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SECURITIES AND EXCHANGE COMMISSION  
Washington, D.C. 20549



FORM 6-K  
(Amendment No. 1)

(This Form 6-K amends the Registrant's Form 6-K submitted on February 5, 2002)

REPORT OF FOREIGN ISSUER

Pursuant to Rule 13a-16 or 15d-16 of  
the Securities Exchange Act of 1934

For the month of February, 2002

PETROCHINA COMPANY LIMITED

16 Andelu, Dongcheng District  
Beijing, The People's Republic of China, 100011  
(Address of Principal Executive Offices)

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(Indicate by check mark whether the registrant files or will file annual reports under cover  
of Form 20-F or Form 40-F.)

Form 20-F  Form 40-F

(Indicate by check mark whether the registrant by furnishing the information contained in  
this Form is also thereby furnishing the information to the Commission pursuant to Rule  
12g3-2(b) under the Securities Exchange Act of 1934.)

Yes  No

(If "Yes" is marked, indicate below the file number assigned to the registrant in  
connection with Rule 12g3-2(b): 82-\_\_\_\_)

PetroChina Company Limited (the "Registrant") is furnishing under the cover of Form 6-K the Registrant's announcement regarding the current progress of the West to East Gas Pipeline Project.

This announcement contains "forward-looking statements" within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. These forward-looking statements are, by their nature, subject to significant risks and uncertainties. These forward-looking statements include, without limitation, statements relating to:

- the Registrant's intention to commence construction for certain works relating to the West to East Gas Pipeline Project (the "Project"), such as those in relation to the river-crossings of pipelines;
- the Registrant's intention to adopt certain organizational and management structures and systems for the Project, including an internationally accepted organizational and management structure and a third party supervising system to manage the quality of construction;
- the overall construction plan of the pipeline;
- the intended or expected effects or benefits on the Registrant's businesses and operations as a result of the completion of the Project, including:
  - increases in natural gas sales;
  - important strategic meaning in securing the Registrant's leading position in the domestic natural gas market;
  - turning the Registrant's resource advantages into market advantages; and
  - speeding up the development of natural gas business and making the natural gas business a new profit growth point of the Registrant;
- the expected potential impact of the Project on:
  - the economic development of the western regions of China, especially the Xinjiang region;
  - the energy structure in the natural gas consumption regions;
  - the atmospheric environment; and
  - the general living standards; and
- the expected potential significant effect of the construction of the Project in increasing the corporate value and economic efficiency of the Registrant.

These forward-looking statements reflect our current views with respect to future events and are not a guarantee of future performance. Actual results may differ materially from information contained in these forward-looking statements as a result of a number of factors, including, without limitation:

- failure to complete the negotiation of the Framework Agreement with the Shell Investment Consortium;
- fluctuations in natural gas prices;
- failure to achieve continued exploration success;
- failure or delay in completing the Project in whole or in part;
- continued availability of capital and financing;
- general economic, market and business conditions;
- changes in PRC policies, laws or regulations; and
- other factors beyond the Registrant's control.

You should not place undue reliance on any of these forward-looking statements.

The Stock Exchange of Hong Kong Limited takes no responsibility for the contents of this announcement, makes no representation as to its accuracy or completeness and expressly disclaims any liability whatsoever for any loss howsoever arising from or in reliance upon the whole or any part of the contents of this announcement.



中國石油天然氣股份有限公司  
PETROCHINA COMPANY LIMITED

(a joint stock limited company incorporated in the People's Republic of China with limited liability)

Announcement

The Board of PetroChina wishes to announce the current progress of the West to East Gas Pipeline Project.

The board of directors (the "Board") of PetroChina Company Limited ("PetroChina") wishes to announce that the feasibility study report of the West to East Gas Pipeline Project (the "Project") has been approved by the Chinese government. In accordance with the governmental approval and the progress in the process of selecting other participants in the Project, PetroChina will commence construction for certain works, such as those in relation to the river-crossings of the pipelines.

The Project has achieved a progressive step in the process of selecting international participants. Among the short-listed group of international investment consortia, PetroChina chose to firstly engage in negotiations with the Shell Investment Consortium. After repeated negotiations, PetroChina and the Shell Investment Consortium, comprising Shell International Gas Limited, OAO Gazprom, OAO Suroytransgaz and Hong Kong China Gas Company Limited, reached consensus on the principles for the Project and entered into the "Interim Agreement on Basis for Finalisation of West to East Gas Pipeline Joint Venture Framework Agreement" on 29 December 2001. The major issues covered by the agreement are: (1) upstream oil and gas exploration and production shall adopt the production sharing contract model; a pipeline joint venture in the form of a co-operative joint venture shall be established; a unified sales company for natural gas in the form of an equity joint venture shall be established; (2) the shareholding interests in the pipeline joint venture, the unified sales company and the participating interests in the production sharing contracts for the Tarim Basin which will supply natural gas into the pipeline will be 55% and 45% for the Chinese party and the foreign party, respectively; (3) the terms of each of the pipeline joint venture and the unified sales company will be 45 years; (4) the commercial operation model of the unified sales company was agreed upon; and (5) with respect to health, safety, environmental and social standards, all parties shall comply with Chinese laws and all parties agree to adopt and apply the specifications and standards agreed to by the parties. On the above basis, PetroChina is currently engaged in the drafting and negotiation work of the "West to East Pipeline Joint Venture Framework Agreement" (the "Framework Agreement") with the Shell Investment Consortium.

The Project will adopt an internationally accepted organisational and management structure: bidding process for the purchase of vast amount of raw materials required for construction has commenced through the internet; the construction teams have been selected through a stringent bidding process; and the Project will adopt a third party supervising system to manage the quality of construction.

The overall construction plan of the pipeline is: (1) to commence full construction in the first half of this year; (2) to complete and commence operation in the Jingbian-Shanghai section in early 2004 and to commence the supply of natural gas towards the direction of Shanghai; and (3) to complete and commence operation in the Lunnan-Jingbian section by the first half of 2005 so as to achieve full operation and to transmit gas from the Tarim Basin to Shanghai, the Changjiang Delta region and the relevant provinces and cities along the pipeline.

The Project is the largest project of PetroChina since its listing. Upon completion of the construction of the Project, the natural gas sales of PetroChina will increase in multiples. This will have an important strategic meaning in the content of securing PetroChina's leading position in domestic natural gas market; turning PetroChina's advantage in resources into an advantage in terms of markets; speeding up the development of natural gas business and making the natural gas business a new profit growth point of PetroChina. At the same time, the Project will benefit the progress of economic development of the western regions of China especially the Xinjiang region, improve the energy structure in the natural gas consumption regions, improve the atmospheric environment, and improve the general living standards. The Directors believe that the construction of the Project will have a significant effect in increasing the corporate value and economic efficiency of PetroChina.

The terms of the Framework Agreement, including the investment cost of the Project, have not yet been finalised. In the event an agreement relating to the Project is finalised and approved by the Board, the Company will disclose such matters as required under the Rules Governing the Listing of the Securities on The Stock Exchange of Hong Kong Limited.

By Order of the Board  
PetroChina Company Limited  
Li Huaiqi  
Company Secretary

Beijing, PRC  
4 February 2002

SIGNATURE

Pursuant to the requirements of the Securities Exchange Act of 1934, the registrant has duly caused this report to be signed on its behalf by the undersigned, thereunto duly authorized.

PetroChina Company Limited

Dated: February 6, 2002

By: /s/ Li Huaqi  
Name: Li Huaqi  
Title: Company Secretary