempra's production plan. If the 156 MW of power referred to by Alberto Abreu in his communication to you on August 16th of this year is in fact in excess of their needs, would not the NAFTA provision apply? And if the energy from the ESJ Wind Farm Phase I is discretionary, hence open for sale, does not NAFTA obligate that electricity to be sold to CFE and, if so, would it not raise a question concerning the validity of the supply contract between SDG&E and Sempra Generation Mr. Abreu referred to August 16th? And, if the ESJ Wind Farm power must be sold to CFE what then would be the reason for the cross-border power-link?

Thank you.  
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