NORTHEAST UTILITIES SYSTEM Form U5S

April 25, 2003

Commission File Number: 30-246

SECURITIES AND EXCHANGE COMMISSION WASHINGTON, D.C. 20549-1004

FORM U5S

ANNUAL REPORT

FOR THE YEAR ENDED DECEMBER 31, 2002

Filed pursuant to the Public Utility Holding Company Act of 1935 by

NORTHEAST UTILITIES

174 Brush Hill Avenue, West Springfield, Massachusetts 01090-0010

(Corporate Address)

Selden Street, Berlin, Connecticut 06037-1616

(Principal Headquarters)

NORTHEAST UTILITIES

FORM U5S ANNUAL REPORT

FOR THE YEAR ENDED DECEMBER 31, 2002

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ITEM	1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2002
Tier	Name of Company (Company Abbreviation)
	Northeast Utilities (NU) (a)
1 2 2 1 2 2 2	The Connecticut Light and Power Company (CL&P) (b) (h) CL&P Receivables Corporation (CRC) CL&P Funding LLC Public Service Company of New Hampshire (PSNH) (b) Properties, Inc. PSNH Funding LLC PSNH Funding LLC
1 2	Western Massachusetts Electric Company (WMECO) (b) Unsecured Debt (Note B) WMECO Funding LLC
1	North Atlantic Energy Corporation (NAEC)

North Atlantic Energy Service Corporation (NAESCO)*

Yankee Energy Financial Services Company (YEFSCO)

Holyoke Power and Electric Company (HP&E)

Yankee Gas Services Company (Yankee Gas)

Yankee Energy Services Company (YESCO)

Holyoke Water Power Company (HWP)
Unsecured Debt (Note B)

Yankee Energy System, Inc. (YES)

Unsecured Debt (Note B)
Norconn Properties, Inc. (Norconn)

Unsecured Debt (Note B)

Unsecured Debt (Note B)

R.M. Services, Inc. (RMS) (d)

Housatonic Corporation*

1

2

2

2

2

2

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Sha

1	Northeast Utilities Service Company (NUSCO)
1	NU Enterprises, Inc. (NUEI)
2	Northeast Generation Company (NGC)
2	Northeast Generation Services Company (NGS)
	Unsecured Debt (Note B)
3	E.S. Boulos Company (Boulos)
3	NGS Mechanical, Inc.
3	Woods Electrical Co., Inc.
	Unsecured Debt (Note B)
2	Select Energy Portland Pipeline, Inc. (g)
2	Mode 1 Communications, Inc.
2	Woods Network Services, Inc.
	Unsecured Debt (Note B)
2	Select Energy, Inc. (Select Energy)
	Unsecured Debt (Note B)
3	Select Energy New York, Inc. (SENY)
	Unsecured Debt (Note B)
2	Select Energy Services, Inc. (SESI)
	Unsecured Debt (Note B)
3	Select Energy Contracting, Inc.
3	Reeds Ferry Supply Co., Inc.
3	HEC/Tobyhanna Energy Project, Inc.
3	HEC/CJTS Energy Center LLC
1	The Quinnehtuk Company
	Unsecured Debt (Note B)
1	The Rocky River Realty Company (RRR)
	Unsecured Debt (Note B)
1	Northeast Nuclear Energy Company (NNECO)*
*Inactive.	

ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2002

Issuer Book Value	Owner's Book Value	
(000 ' s)	(000's)	Type of Business
		Registered Holding Company
\$695,842	\$695,842	Electric Utility
258,423	258,423	Special Purpose Entity (SPE)
7,193	7,193	SPE
321,830	321,830	Electric Utility
6,009	6,009	Real Estate (c)
3,126	3,126	SPE
251	251	SPE
157,960	157,960	Electric Utility
85 , 900	85 , 900	
776	776	SPE
21,338	21,338	Electric Utility
14	14	Service Company
6,224	6,224	Electric Utility
9,600	9,600	
117	117	Electric Utility
527,066	527,066	Intermediate Holding Company
502,963	502,963	Gas Utility
66,000	66,000	
390	390	Real Estate (c)

300	300	
4,959	4,959	Rule 58 Energy-Related Company
1,477	1,477	Financial Services
3,200	3,200	
(192)	(192)	*
12,486	12,486	Receivables Services (d)
1	1	Service Company
546,215	546,215	Intermediate Holding Company
438,681	438,681	Exempt Wholesale Generator
15 , 545	15,545	Rule 58 Energy-Related Company
18,500	18,500	
13,660	13,660	Rule 58 Energy-Related Company
8	8	Rule 58 Energy-Related Company
4,892	4,892	Rule 58 Energy-Related Company (e)
4,450	4,450	
_	_	(g)
12,003	12,003	Exempt Telecommunications Company
2,873	2,873	Exempt Telecommunications Company (f)
4,150	4,150	
35 , 929	35 , 929	Rule 58 Energy-Related Company
168,200	168,200	
34,199	34,199	Rule 58 Energy-Related Company
20,699	20,699	
31,031	31,031	Energy Services Company
6,450	6,450	
16,780	16,780	Rule 58 Energy-Related Company
(42)	(42)	Rule 58 Energy-Related Company
707	707	SPE, Rule 58 Energy-Related Company
1	1	SPE, Rule 58 Energy-Related Company
(2,598)	(2,598)	Real Estate (c)
4,000	4,000	
878	878	Real Estate (c)
32 , 650	32 , 650	
16,216	16,216	Service Company

ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2002 (CONTINUED)

Tier	Name of Company (Company Abbreviation)
1	Charter Oak Energy, Inc. (COE)*
2	Charter Oak Argentina II Corporation (g)
2	Charter Oak Ave Fenix Corporation (g)
2	Charter Oak Development Corporation (g)

^{*}Inactive.

ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2002 (CONTINUED)

Issuer Book Value (000's)	Owner's Book Value (000's)	Type of Business
269	269	*
_	_	(g)
_	_	(g)
_	-	(g)

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- (a) For information regarding NU's investment in the hydro-transmission companies see Note A to Item 1.
- (b) For information regarding CL&P's, PSNH's and WMECO's investments in regional nuclear generating companies see Note A to Item 1.
- (c) Constructs, acquires or leases some of the property and facilities used by one or more of NU's subsidiaries.
- (d) On June 30, 2001, RMS was sold to a management group and YES exchanged its 100 percent common stock ownership for preferred securities having a 10 percent common stock equivalent voting interest.
- (e) On July 31, 2002, NGS completed the acquisition of the assets of Woods Electrical Co., Inc. (Woods Electrical), a company engaged in electrical contracting services, located in Farmington, Connecticut.

The assets of Woods Electrical were acquired through a new Connecticut corporation called NGS Acquisition, Inc. Following the release of the rights to the name of the company, on August 9, 2002, an amendment to the Certificate of Incorporation for NGS Acquisition, Inc. was filed with the Connecticut Secretary of State to change the name of this company to Woods Electrical Co., Inc. Woods Electrical is a wholly-owned subsidiary of NGS. 100 shares of common stock, no par value, were issued to NGS for \$100 per share on July 30, 2002. This company will also be registered to do business in Maine, Massachusetts and New Hampshire.

(f) On July 31, 2002, NUEI completed the acquisition of the assets of Woods Network Services, Inc. (Woods Network Services), a company engaged in the design, integration and implementation of voice, data, video, audio and other low-voltage control systems, located in Farmington, Connecticut.

The assets of Woods Network Services were acquired through a new Connecticut corporation called NGS Telecommunications, Inc. Following the release of the rights to the name of the company, on August 9, 2002, an amendment to the Certificate of Incorporation for NGS Telecommunications, Inc., was filed with the Connecticut Secretary of State to change the name of this company to Woods Network Services, Inc. Woods Network Services is a wholly-owned subsidiary of NUEI. One

hundred shares of common stock, no par value, were issued to NUEI for \$100 per share on July 30, 2002. This company will also be registered to do business in Maine, Massachusetts and New Hampshire.

- (g) Dissolved on October 28, 2002.
- (h) CL&P has three inactive subsidiaries not listed in this table, The Connecticut Steam Company, The Nutmeg Power Company and Electric Power Incorporated.

- ITEM 1. SYSTEM COMPANIES AND INVESTMENTS THEREIN AS OF DECEMBER 31, 2002 (CONTINUED)
- Note A: The following are CL&P's, PSNH's and WMECO's total investments in regional nuclear generating companies and NU's investments in New England Hydro-Transmission Electric Company, Inc. and New England Hydro-Transmission Corporation:

Name of Owner	Name of Issuer	No. of Common Shares Owned	_
name of owner	Name OI 155ue1		
The Connecticut Light	and Power Company:		
Maine Yankee Atomic	Lear Power Corp. (a)(c)(d)	120,750 44,196 37,242 1,879	12.0
Public Service Compar	ny of New Hampshire:		
Maine Yankee Atomio	Lear Power Corp. (a)(c)(d)	17,500 18,415 15,681 537	5.0 5.0 4.3 7.0
Western Massachusetts	s Electric Company:		
Maine Yankee Atomio	Lear Power Corp. (a)(c)(d)	33,250 11,049 9,800 537	9.5 3.0 2.6 7.0
Total System Investme	ent:		
Maine Yankee Atomio	lear Power Corp. (a)(c)(d)	171,500 73,660 62,723 2,953	49.0 20.0 17.0 38.5

New England Hydro-Transmission
Electric Company, Inc. (a) 594,776 22.66
New England Hydro-Transmission Corp. (a) 2,397 22.66

- (a) These investments are variable interest entities under FASB Interpretation No. 46.
- (b) Yankee Atomic Electric Co.'s, Connecticut Yankee Atomic Power Co.'s and Maine Yankee Atomic Power Co.'s nuclear power plants were shut down permanently on February 26, 1992, December 4, 1996, and August 6, 1997, respectively.

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- (c) On July 31, 2002, Vermont Yankee Nuclear Power Corporation (VYNPC) consummated the sale of its nuclear generating plant to a subsidiary of Entergy Corporation (Entergy) for approximately \$180 million. As part of the sale, Entergy assumed responsibility for decommissioning VYNPC's nuclear generating unit. Under the terms of the sale, CL&P, PSNH and WMECO will continue to buy approximately 16 percent of the plant's output through March 2012 at a range of fixed prices.
- (d) The ownership interests of CL&P, PSNH and WMECO in VYNPC increased slightly in early 2002 when VYNPC redeemed the stock owned by certain Vermont municipal electric systems which had previously owned about five percent of VYNPC's stock.

Note B: This table represents all system money pool borrowings and NU Parent advances at December 31, 2002.

Name of Company	System Money Pool and NU Parent Advances	Principal Amount Owed
WMECO	1.2% System Money Pool	\$ 85,900
HWP	Variable Rate, Payable Upon Demand (a)	9,600
Yankee Gas	1.2% System Money Pool	66,000
Norconn	1.2% System Money Pool	300
YEFSCO	1.2% System Money Pool	3,200
NGS	1.2% System Money Pool 7.25% Payable Upon Demand	13,500 5,000
		18,500
Woods Electrical Company	7.25% Payable Upon Demand	4,450
Woods Network Services	7.25% Payable Upon Demand	4,150
Select Energy	1.2% System Money Pool	168,200

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SENY	Variable Rate, Payable Upon Demand (a)	20,699
SESI	1.2% System Money Pool	6,450
The Quinnehtuk Company	1.2% System Money Pool	4,000
RRR	1.2% System Money Pool 7.25% Payable Upon Demand	27,650 5,000
		32,650

(a) Interest rate is based on the 3-month Eurodollar plus applicable margin. The interest rate at December 31, 2002 was 2.23 percent.

ITEM 2. ACQUISITIONS OR SALES OF UTILITY ASSETS

On November 1, 2002, CL&P and NAEC consummated the sale of their 40.04 percent combined ownership interest in Seabrook Station (Seabrook) to a subsidiary of FPL Group, Inc. NU received approximately \$367 million of total cash proceeds from the sale of Seabrook. The sale was exempt from SEC approval under Section 3(C) (B) of the Public Utility Holding Company Act of 1935.

In November 2002, Yankee Gas sold its Bethel Service Building for total consideration of \$3.4 million.

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

Descriptions of transactions involving the issue, sale, pledge, guarantee, or assumption of system securities, including short-term borrowings, have been filed pursuant to Rule 24, with the exception of certain NU guarantees incident to the procurement of surety bonds and the issue of certain securities, as described below.

In the ordinary course of their businesses, the NU subsidiary companies are required to provide surety or performance bonds. From time to time, NU guarantees the payment of such a bond by its subsidiary through the indemnification of the surety company or agency which has agreed to provide the bond. NU's guarantee of these surety bonds is exempt from the provisions of Section 12(b) of the Public Utility Holding Company Act of 1935, pursuant to Rule 45(b)(6) thereunder. As of December 31, 2002, NU had \$9.9 million of such guarantees outstanding, which was the highest amount outstanding during 2002.

In addition, information relating to the following issuances has been filed on Form U-6B-2 in accordance with Rule 52:

- On September 9, 2002, The Connecticut Light and Power Company, the Bank of New York and certain participating banks therein named amended the Standby Bond Purchase Agreement dated October 24, 2000, to extend its expiration date to October 21, 2003. Form U-6B-2 for this transaction was filed on September 11, 2002.
- ITEM 4. ACQUISITION, REDEMPTION OR RETIREMENT OF SYSTEM SECURITIES (1)

	Amounts Acquired	
Name of Issuer and Title of Issue	No. of Shares or Principal Amount	
Select Energy Services, Inc.		
Other Notes/Agreements - 8.23% ABB Energy Capital 9.24% ABB Energy Capital 6.25% BFL Series 2002A 7.69% Hannie Mae, LLC 7.37% Hannie Mae, LLC	\$ 6,752,769 876,204 12,631,000 24,297,192 3,090,846	\$ 6,752,769 876,204 12,631,000 24,297,192 3,090,846
	\$ 47,648,011	\$ 47,648,011
NU Parent		
Other Notes/Agreements - 7.25% Amortizing Note	\$263,000,000 ======	\$263,000,000 ======

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ITEM 4. ACQUISITION, REDEMPTION OR RETIREMENT OF SYSTEM SECURITIES (1) (CONTINUED)

	Amounts Retired	tired/Debt Repayment	
Name of Issuer and Title of Issue	No. of Shares or Principal Amount	Consideration	
Northeast Generation Company			
Other Notes/Agreements - 4.998% Series A	\$ 24,000,000 =======	\$ 24,000,000 ======	
NU Parent			
Other Notes/Agreements - 8.58% Series A Note 8.38% Series B Note Variable Rate Note	\$ 17,000,000 6,000,000 263,000,000	\$ 17,000,000 6,000,000 263,000,000	
	\$286,000,000	\$286,000,000 =======	

The Rocky River Realty Company

	==========	==========
Other Notes/Agreements 6.24% NorConn Properties, Inc Series A-B	\$ 100,000	\$ 100,000
First Mortgage Bonds - 10.07% Series A-E	\$ 950,000 ======	\$ 950,000 ======
Yankee Energy System, Inc.		
Other Notes/Agreements - 7.625% First Union Bank/John Hancock	\$ 988,000 ======	\$ 988,000
HEC/Tobyhanna Energy Project, Inc.		
	\$ 2,735,495	\$ 2,735,495 ========
8.810% Series A Note (3)	1,177,246	1,177,246
7.875% Installment Note (2) 6.620% Mortgage Note	\$ 1,468,000 90,249	\$ 1,468,000 90,249
Other Notes/Agreements -		

- (1) For acquisitions, redemptions or retirements of system securities, other than preferred stock, all transactions exempt pursuant to Rule 42(b)(2) or (4).
- (2) Unsecured.
- (3) Secured.

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ITEM 5. INVESTMENTS IN SECURITIES OF NONSYSTEM COMPANIES

Name of Owner(1)	Name of Issuer	Security Owned
Western Massachusetts Electric Company	Massachusetts Mutual Life Insurance (Insurance)	Note
Public Service Company of New Hampshire	Amoskeag Industries, Inc. (Manufacturer)	Stock
Northeast Utilities (Parent)	Connecticut Seed Ventures, Ltc. (Venture Capital)	Limited Partnership Interest
11 Subsidiaries (2)	Various	Stock, Debentures and Notes
Mode 1 Communications, Inc.	NEON Communications, Inc. (Telecommunications)	Stock

NU Enterprises, Inc. Acumentrics Corporation Stock

(Energy Related)

Yankee Energy BMC Energy LLC Note

System, Inc. (Energy Related)

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ITEM 5. INVESTMENTS IN SECURITIES OF NONSYSTEM COMPANIES (CONTINUED)

Name of Owner	Number of Shares/Book Value	% of Voting Power	Carrying Value to Owners
			(000's)
Western Massachusetts Electric Company	-	-	\$ 190 ======
Public Service Company of New Hampshire	1,000 shares	-	\$ 100 ======
Northeast Utilities (Parent)	-	-	\$ 14 ======
11 Subsidiaries (2)	-	-	\$11,986 ======
Mode 1 Communications, Inc.	1,551,000 shares	7%	\$ 5,000 ======
NU Enterprises, Inc.	500,000 shares	5%	\$ 7,500 =====
Yankee Energy Systems, Inc.	\$4.7 million note	-	\$ 4,700 =====

⁽¹⁾ Recorded at cost on owners' books. Partnership interests are accounted for under the equity method of accounting.

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ITEM 6. OFFICERS AND DIRECTORS

Part I. As of December 31, 2002

1. The following is a list of the names and principal business addresses of the

⁽²⁾ CL&P, WMECO, HWP, The Quinnehtuk Company, NUSCO, NU Parent, PSNH, Yankee Energy System, NUEI, SESI and RRR.

individuals who are Trustees of Northeast Utilities (NU), but who are not officers or directors of any other NU system company. The names of the officers and directors of system companies appear in Section 2 below.

Mr. Richard H. Booth Hartford Steam Boiler Inspection & Insurance Company One State Street Hartford, CT 06102

Cotton Mather Cleveland Mather Associates 75 Newport Road, Suite 208 New London, NH 03257

Sanford Cloud, Jr. The National Conference for Community and Justice 475 Park Avenue South, 19th Floor Hartford, CT 06141-0270 New York, NY 10016

Mr. James F. Cordes c/o Northeast Utilities P. O. Box 270 Hartford, CT 06141-0270

E. Gail de Planque, Ph.D c/o Northeast Utilities P.O. Box 270 Hartford, CT 06141-0271

Elizabeth T. Kennan c/o Northeast Utilities P.O. Box 270 Hartford, CT 06141-0270

Robert E. Patricelli Womens Health USA, Inc. and Evolution Benefits, Inc. 22 Waterville Road Avon, CT 06001

John F. Swope c/o Northeast Utilities P. O. box 270

2. Following are the names of and positions held by the officers and directors of all system companies (excluding the Trustees of Northeast Utilities who are listed in Section 1 above).

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NAMES OF SYSTEM COMPANIES WITH WHICH CONNECTED AS OF DECEMBER 31, 2002

	NU	NUSCO	CL&P
Michael G. Morris	CHB, P, CEO, T	CH, P, CEO, D	
Bruce D. Kenyon (1)	PG	PG	
John H. Forsgren	VC, EVP, CFO, T	EVP, CFO, D	
Cheryl W. Grise	PU	PU, D	CEO, D
Charles W. Shivery	PC	PC, D	
Kerry J. Kuhlman (2)			
Gary A. Long (3)			
Leon J. Olivier			P, COO, D
Dennis E. Welch			
Christopher L. Beschler			
David H. Boguslawski		VP	VP, D

Gregory B. Butler Mary Jo Keating Jeffrey R. Kotkin Jean M. LaVecchia Dana L. Louth	VP, S, GC	VP, S, GC VP VP VP	VP
John M. MacDonald (3) David R. McHale	VP, TRS	VP, TRS	
Margaret L. Morton	,	VP	
James A. Muntz			VP
William J. Nadeau (3)			
Raymond P. Necci		VP	
Rodney O. Powell			VP
Paul E. Ramsey (3)			
John P. Stack	VP, C	VP, C	VP, C
Lisa J. Thibdaue		VP	
Roger C. Zaklukiewicz			VP
Robert A. Bersak (3) O. Kay Comendul			S
Randy A. Shoop			TRS
Patricia A. Wood (2)			11/0
John C. Collins (1)(5)			
Gerald Letendre (1)(6)			
Jane E. Newman (1)(7)			
James E. Byrne (1)(8)			
Paul J. McDonald (1)(9)			
Melinda M. Phelps (1)(10)			
E. Edward Booker (11)			
Eileen S. Kraus (1)(12)			
John J. Rando (1) (13)			
Patricia M. Worthy (1)(14)			
Christopher T. Burt (15) Michelle Moezzi (15)			
Murry K. Staples (16)			
Gregory C. Picklesimer (16)			
oregory c. frekresimer (10)			

	HP&E	НWР	PSNH
Michael G. Morris	P, D	P, D	C, D
Bruce D. Kenyon John H. Forsgren			D
Cheryl W. Grise	D	D	CEO, D
Charles W. Shivery			
Kerry J. Kuhlman	D	D	
Gary A. Long			P, COO, D
Leon J. Olivier			
Dennis E. Welch			
Christopher L. Beschler			
David H. Boguslawski			VP, D
Gregory B. Butler			
Mary Jo Keating			
Jeffrey R. Kotkin			
Jean M. LaVecchia			
Dana L. Louth			

John M. MacDonald David R. McHale Margaret L. Morton	VP, TRS	VP, TRS	VP VP, TRS
James A. Muntz William J. Nadeau	VP	VP	
Raymond P. Necci			
Rodney O. Powell			
Paul E. Ramsey			VP
John P. Stack	VP, C	VP, C	VP, C
Lisa J. Thibdaue			
Roger C. Zaklukiewicz	VP	VP	VP
Robert A. Bersak	0 07	G GT	2
O. Kay Comendul	S, CL	S, CL	S
Randy A. Shoop Patricia A. Wood			
John C. Collins			D
Gerald Letendre			D
Jane E. Newman			D
James E. Byrne			2
Paul J. McDonald			
Melinda M. Phelps			
E. Edward Booker			
Eileen S. Kraus			
John J. Rando			
Patricia M. Worthy			
Christopher T. Burt			
Michelle Moezzi			
Murry K. Staples			
Gregory C. Picklesimer			

	WMECO	Mode 1	ΡI
Michael G. Morris	C, D	P, CEO, D	
Bruce D. Kenyon			
John H. Forsgren	D	D	
Cheryl W. Grise	CEO, D		
Charles W. Shivery		D	
Kerry J. Kuhlman	P, COO, D		
Gary A. Long			P, D
Leon J. Olivier			
Dennis E. Welch			
Christopher L. Beschler			
David H. Boguslawski	VP, D		
Gregory B. Butler			
Mary Jo Keating			
Jeffrey R. Kotkin			
Jean M. LaVecchia			
Dana L. Louth			
John M. MacDonald			
David R. McHale	VP, TRS	VP, TRS	VP, TRS
Margaret L. Morton			
James A. Muntz			
William J. Nadeau			

Raymond P. Necci			
Rodney O. Powell			
Paul E. Ramsey			VP, D
John P. Stack	VP, C	VP, C	VP, C
Lisa J. Thibdaue			
Roger C. Zaklukiewicz	VP		
Robert A. Bersak			S, D
O. Kay Comendul		S	
Randy A. Shoop			
Patricia A. Wood	CL		
John C. Collins			
Gerald Letendre			
Jane E. Newman			
James E. Byrne	D		
Paul J. McDonald	D		
Melinda M. Phelps	D		
E. Edward Booker			
Eileen S. Kraus			
John J. Rando			
Patricia M. Worthy			
Christopher T. Burt			
Michelle Moezzi			
Murry K. Staples			
Gregory C. Picklesimer			

	Quinn.	RRR	CRC
Michael G. Morris Bruce D. Kenyon			
John H. Forsgren			
Cheryl W. Grise	D	D	D
Charles W. Shivery			
Kerry J. Kuhlman	P, D		
Gary A. Long			
Leon J. Olivier		P, D	P, D
Dennis E. Welch			
Christopher L. Beschler			
David H. Boguslawski	D	D	D
Gregory B. Butler			
Mary Jo Keating			
Jeffrey R. Kotkin			
Jean M. LaVecchia			
Dana L. Louth			
John M. MacDonald	IID EDG	TTD MD G	
David R. McHale	VP, TRS	VP, TRS	
Margaret L. Morton James A. Muntz			
William J. Nadeau			
Raymond P. Necci			
Rodney O. Powell			D
Paul E. Ramsey			D
John P. Stack	VP, C	VP, C	VP, C
Lisa J. Thibdaue	v. , ~	·-, ·	v., C
Roger C. Zaklukiewicz	VP	VP	

Robert A. Bersak O. Kay Comendul Randy A. Shoop		S	S TRS
Patricia A. Wood	CL		1172
	CL		
John C. Collins			
Gerald Letendre			
Jane E. Newman			
James E. Byrne			
Paul J. McDonald			
Melinda M. Phelps			
H. Edward Booker			D
Eileen S. Kraus			
John J. Rando			
Patricia M. Worthy			
Christopher T. Burt			
Michelle Moezzi			
Murry K. Staples			
Gregory C. Picklesimer			

	Conn Steam	Nutmeg Power	EPI
Michael G. Morris Bruce D. Kenyon John H. Forsgren Cheryl W. Grise Charles W. Shivery Kerry J. Kuhlman	D	D	D
Gary A. Long Leon J. Olivier Dennis E. Welch Christopher L. Beschler			
David H. Boguslawski Gregory B. Butler Mary Jo Keating Jeffrey R. Kotkin Jean M. LaVecchia Dana L. Louth John M. MacDonald David R. McHale Margaret L. Morton James A. Muntz William J. Nadeau Raymond P. Necci Rodney O. Powell	P	P	P
Paul E. Ramsey John P. Stack Lisa J. Thibdaue Roger C. Zaklukiewicz Robert A. Bersak	VP, C	VP, C	VP, C
O. Kay Comendul Randy A. Shoop Patricia A. Wood John C. Collins Gerald Letendre	S, D TRS	S, D TRS	S, D TRS

Jane E. Newman
James E. Byrne
Paul J. McDonald
Melinda M. Phelps
Eileen S. Kraus
John J. Rando
Patricia M. Worthy
H. Edward Booker
Christopher T. Burt
Michelle Moezzi
Murry K. Staples
Gregory C. Picklesimer

	CL&P Cap. (17)	YES	YEFSCO
Michael G. Morris		C, D	C, D
Bruce D. Kenyon		,	,
John H. Forsgren		EVP, CFO, D	EVP, CFO, D
Cheryl W. Grise		CEO, D	CEO, D
Charles W. Shivery			
Kerry J. Kuhlman			
Gary A. Long			
Leon J. Olivier			
Dennis E. Welch		P, COO, D	P, COO, D
Christopher L. Beschler			
David H. Boguslawski			
Gregory B. Butler		VP, S, GC	VP, S, GC
Mary Jo Keating			
Jeffery R. Kotkin			
Jean M. LaVecchia			
Dana L. Louth			
John M. MacDonald			
David R. McHale		VP, TRS	VP, TRS
Margaret L. Morton			
James A. Muntz			
William J. Nadeau			
Raymond P. Necci			
Rodney O. Powell			
Paul E. Ramsey			
John P. Stack		VP, C	VP, C
Lisa J. Thibdaue			
Roger C. Zaklukiewicz			
Robert A. Bersak			
O. Kay Comendul			
Randy A. Shoop			
Patricia A. Wood			
John C. Collins			
Gerald Letendre			
Jane E. Newman			
James E. Byrne			
Paul J. McDonald			
Melinda M. Phelps			
E. Edward Booker		D	
Eileen S. Kraus		D	

John J. Rando D
Patricia M. Worthy D
Christopher T. Burt
Michelle Moezzi
Murry K. Staples
Gregory C. Picklesimer

	YGSCO	YESCO	NORCONN
Michael G. Morris	C, D	C, D	C, D
Bruce D. Kenyon			
John H. Forsgren	EVP, CFO, D	EVP, CFO, D	EVP, CFO, D
Cheryl W. Grise Charles W. Shivery	CEO, D	CEO, D	CEO, D
Kerry J. Kuhlman			
Gary A. Long			
Leon J. Olivier			
Dennis E. Welch	P, COO, D	P, COO, D	P, COO, D
Christopher L. Beschler	VP		
David H. Boguslawski	TID G GG	77D G GG	77D 0 00
Gregory B. Butler Mary Jo Keating	VP, S, GC	VP, S, GC	VP, S, GC
Jeffrey R. Kotkin			
Jean M. LaVecchia			
Dana L. Louth			
John M. MacDonald			
David R. McHale	VP, TRS	VP, TRS	VP, TRS
Margaret L. Morton			
James A. Muntz William J. Nadeau			
Raymond P. Necci			
Rodney O. Powell			
Paul E. Ramsey			
John P. Stack	VP, C	VP, C	VP, C
Lisa J. Thibdaue			
Roger C. Zaklukiewicz Robert A. Bersak			
O. Kay Comendul			
Randy A. Shoop			
Patricia A. Wood			
John C. Collins			
Gerald Letendre			
Jane E. Newman			
James E. Byrne Paul J. McDonald			
Melinda M. Phelps			
E. Edward Booker			
Eileen S. Kraus			
John J. Rando			
Patricia M. Worthy			
Christopher T. Burt			
Michelle Moezzi Murry K. Staples			
Gregory C. Picklesimer			

	HOUSATONIC	RMS	FUNDING (18)
Michael G. Morris	C, D		
Bruce D. Kenyon			
John H. Forsgren	EVP, CFO, D		
Cheryl W. Grise	CEO, D		
Charles W. Shivery			
Kerry J. Kuhlman			
Gary A. Long			
Leon J. Olivier			
Dennis E. Welch	P, COO, D		
Christopher L. Beschler			
David H. Boguslawski			D, MC
Gregory B. Butler	VP, S, GC		
Mary Jo Keating			
Jeffrey R. Kotkin			
Jean M. LaVecchia			
Dana L. Louth			
John M. MacDonald	IID MD C		
David R. McHale	VP, TRS		
Margaret L. Morton			
James A. Muntz William J. Nadeau			
Raymond P. Necci			D MC
Rodney O. Powell Paul E. Ramsey			D, MC
John P. Stack	VP, C		UD TDC
Lisa J. Thibdaue	VF, C		VP, TRS
Roger C. Zaklukiewicz			
Robert A. Bersak			
O. Kay Comendul			S
Randy A. Shoop			P, D, MC
Patricia A. Wood			1, 2, 110
John C. Collins			
Gerald Letendre			
Jane E. Newman			
James E. Byrne			
Paul J. McDonald			
Melinda M. Phelps			
E. Edward Booker			
Eileen S. Kraus			
John J. Rando			
Patricia M. Worthy			
Christopher T. Burt			D, MC
Michelle Moezzi			D, MC
Murry K. Staples		P, CEO, D	
Gregory C. Picklesimer		S, TRS	

	PSNH FUNDING (19)	PSNH FUNDING 2(19)	WMECO FUNDING
Michael G. Morris Bruce D. Kenyon John H. Forsgren Cheryl W. Grise			
Charles W. Shivery Kerry J. Kuhlman Gary A. Long Leon J. Olivier	D, MC	D, MC	D, MC
Dennis E. Welch Christopher L. Beschler David H. Boguslawski			D, MC
Gregory B. Butler Mary Jo Keating Jeffrey R. Kotkin			,
Jean M. LaVecchia Dana L. Louth John M. MacDonald			
David R. McHale Margaret L. Morton James A. Muntz			
William J. Nadeau Raymond P. Necci Rodney O. Powell			
Paul E. Ramsey John P. Stack	D, MC VP, TRS	D, MC VP, TRS	VP, TRS
Lisa J. Thibdaue Roger C. Zaklukiewicz Robert A. Bersak			
O. Kay Comendul Randy A. Shoop	S P, D, MC	S P, D, MC	S P, D, MC
John P. Stack Patricia A. Wood John C. Collins	VP, TRS	VP, TRS	VP, TRS
Gerald Letendre Jane E. Newman James E. Byrne			
Paul J. McDonald Melinda M. Phelps E. Edward Booker			
Eileen S. Kraus John J. Rando Patricia M. Worthy			
Christopher T. Burt Michelle Moezzi Murry K. Staples	D, MC D, MC	D, MC D, MC	D, MC D, MC
Gregory C. Picklesimer			

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NAEC NAESCO

(20)

Michael G. Morris D Bruce D. Kenyon P, CEO, D P, CEO, D John H. Forsgren D Cheryl W. Grise Charles W. Shivery Kerry J. Kuhlman Gary A. Long Leon J. Olivier Dennis E. Welch Christopher L. Beschler David H. Boguslawski Gregory B. Butler Mary Jo Keating Jeffrey R. Kotkin Jean M. LaVecchia Dana L. Louth John M. MacDonald David R. McHale Margaret L. Morton James A. Muntz William J. Nadeau Raymond P. Necci Rodney O. Powell Paul E. Ramsey John P. Stack Lisa J. Thibdaue Roger C. Zaklukiewicz Robert A. Bersak O. Kay Comendul S S Randy A. Shoop Patricia A. Wood John C. Collins Gerald Letendre Jane E. Newman James E. Byrne Paul J. McDonald Melinda M. Phelps E. Edward Booker Eileen S. Kraus John J. Rando Patricia M. Worthy Christopher T. Burt Michelle Moezzi Murry K. Staples Gregory C. Picklesimer

	COE	SESI	HEC/CJTS
Charles W. Shivery		D	
Bruce D. Kenyon			
Dennis G. Morrissette (21)			
William W. Schivley		CHB, D	P, D
James B. Redden (22)		P, D	
Armando J. Barone (23)			

Joseph F. Bellefeuille (21) Paul J. Bohonowicz (23) Richard J. Cohen Annette M. Durnack Stephen J. Fabiani Linda A. Jensen (22) VP, TRS, CL TRS, S, D William J. Nadeau D John J. Roman Frank P. Sabatino VP, D Jeffrey M. Warren (21) Carol L. Carver (22) Christopher Fogarty (21) Frederic Lee Klein S Dennis R. Brown (4) Thomas M. Driscoll (24) Michael A. Paolella (4) Christopher T. Burt D Alan J. Giantomaso (25) D Michelle Moezzi D Neil Petchers (26) Barbara Casey (22) Britta MacIntosh (22) Scott Silver (26) Richard M. Kacich

	ERI/HEC (27)	HTEP	RFS
Charles W. Shivery		CH, CEO, D	CH, CEO, D
Bruce D. Kenyon Dennis G. Morrissette			P, D
William W. Schivley			2, 2
James B. Redden		P, D	D
Armando J. Barone			
Joseph F. Bellefeuille			SVP
Paul J. Bohonowicz Richard J. Cohen			
John J. Roman			
Annette M. Durnack			
Stephen J. Fabiani			D
Linda A. Jensen	TRS	VP, TRS, CL, D	TRS
William J. Nadeau			
Frank P. Sabatino			
Jeffrey M. Warren			VP
Carol L. Carver			S
Christopher Fogarty Frederic Lee Klein			
Dennis R. Brown			
Thomas M. Driscoll			
Michael A. Paolella			
Christopher T. Burt			
Alan J. Giantomaso	MC		
Michelle Moezzi			
Neil Petchers	VC, MC		
Barbara Casey	S		

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Britta MacIntosh C, MC Scott Silver MC Richard M. Kacich

	NEI	NGC	NGS
Charles W. Shivery Bruce D. Kenyon	P, CEO, D	CH, D	CH, D
Dennis G. Morrissette William W. Schivley James B. Redden Armando J. Barone	VP, D	D	
Joseph F. Bellefeuille Paul J. Bohonowicz Richard J. Cohen			
Annette M. Durnack Stephen J. Fabiani Linda A. Jensen			
William J. Nadeau John J. Roman		VP	VP, COO, D
Frank P. Sabatino Jeffrey M. Warren Carol L. Carver	VP	VP	
Christopher Fogarty Frederic Lee Klein Dennis R. Brown Thomas M. Driscoll	S	S	S D
Michael A. Paolella Christopher T. Burt Alan J. Giantomaso			
Michelle Moezzi Neil Petchers Barbara Casey			
Britta MacIntosh Scott Silver			

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	WEC	WNS	NNECO
Charles W. Shivery	CH, D	CH, D	
Bruce D. Kenyon			P, CEO, D
Dennis G. Morrissette			
William W. Schivley			
T D D 11			

James B. Redden Armando J. Barone Joseph F. Bellefeuille

Richard M. Kacich

Paul J. Bohonowicz Richard J. Cohen Annette M. Durnack			
Stephen J. Fabiani			
Linda A. Jensen			
William J. Nadeau	VP, COO, D	VP, COO, D	
John J. Roman			
Frank P. Sabatino			
Jeffrey M. Warren			
Carol L. Carver			
Christopher Fogarty			
Frederic Lee Klein	S	S	S
Dennis R. Brown			
Thomas M. Driscoll	D	D	
Michael A. Paolella			
Christopher T. Burt			
Alan J. Giantomaso			
Michelle Moezzi			
Neil Petchers			
Barbara Casey			
Britta MacIntosh			
Scott Silver			
Richard M. Kacich			D

	Select	SENY	SECI
Charles W. Shivery Bruce D. Kenyon	CH, D	CH, D	CHB, CEO, D
Dennis G. Morrissette William W. Schivley James B. Redden Armando J. Barone Joseph F. Bellefeuille	P, D	P, D	PNH, D P, D VP SVP
Paul J. Bohonowicz Richard J. Cohen Annette M. Durnack		VP VP	VP
Stephen J. Fabiani Linda A. Jensen William J. Nadeau	VP, D	D	D TRS
John J. Roman Frank P. Sabatino Jeffrey M. Warren Carol L. Carver	VP SVP, D	TR D	VP
Christopher Fogarty Frederic Lee Klein	S	S	CL C
Dennis R. Brown Thomas M. Driscoll Michael A. Paolella Christopher T. Burt			
Alan J. Giantomaso Michelle Moezzi Neil Petchers			
Barbara Casey Britta MacIntosh			

Scott Silver Richard M. Kacich

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	ESB	NGSM
Charles W. Shivery Bruce D. Kenyon Dennis G. Morrissette William W. Schivley James B. Redden Armando J. Barone Joseph F. Bellefeuille Paul J. Bohonowicz Richard J. Cohen Annette M. Durnack Stephen J. Fabiani Linda A. Jensen	CH, D	CH, D
William J. Nadeau John J. Roman Frank P. Sabatino Jeffrey M. Warren Carol L. Carver Christopher Fogarty	VP, COO, D	VP, COO, D
Frederic Lee Klein Dennis R. Brown	S	S
Thomas M. Driscoll Michael A. Paolella Christopher T. Burt Alan J. Giantomaso Michelle Moezzi Neil Petchers Barbara Casey Britta MacIntosh Scott Silver Richard M. Kacich	D	D

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The principal business address of the individuals listed above is 107 Selden Street, Berlin, Connecticut 06037, except as otherwise noted.

- (1) Resigned as of the close of business on December 31, 2002.
- (2) Principal business address is: Western Massachusetts Electric Company, 174 Brush Hill Avenue, West Springfield, Massachusetts 01089.
- (3) Principal business address is: Public Service Company of New Hampshire, 780 N. Commercial Street, Manchester, New Hampshire 03101.
- (4) Principal business address is: Northeast Generation Services Company, 301 Hammer Mill Road, Rocky Hill, Connecticut 06043.

- (5) Mr. Collins' principal business address is: The Hitchcock Clinic, One Medical Center Drive, Lebanon, New Hampshire 03756.
- (6) Mr. Letendre's principal business address is: Diamond Casting & Machine Co., Inc., P.O. Box 420, Route 130, Hollis, New Hampshire 03049.
- (7) Ms. Newman's principal business address is: John F. Kennedy School of Government, Harvard University, 79 JFK Street, Cambridge, Massachusetts 02138.
- (8) Mr. Byrne's principal business address is: Finneran, Byrne & Dreschler, L.L.P, Eastern Harbor Office Park, 50 Redfield Street, Boston, Massachusetts 02122.
- (9) Mr. McDonald's principal business address is: 2205 Boston Road, N-128, Wilbraham, Massachusetts 01095.
- (10) Ms. Phelps' principal business address is: Bulkley, Richardson and Gelinas, LLP, 1500 Main Street, Suite 2700, P. O. Box 15507, Springfield, Massachusetts 01115.
- (11) Mr. Booker's principal business address is: AMACAR Group, 6525 Morrison Boulevard, Suite 318, Charlotte, North Carolina 28211
- (12) Ms. Kraus' principal business address is: 209 Tunxis Road, West Hartford, Connecticut 06107.
- (13) Mr. Rando's principal business address is: 165 Little Harbor Road, P. O. Box 2011, New Castle, New Hampshire 03854.
- (14) Ms. Worthy's principal business address is: Howard University School of Law, 2900 Van Ness Street, N. W., Washington, D. C. 20008.
- (15) Mr. Burt and Ms. Moezzi's principal business address is: Global Securitization Services, LLC, 114 West 47th Street, Suite 1715, New York, New York 10036.
- (16) Principal business address is: R. M. Services, Inc., 222 Pitkin Street, East Hartford, Connecticut 06108.
- (17) CL&P Capital is a partnership in which CL&P serves as general partner.
- (18) CLP Funding LLC is a Delaware limited liability company formed to issue rate reduction bonds. CL&P is the sole member.
- (19) PSNH Funding LLC and PSNH Funding LLC2 are Delaware limited liability companies formed to issue rate reduction bonds. PSNH is the sole member of each.
- (20) WMECO Funding LLC is a Delaware limited liability company formed to issue rate reduction bonds. WMECO is the sole member.
- (21) Principal business address is: Select Energy Contracting, Inc., 605 Front Street, Manchester, New Hampshire 03102.
- (22) Principal business address is: Select Energy Services, Inc., 24 Prime Parkway, Natick, Massachusetts 01760.

- (23) Principal business address is: Select Energy Contracting, Inc., 148
 Norton Street, P. O. Box 526, Milldale, CT 06467.
- (24) Principal business address is: E. S. Boulos Company, Five Star Industrial Park, Westbrook, ME 04092.
- (25) Principal business address is: Select Energy Services, Inc., 811
 Jericho Turnpike, Suite 101 W, Smithtown, NY 11787.
- (26) Principal business address is: ERI Services, Inc., 350 Fairfield Avenue, Bridgeport, Connecticut 06604.
- (27) ERI/HEC EFA-Med, LLC is a Delaware limited liability company formed to perform energy services work for the United States Navy. Select Energy Services, Inc. owns 50% membership interest and ERI Services, Inc., owns 50% membership ownership interest.

KEY:		
AT	-	Associate Trustee
AVP	-	Assistant Vice President
С	-	Controller
CAO	_	Chief Administrative Officer
CEO	-	Chief Executive Officer
CFO	-	Chief Financial Officer
CIO	_	Chief Information Officer
CH	_	Chairman
CHB	_	Chairman of the Board
CH(E)	-	Chairman of the Executive Committee
CL	_	Clerk
COMP	_	Comptroller
CNO	_	Chief Nuclear Officer
D	_	Director
DS	_	Director of Services
EVP	_	Executive Vice President
ED	_	Executive Director
GC	_	General Counsel
MC	_	Member of Management Committee
P	_	President
P	_	President - Competitive Group
PG	_	President - Generation Group
PN	_	President - Nuclear Group
PU	_	President - Utility Group
PCT	_	President - Connecticut Division
PNH	_	President - New Hampshire Division
S	_	Secretary
SVP	_	Senior Vice President
T	_	Trustee
TRS	_	Treasurer
VC	_	Vice Chairman
VP	_	Vice President
NU		- Northeast Utilities
ESB		- E. S. Boulos Company
CL&P		- The Connecticut Light and Power Company
CL&P Cap.		- CL&P Capital, L.L.C.
CL&P Fund	ing	- CL&P Funding LLC
COE		- Charter Oak Energy, Inc.
Conn Stea	m	- The Connecticut Steam Company
CRC		- CL&P Receivables Corporation
EPI		- Electric Power, Incorporated
ERI/HEC		- ERI/HEC EFA-Med, LLC

HEC/CJTS HEC/CJTS Energy Center LLC HOUSATONIC Housatonic Corporation HWP Holyoke Water Power Company Mode 1 Mode 1 Communications, Inc. NAEC North Atlantic Energy Corporation

NAESCO North Atlantic Energy Service Corporation

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NGC Northeast Generation Company

NGS Northeast Generation Services Company

NGSM NGS Mechanical, Inc.

Northeast Nuclear Energy Company NNECO

NorConn Properties, Inc. NORCONN NUEI

NU Enterprises, Inc.
Northeast Utilities Service Company
The Nutmed Power Company NUSCO

Nutmeg Power The Nutmeg Power Company

PΙ

PSNH

The Nutmeg Power Company
Properties, Inc.
Public Service Company of New Hampshire
PSNH Funding LLC
PSNH Funding LLC 2
The Quinnehtuk Company
Reeds Ferry Supply Co., Inc.
R. M. Services, Inc.
The Rocky River Realty Company
Select Energy Contracting, Inc.
Select Energy, Inc.
Select Energy New York, Inc.
Select Energy Services, Inc.
Woods Electrical Co., Inc. PSNH Funding PSNH Funding 2 Quinn. RFS

RMS

RRR _ SECI

Select _

SENY SESI Woods Electrical Co., Inc.
Western Massachusetts Electric Company
WMECO Funding LLC WES

WMECO

WMECO Funding

Woods Network Services, Inc. WNS YES

YEFSCO

Yankee Energy System, Inc.
Yankee Energy Financial Services Company
Yankee Energy Services Company
Yankee Gas Services Company YESCO YGSCO

Part II. The following is a list of the officers, Directors and Trustees who have financial connections within the provisions of Section 17(c) of the Act.

Name and Position
Location of Held in Applicable
Financial Financial Exemption
Institution Institution Rule* Name of Officer or Director (4) (1)(2) (3)

Cotton M. Cleveland Ledyard National Bank Director

Ledyard, New Hampshire

James F. Cordes Comerica Bank Director

Texas

Webster Financial Director A, E, F Michael G. Morris

Corporation Waterbury, CT

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"A" designates Rule 70(b)(1), (2), (3) and (4);
"B" designates Rule 70(c)(1) and (2);
"C" designates Rule 70(d)(1), (2), (3) and (4);
"D" designates Rule 70(e)(1) and (2); and
"E" designates Rule 70(f)(1) and (2); and (2).
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- ITEM 6. OFFICERS AND DIRECTORS (Continued)
- Part III. The information provided herein is applicable to all system companies, except as indicated otherwise.
- a. The compensation of Trustees, Directors, and Executive Officers of system companies:
 - i. Compensation of NU Trustees

Each NU Trustee who was not an employee of NU or its subsidiaries was compensated in 2002 and will be compensated in 2003 at an annual rate of \$20,000, and receives \$1,000 for each meeting attended of the Board or its Committees. A non-employee Trustee who participates in a meeting of the Board or any of its Committees by conference telephone receives \$1,000 (\$675 in 2002) per meeting. Also, a non-employee Trustee who is asked by either the Board of Trustees or the Chairman of the Board to perform extra Board-related services in the interest of the Northeast Utilities system may receive additional compensation of \$1,000 per day plus necessary expenses. The Chairs of the Audit, Compensation, Corporate Affairs, Corporate Governance, and Finance Committees of the NU Board of Trustees were compensated at an additional annual rate of \$3,500 in 2002; this rate was raised to \$10,000 and \$5,000, respectively, for the Chairs of the Audit Committee and Compensation Committee, effective in 2003, while the rate for other Committee Chairs remains the same. In addition to the above compensation, Dr. Kennan is paid at the annual rate of \$30,000 for the extra services performed as Lead Trustee. Prior to the dissolution of the Nuclear Committee in December 2002, its Chair received an additional retainer at the rate of \$25,000 per year.

Trustees also received 1,000 common shares of Northeast Utilities in 2002, and 2,000 shares in 2003, subject to any deferral election in effect. Under the terms of the Northeast Utilities Incentive Plan, each non-employee Trustee is also eligible for stock-based grants. During 2002 each such Trustee was granted non-qualified options under the Incentive Plan to purchase 2,500 common shares of Northeast Utilities. Receipt of shares acquired on exercise of these options may be deferred pursuant to the terms of the Northeast Utilities Deferred Compensation Plan for Executives. In March 2003, subject to any deferral election in effect, each non-employee Trustee was granted 1,000 restricted common shares which vest in March 2004.

Prior to the beginning of each calendar year, each non-employee Trustee may irrevocably elect to have all or any portion of their retainers and fees paid in the form of common shares of Northeast Utilities. Pursuant to the Northeast Utilities Deferred Compensation Plan for Trustees, each Trustee may also irrevocably elect to defer receipt of some or all cash and/or share compensation.

ii. Compensation of Subsidiary Directors

During 2002 each non-employee Director of PSNH and WMECO was compensated at an annual rate of \$10,000 cash, and received \$500 for each meeting attended of the Board of Directors or, in the case of PSNH, its committees. A non-employee Director who participated in a meeting of the Board of Directors or any of its committees by conference telephone received \$300 per

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meeting. Also, committee chairs were compensated at an additional annual rate of \$1,500.

iii. Compensation of Executive Officers

SUMMARY COMPENSATION TABLE

The following tables present the cash and non-cash compensation received by the Chief Executive Officer and the next four highest paid executive officers of NU, CL&P, PSNH, and WMECO in accordance with rules of the SEC:

	Annual (Compensation				Lon
						Awards
Name and Principal Position	Year 	Salary (\$) 	Bonus (\$)	Other Annual Compensation (\$) Note 1)	Restricted Stock Awards(s) (\$) (Note 2)	Secur Under Option Apprec Right
Michael G. Morris Chairman of the	2002	915 , 385	558,000	209,883	_	630
Board, President	2001	900,000	869,805	238,924	_	220
and Chief Executive Officer of NU and Chairman of PSNH and WMECO	2000	830,770	1,200,000	200,869	-	140
John H. Forsgren	2002	556,154	165,000	-	-	54
Executive Vice President and	2001	524,423	200,000	-	-	98
Chief Financial Officer and Vice Chairman of NU	2000	444,615	450,000	-	-	36
Bruce D. Kenyon	2002	515,000	-	-	-	23
Former President - Generation Group	2001	515,000	200,000	-	-	34
of NU (NU table only)	2000	504,616	450,000	-	-	20
Cheryl W. Grise	2002	409,231	280,000	-	_	39
President - Utility Group of NU and Chief Executive	2001	338,654	180,000	_	-	76
Officer of CL&P,	2000	279,616	290,000	_	-	23

PSNH	and	WMECO

Charles W. Shivery	2002	306,731	200,000	244,594	_
President -					
Competitive	2001	_	_	_	_
Group of NU					
(NU Table only)	2000	_	_	_	_

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Gregory B. Butler Vice President,	2002	206,154	70,000	-	-	13
Secretary and General Counsel of	2001	189,269	70,000	-	-	7
NU and NUSCO	2000	174,462	105,000	_	-	9
Leon J. Olivier President and Chief	2002	303,908	138,000	_	-	9
Operating Officer of CL&P	2001	194,232	123,000	-	100,009	22
(CL&P Table Only)	2000	274,462	165,000	-	-	13
Gary A. Long President and Chief	2002	178,154	70,000	-	-	8
Operating Officer of PSNH	2001	171,846	55,000	-	-	6
(PSNH Table Only)	2000	152,137	91,000	-	-	6
Kerry J. Kuhlman President and Chief	2002	173,093	62,000	-	-	7
Operating Officer of WMECO	2001	166,846	45,000	-	-	6
(WMECO Table Only)	2000	161,539	90,000	-	-	7

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OPTION/SAR GRANTS IN LAST FISCAL YEAR

Individual Grants

	Number of	% of Total		
	Securities	Options/SARs		
	Underlying	Granted to	Exercise or	
	Options/SARs	Employees	Base Price	Expiratio
Name	Granted (#)	in Fiscal Year	(\$/sh)	Date
Michael G. Morris	130,600	9.77	18.58	2/25/201
	500,000	37.39	16.55	8/20/201
John H. Forsgren	54,400	4.07	18.58	2/25/201

Bruce D. Kenyon	23,800	1.78	18.58	2/25/201
Cheryl W. Grise	39,600	2.96	18.58	2/25/201
Charles W. Shivery	29,204	2.17	18.90	6/11/201
Gregory B. Butler	13,200	0.99	18.58	2/25/201
Leon J. Olivier	9,900	0.74	18.58	2/25/201
Gary A. Long	8,100	0.61	18.58	2/25/201
Kerry J. Kuhlman	7,900	0.59	18.58	2/25/201

AGGREGATED OPTIONS/SAR EXERCISES IN LAST FISCAL YEAR AND FY-END OPTION/SAR VALUES

Name	Shares With Respect to Which Options Were Exercised (#)	Value Realized (\$)	Underlying Option at Fiscal	f Securities g Unexercised ons/SARs Year End (#) Unexercisable	Option at Fiscal Y	e-Money ns/SARs Year End
Michael G. Morris	-	_	849,591	823,935	2,794,204	_
John H. Forsgren	60,116	258,198	102,584	131,735	_	_
Bruce D. Kenyon	-	-	66,705	53,135	4,837	_
Cheryl W. Grise	-	-	73,292	97 , 936	4,583	_
Charles W. Shivery	-	-	-	29,024	_	_
Gregory B. Butler	-	-	24,249	21,267	1,986	_
Leon J. Olivier	-	_	3,334	19,900	_	-
Gary A. Long	_	_	13,282	14,768	891	-
Kerry J. Kuhlman	_	_	14,329	14,535	955	_

Notes to Summary Compensation and Option/SAR Tables:

Other annual compensation for Mr. Morris includes personal use of the Company's airplane, having a cost to the Company of \$180,886 in 2002, \$219,088 in 2001, and \$173,357 in 2000. Other annual compensation for Mr. Shivery includes \$144,000 of relocation expenses, per his employment agreement.

- 2. At December 31, 2002, the aggregate restricted stock holdings by the individuals named in the table were 36,978 shares with a value of \$560,956. No restricted shares were awarded as incentive compensation to these individuals in 2002; payment of 50 percent of the 2001 annual bonus of each of Mr. Morris, Mr. Forsgren, and Mrs. Grise was made on February 25, 2002 in the form of restricted shares vesting one-third on February 25, 2003, February 25, 2004, and February 25, 2005. Dividends on restricted stock are paid out.
- 3. "All Other Compensation" for 2002 consists of employer matching contributions under the Northeast Utilities Service Company 401k Plan, generally available to all eligible employees (each of Messrs. Morris, Forsgren, Kenyon, and Butler and Mrs. Grise \$6,000, Mr. Long \$5,345 and Ms. Kuhlman \$5,193) and matching contributions under the Deferred Compensation Plan for Executives (Mr. Morris \$21,462, Mr. Kenyon \$9,450, Mrs. Grise \$6,277, Mr. Shivery 7,615, and Mr. Olivier \$9,117). For Mr. Forsgren and Mrs. Grise, it also includes vested deferred compensation paid out on June 28, 2002 of \$173,674 and \$168,246 respectively (See Employment Contracts and Termination of Employment and Change in Control Arrangements, Below).
- 4. These options were granted on February 25, 2002 under the Northeast Utilities Incentive Plan (Incentive Plan). All options granted vest one-third on February 25, 2003, one-third on February 25, 2004 and one-third on February 25, 2005. Valued using the Black-Scholes option pricing model, discounted by 5.88% to reflect the risk of forfeiture, with the following assumptions: Volatility: 24.33 percent (36 months of monthly data); Risk-free rate: 5.18 percent; Dividend yield: 1.82 percent; Exercise date: February 25, 2012.
- 5. These options were granted on November 1, 2002 under the Incentive Plan. All options granted vest on August 20, 2007. Valued using the Black-Scholes option pricing model, discounted by 14.13% to reflect the risk of forfeiture, with the following assumptions: Volatility: 23.09 percent (36 months of monthly data); Risk-free rate: 4.47 percent; Dividend yield: 2.44 percent; Exercise date: August 20, 2012.
- 6. These options were granted on June 11, 2002 under the Incentive Plan. All options granted vest one-third on June 11, 2003, one-third on June 11, 2004 and one-third on June 11, 2005. Valued using the Black-Scholes option pricing model, discounted by 5.88% to reflect the risk of forfeiture, with the following assumptions: Volatility: 22.53 percent (36 months of monthly data); Risk-free rate: 5.30 percent; Dividend yield: 2.02 percent; Exercise date: June 11, 2012.

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LONG-TERM INCENTIVE PLANS - AWARDS IN LAST FISCAL YEAR

Grants of performance units were made during 2002 under the Incentive Plan to the Company's officers. Payments will be made in cash following the close of the performance period. Threshold, target, and maximum payouts will be determined based on average annual rate of growth in net earnings over the performance period. Grants to the executive officers named in the Summary Compensation Table were as follows:

Under Non-Stock Price-Based Number of Performance
Shares, or Other
Units or Period Until (a) (d) (e) Other Maturation Rights Or Pavout Threshold Target Name (\$) (#) (\$) Michael G. Morris 990,000 John H. Forsgren 412,500 180,300 300,000 220,000 Bruce D. Kenyon Cheryl W. Grise Charles W. Shivery Gregory B. Butler 100,000 75,000 Leon J. Olivier 61,600 Gary A. Long Kerry J. Kuhlman 59,900

 $\,$ b. Their interest in the securities of system companies including options or other rights to acquire securities:

The following table provides information as of March 14, 2003 (except for Mr. Kenyon, whose ownership is shown as of December 31, 2002, the date his employment with the Company ended), as to the beneficial ownership of the equity securities of NU by each Trustee, each of the five highest paid executive officers of NU, CL&P, PSNH, and WMECO, Directors of CL&P, PSNH, and WMECO, all Trustees and executive officers of NU as a group, and all Directors and executive officers of each of CL&P, PSNH and WMECO as a group. Unless otherwise noted, each Trustee, Director and executive officer has sole voting and investment power with respect to the listed shares. No equity securities of other system companies are owned by Trustees, Directors or executive officers.

Title of Class	Name	Amount a Nature o Benefici Ownershi	of ial	Percent of Class (1)
NU Common	David H. Boguslawski Richard H. Booth	34,373 6,000		(2) (2)
NU Common	Gregory B. Butler	49,018	(4)	(2)
NU Common	Cotton Mather Cleveland Sanford Cloud, Jr.	20,232		(2) (2)
NU Common	James F. Cordes	11,500	(3)	(2)
NU Common	E. Gail de Planque John H. Forsgren	20,452 187,567		(2) (2)
NU Common	John G. Graham	0		(2)
NU Common NU Common	Cheryl W. Grise Elizabeth T. Kennan	128,135 19,755		(2) (2)
		38		
NU Common NU Common NU Common NU Common	Bruce D. Kenyon Kerry J. Kuhlman Gary A. Long Michael G. Morris	155,773 32,555 30,871 1,067,100	(11) (12)	
IVO COMMICIT	michael o. Mollis	1,007,100	(±0)	(2)

NU	Common	Robert E. Patricelli	27,522	(5)	(2)
NU	Common	Leon J. Olivier	16,683	(14)	(2)
NU	Common	Charles W. Shivery	17,148	(15)	(2)
NU	Common	John W. Swope	22,361	(9)	(2)

Amount beneficially owned by Trustees or Directors and Executive Officers as a group:

Company	Number of Persons	Amount and Nature of Beneficial Ownership	Percent of Outstanding
NU	15	1,753,449 (16)	1.34%
CL&P	6	1,482,876	(2)
PSNH	6	1,497,064	(2)
WMECO	6	1,498,748	(2)

- (1) Includes 23,704 shares that could be acquired by Mr. Boguslawski pursuant to currently exercisable options and 5,304 restricted shares, as to which Mr. Boguslawski has sole voting and no dispositive power.
- (2) As of March 14, 2003, there were 130,383,840 common shares of NU outstanding. The percentage of such shares beneficially owned by any Trustee of NU, Director of CL&P, PSNH, or WMECO or Executive Officer of NU, CL&P, PSNH, or WMECO and by all of the Directors and Executive Officers of each of CL&P, PSNH and WMECO does not exceed one percent.
- (3) Includes 5,000 shares that could be acquired by the beneficial owner pursuant to currently exercisable options.
- (4) Includes 34,182 shares that could be acquired by Mr. Butler pursuant to currently exercisable options and 7,779 restricted shares as to which Mr. Butler has sole voting and no dispositive power.
- (5) Includes 12,500 shares that could be acquired by the beneficial owner pursuant to currently exercisable options and 1,000 restricted shares as to which the beneficial owner has sole voting and no dispositive power.
- (6) Includes 7,500 shares that could be acquired by Mr. Cloud pursuant to currently exercisable options and 1,000 restricted shares as to which Mr. Cloud has sole voting and no dispositive power.
- (7) Includes 143,718 shares that could be acquired by Mr. Forsgren pursuant to currently exercisable options and 39,631 restricted shares as to which Mr. Forsgren has sole voting and no dispositive power.

- (8) Includes 73,292 shares that could be acquired by Mrs. Grise pursuant to currently exercisable options, 36,072 restricted as to which Mrs. Grise has sole voting and no dispositive power, and 265 shares held by Mrs. Grise's husband as custodian for her children, with whom she shares voting and dispositive power.
- (9) Includes 12,500 shares that could be acquired by the beneficial owner pursuant to currently exercisable options.
- (10) Includes 88,656 shares that could be acquired by Mr. Kenyon pursuant to currently exercisable options.

- (11) Includes 21,529 shares that could be acquired by Ms. Kuhlman pursuant to currently exercisable options and 4,420 restricted shares, as to which Ms. Kuhlman has sole voting and no dispositive power.
- (12) Includes 20,399 shares that could be acquired by Mr. Long pursuant to currently exercisable options and 4,597 restricted shares, as to which Mr. Long has sole voting and no dispositive power.
- (13) Includes 979,792 shares that could be acquired by Mr. Morris pursuant to currently exercisable options and 31,732 restricted shares as to which Mr. Morris has sole voting and no dispositive power.
- (14) Includes 6,634 shares that could be acquired by Mr. Olivier pursuant to currently exercisable options and 5,552 restricted shares, as to which Mr. Olivier has sole voting and no dispositive power.
- (15) Includes 89 shares held in an ESOP, as to which Mr. Shivery has sole voting but no dispositive power and 15,559 restricted shares as to which Mr. Shivery has sole voting and no dispositive power.
- (16) Includes 34,182 shares that could be acquired by an executive officer other than those named in the table above pursuant to currently exercisable options and 7,779 restricted shares as to which such officer has sole voting and no dispositive power.

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SECURITIES AUTHORIZED FOR ISSUANCE UNDER EQUITY COMPENSATION PLANS

The following table sets forth the number of Common Shares of Northeast Utilities issuable under the equity compensation plans of the Northeast Utilities System, as well as their weighted exercise price, in accordance with the rules of the SEC:

Plan Category	Number of securities to be issued upon exercise of outstanding options, warrants and rights	Weighted-average exercise price of outstanding options, warrants and rights	compen (excludi
	(a)	(b)	
Equity compensation plans approved by security holders	3,956,137	\$16.73	S
Equity compensation plans not approved by security holders	500,000	\$9.625	
Total	4,456,137	\$15.93	S

Notes to table:

1. Under the Incentive Plan, 3,873,851 shares were available for issuance as of December 31, 2002. In addition, an amount equal to one percent of the outstanding shares as of the end of each year becomes available for issuance under the Incentive Plan the following year. Under the Northeast Utilities Employee Share Purchase Plan II, 7,438,295 additional shares are available for issuance. Each such plan expires in 2008.

Section 16(a) Beneficial Ownership Reporting Compliance

Section 16(a) of the Securities Exchange Act of 1934 requires Trustees and certain officers of NU and persons who beneficially own more than 10 percent of the outstanding common shares of NU to file reports of ownership and changes in ownership with the SEC and the New York Stock Exchange. Based on review of copies of such forms furnished to NU, or written representations that no Form 5 was required, NU believes that for the year ended December 31, 2002, all such reporting requirements were complied with in a timely manner.

c. Their contracts and transactions with system companies:

EMPLOYMENT CONTRACTS AND TERMINATION OF EMPLOYMENT ARRANGEMENTS

Northeast Utilities has entered into an employment agreement with Mr. Morris and NUSCO has entered into employment agreements with Messrs. Forsgren, Kenyon and Shivery and Mrs. Grise; each of the other named executive officers participates in the Special Severance Program for Officers of Northeast Utilities Companies. The agreements (except for Mr. Shivery's) and the Special Severance Program are also binding on Northeast Utilities and on each majority-owned subsidiary of Northeast Utilities.

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Each agreement obligates the officer to perform such duties as may be directed by the NUSCO Board of Directors or the Northeast Utilities Board of Trustees, protect the Company's confidential information, and refrain, while employed by the Company and for a period of time thereafter, from competing with the Company in a specified geographic area. Each agreement provides that the officer's base salary will not be reduced below certain levels without the consent of the officer, and that the officer will participate in specified benefits under the Supplemental Executive Retirement Plan or other supplemental retirement programs (see Pension Benefits, below) and/or in certain executive incentive programs at specified incentive opportunity levels.

Each agreement provides for a specified employment term and for automatic one-year extensions of the employment term unless at least six months' notice of non-renewal is given by either party. The employment term may also be ended by the Company for "cause", as defined, at any time (in which case certain supplemental retirement benefits may be forfeited), or by the officer on thirty days' prior written notice for any reason. Absent "cause", the Company may remove the officer from his or her position on sixty days' prior written notice, but in the event the officer is so removed and signs a release of all claims against the Company, the officer will receive one or two years' base salary and annual incentive payments, specified employee welfare and pension benefits, and vesting of stock appreciation rights, options and restricted stock.

Under the terms of the agreements and the Special Severance Program, upon any termination of employment following a change of control, as defined, between (a) the earlier of the date shareholders approve a change of control transaction or a change of control transaction occurs and (b) the earlier of the date, if any, on which the Board of Trustees abandons the transaction or the date two years following the change of control, if the officer signs a release of all

claims against the Company, the officer will be entitled to certain payments including a multiple (not to exceed three) of annual base salary, annual incentive payments, specified employee welfare and pension benefits, and vesting of specified long-term incentive compensation. Certain of the change of control provisions may be modified by the Board of Trustees prior to a change of control, on at least two years' notice to the affected officer(s).

Besides the terms described above, the agreements of Messrs. Morris, Forsgren, Kenyon and Shivery provide for a specified salary, cash, restricted stock and/or stock options upon employment, special incentive programs and/or special retirement benefits. See Pension Benefits, below, for further description of these provisions. The agreements of Mr. Forsgren and Mrs. Grise were supplemented during 2001 to provide for special deferred compensation of \$520,000 and \$500,000, respectively, vesting in even installments (adjusted to reflect investment performance) on June 28, 2002, 2003 and 2004, so long as such officer remains in the employ of Northeast Utilities Service Company, and vesting sooner in the event of a change of control of the Company or involuntary termination without cause.

Letter agreements reflecting the terms of employment of Messrs. Butler, Boguslawski, and Olivier provide for specified salary, cash, restricted stock, stock options or other benefits upon employment.

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The descriptions of the various agreements set forth above are for purpose of disclosure in accordance with the proxy and other disclosure rules of the SEC and shall not be controlling on any party; the actual terms of the agreements themselves determine the rights and obligations of the parties.

d. Their indebtedness to system companies:

No Trustee, Director or executive officer was indebted to a system company during 2002.

 $\ensuremath{\text{e.}}$ Their participation in bonus and profit-sharing arrangements and other benefits:

Besides the discussion of compensation in Part III, Section (a) above, see the following:

PENSION BENEFITS

The tables on the following pages show the estimated annual retirement benefits payable to an executive officer of Northeast Utilities upon retirement, assuming that retirement occurs at age 65 and that the officer is at that time not only eligible for a pension benefit under the Northeast Utilities Service Company Retirement Plan (the Retirement Plan) but also eligible for either the make-whole benefit or the make-whole benefit plus the target benefit under the Supplemental Executive Retirement Plan for Officers of Northeast Utilities System Companies (the Supplemental Plan). The Supplemental Plan is a non-qualified pension plan providing supplemental retirement income to system officers. The make-whole benefit under the Supplemental Plan, available to all officers, makes up for benefits lost through application of certain tax code limitations on the benefits that may be provided under the Retirement Plan, and includes as "compensation" awards under the executive incentive plans and deferred compensation (as earned). The target benefit further supplements these benefits and is available to officers at the Senior Vice President level and higher who are selected by the Board of Trustees to participate in the target benefit and who remain in the employ of Northeast Utilities companies until at least age 60 (unless the Board of Trustees sets an earlier age).

Mr. Morris's Employment Agreement provides that upon retirement (or upon disability or termination or following a change of control, as defined) he will be entitled to receive a special retirement benefit calculated by applying the benefit formula of the CMS Energy/Consumers Energy Company (CMS) Supplemental Executive Retirement Plan to all compensation earned from the Company and to all service rendered to the Company and CMS. If Mr. Morris retires after age 60, his special retirement benefit will be no less than that which he would have received had he been eligible for a make-whole benefit plus a target benefit under the Supplemental Plan.

Mr. Forsgren, Mrs. Grise and Mr. Shivery are currently eligible for a make-whole plus a target benefit. Messrs. Butler, Olivier and Long and Mrs. Kuhlman are eligible for the make-whole benefit but not the target benefit.

Mr. Forsgren's Employment Agreement provides for supplemental pension benefits based on crediting up to ten years additional service and providing payments equal to 25 percent of final average compensation (not to exceed 170 percent of highest average base compensation received in any 36 month period)

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for up to 15 years following retirement, reduced by four percentage points for each year that his age is less than 65 years at retirement. In addition, if Mr. Forsgren retires after age 58, he will be eligible for a make-whole plus a target benefit under the Supplemental Plan based on crediting three extra years of service, unreduced for early commencement.

Mr. Kenyon's Employment Agreement provided for specially calculated retirement benefits, based on his previous arrangement with South Carolina Electric and Gas, which supplement his make-whole benefit under the Supplemental Plan. In addition, because Mr. Kenyon retired at the end of 2002 with at least three years of service with the Company, he received two extra years of service for purpose of his special retirement benefit. Because he voluntarily terminated employment after achieving three years of service, following a "substantial change in responsibilities resulting from a material change in the business of Northeast Utilities", the termination of the Company's responsibility to operate Seabrook Station, he received an additional year of service for the purpose of his special retirement benefit. Because he retired with at least three years of service with the Company, he received a lump sum payment of \$500,000.

Mr. Shivery's Employment Agreement provides for a special retirement benefit, following completion of five years of service with the Company, consisting of the excess over benefits otherwise payable from the Retirement Plan and the Supplemental Plan needed to give him the equivalent of fully-vested benefits under the Retirement Plan and the Supplemental Plan calculated by adding three additional years to his actual service and utilizing an early commencement reduction factor of 2 percent per year for each year younger than age 65 at commencement, if better than the factors then in use under the Retirement Plan.

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ANNUAL BENEFIT FOR OFFICERS ELIGIBLE FOR MAKE-WHOLE BENEFIT

Final

Years of Credited Service

Average Compensation

pens	ation				
		15	20	25	
\$	200,000	\$ 43 , 521	\$ 58,028	\$ 72 , 535	
\$	250,000	\$ 54,771	\$ 73,028	\$ 91,285	
\$	300,000	\$ 66,021	\$ 88,028	\$110,035	
\$	350,000	\$ 77,271	\$103,028	\$128,785	
\$	400,000	\$ 88,521	\$118,028	\$147,535	
\$	450,000	\$ 99,771	\$133,028	\$166,285	
\$	500,000	\$111,021	\$148,028	\$185,035	
\$	600,000	\$133,521	\$178,028	\$222,535	
\$	700,000	\$156 , 021	\$208 , 028	\$260,035	
\$	800,000	\$178 , 521	\$238,028	\$297,535	
\$	900,000	\$201,021	\$268,028	\$335,035	
\$1	,000,000	\$223 , 521	\$298 , 028	\$372,535	
\$1	,100,000	\$246,021	\$328,028	\$410,035	
\$1	,200,000	\$268,521	\$358,028	\$447,535	

ANNUAL BENEFIT FOR OFFICERS ELIGIBLE FOR MAKE-WHOLE PLUS TARGET BENEFIT

Final Average		Years of Credited Service						
Compensation	15	20	25	:				
\$ 200,000	\$ 72,000	\$ 96,000	\$120,000	:				
250,000	90,000	120,000	150,000					
300,000	108,000	144,000	180,000					
350 , 000	126,000	168,000	210,000					
400,000	144,000	192,000	240,000					
450,000	162,000	216,000	270,000					
500,000	180,000	240,000	300,000					
600,000	216,000	288,000	360,000					
700,000	252,000	336,000	420,000					
800,000	288,000	384,000	480,000					
900,000	324,000	432,000	540,000					
1,000,000	360,000	480,000	600,000					
1,100,000	396,000	528,000	660,000					
1,200,000	432,000	576,000	720,000					

The benefits presented in the tables above are based on a straight life annuity beginning at age 65 and do not take into account any reduction for joint and survivorship annuity payments. Final average compensation for purposes of calculating the target benefit is the highest average annual compensation of the participant during any 36 consecutive months compensation was earned. Final average compensation for purposes of calculating the make-whole benefit is the highest average annual compensation of the participant during any 60 consecutive months compensation was earned. Compensation for these benefits includes the

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annual salary and bonus shown in the Summary Compensation Table and, for officers hired before November 1, 2001, an amount that represents the annual value of long term incentive compensation. Compensation for purposes of these benefits does not include employer matching contributions under the 401k Plan.

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\$120,0 150,0 180,0 210,0 240,0 300,0 360,0 420,0 480,0 540,0 660,0 720,0

\$ 87,0 \$109,5 \$132,0 \$154,5 \$177,0 \$199,5 \$222,0 \$312,0 \$357,0 \$447,0 \$492,0 \$537,0

In the event that an officer's employment terminates because of disability, the retirement benefits shown above would be offset by the amount of any disability benefits payable to the recipient that are attributable to contributions made by Northeast Utilities and its subsidiaries under long term disability plans and policies.

Mr. Morris is not eligible to participate in the Supplemental Plan, but he does participate in the Retirement Plan. The amount of his annual compensation covered by the Retirement Plan was limited by the IRS to \$200,000 for 2002. The compensation covered by the Supplemental Plan in 2002 for Mr. Forsgren, Mr. Kenyon, Mrs. Grise, Mr. Shivery, Mr. Butler, Mr. Olivier, Mr. Long, and Mrs. Kuhlman was \$933,084, \$622,782, \$826,155, \$506,731, \$307,699, \$484,360, \$270,840, and \$258,191, respectively.

As of December 31, 2002, the executive officers named in the Summary Compensation Table had approximately the following years of credited service for purposes of the Supplemental Plan: Mr. Kenyon - 8, Mr. Forsgren - 6, Mrs. Grise - 22, Mr. Shivery - 0, Mr. Butler - 6, Mr. Olivier - 4, Mr. Long - 27, and Mrs. Kuhlman - 22. Mr. Morris had 24 years of service for purpose of his special retirement benefit. In addition, Mr. Forsgren had 12 years of service for purposes of his supplemental pension benefit and would have 25 years of service for such purpose if he were to retire at age 65.

f. Their rights to indemnity:

No disclosures were made in any system company's most recent proxy statement or annual report on Form 10-K with respect to the rights to indemnity of Trustees, Directors or executive officers.

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ITEM 7. CONTRIBUTIONS AND PUBLIC RELATIONS

- There were no expenditures, disbursements or payments made during 2002 in money, goods or services, directly or indirectly to or for the account of any political party, candidate for public office or holder of such office, or any committee or agent therefore; and
- There were no expenditures, disbursements or payments made during 2002 to citizens groups or public relations counsel.
- ITEM 8. SERVICE, SALES AND CONSTRUCTION CONTRACTS

PART I: Intercompany Service Contracts

Transaction	Serving Company	3	
			(Millions of Doll
Engineering and			
Construction Services	NGS	NGC	\$25.9
Engineering and			
Construction Services	NGS	HWP	\$11.4
Engineering and			
Construction Services	NGS	SESI	\$ 1.8

These contracts were all in place at December 31, 2002.

PART II:

See Item 6, Part III(c).

PART III:

None to be reported.

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ITEM 9. WHOLESALE GENERATORS AND FOREIGN UTILITY COMPANIES

PART I:

- (a) Identification of Company
 - 1. Northeast Generation Company (NGC)
 - 2. Location:

107 Selden Street Berlin, CT 06037

3. Business Address:

Same

4. Description:

NGC owns and operates a portfolio of 1,291.0 MW of generating assets in New England which was acquired in March 2000, as a result of the auctions by NGC's affiliates, CL&P and WMECO in their electric restructuring activities. The table below lists these generating assets:

Asset	Location	Туре	Capacity (MW)
Northfield Mountain	Erving, MA	Pumped Storage	1,080.0
Cabot	Montague, MA	Conventional Hydro	55.8
	- ·	<u> -</u>	
Turners Falls	Montague, MA	Conventional Hydro	6.4
Falls Village	Falls Village, CT	Conventional Hydro	11.1
Bulls Bridge	New Milford, CT	Conventional Hydro	8.4
Rocky River	New Milford, CT	Conventional Hydro/	
-		Pumped Storage	29.0
Shepaug	Southbury, CT	Conventional Hydro	42.6
Stevenson	Monroe, CT	Conventional Hydro	28.9
Robertsville	Colebrook, CT	Conventional Hydro	0.6
Bantam	Litchfield, CT	Conventional Hydro	0.4
Scotland	Windham, CT	Conventional Hydro	2.2
Tunnel	Preston, CT	Conventional Hydro	2.1
Taftville	Norwich, CT	Conventional Hydro	2.0
Tunnel ICU	Preston, CT	Internal Combustion	

Unit 21.5

Total 1,291.0

5. System Company that Holds Interest:

Northeast Generation Company, a Connecticut corporation, is a wholly-owned subsidiary of NU Enterprises, Inc., the holding company for Northeast Utilities competitive businesses.

6. EWG or FUCO:

EWG

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- (b) Capital Investment in Company by NU, Direct or Indirect
 - 1. Type: Capital contribution
 - 2. Amount: \$469.5 million
 - 3. Debt: None
 - 4. Other financial obligations with recourse to NU or another system company: None
 - 5. Guarantees by NU: None

Transfer of assets to an affiliated EWG or FUCO:

Market value: None Book value: None Sale price: None

(c) State the ratio of debt to common equity and earnings as of 12/31/02:

Ratio of debt to common equity as of 12/31/02: 0.948 Ratio of debt to earnings as of 12/31/02: 13.682

(d) Service, Sales or Construction Contracts:

NGC has a Power Sales and Purchase Agreement, dated December 27, 1999, with Select Energy, Inc. (Select), an affiliate of NGC. The term of this agreement is six years (through December 31, 2005) with an option for renewal. The agreement sets forth the terms and conditions by which Select purchases the capacity, associated energy, and ancillary services from the NGC assets. During 2002, Select paid NGC \$130.1 million under this contract (excluding business interruption insurance proceeds of \$1.4 million).

NGC has a Management and Operation Agreement, dated February 1, 2000, as amended March 1, 2000, with Northeast Generation Services Company (NGS), an affiliate of NGC, to manage and operate the NGC generating assets. This agreement is in effect until March 15, 2006. The scope of services that NGS renders to NGC under this agreement includes management, operations, maintenance, administration, labor, consumables, water, supervision, and other goods and services necessary for the safe, efficient and reliable management, operation and maintenance of the NGC assets on a daily basis. During 2002, NGC paid NGS \$25.9 million under this contract.

NGC has a Service Contract with Northeast Utilities Service Company (NUSCO), an affiliate of NGC, dated January 4, 1999. This agreement has

been extended through the year 2003 in a series of one-year extensions. Under this contract, NUSCO agrees to provide NGC with services such as corporate and secretarial, financial planning, accounting, taxes, insurance, budgets, data processing, purchasing, and other administrative services. During 2002, NGC paid NUSCO \$1.1 million under this contract.

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PART II.

An organizational chart showing the relationship of the exempt wholesale generator to other NU system companies is provided as Exhibit G. Required financial data is provided as Exhibit H.

PART III.

(a) NU's aggregate investment in EWGs and FUCOs, respectively, as of 12/31/02:

EWGs: \$448.2 million FUCOS: \$0.0 million

(b) Ratio of aggregate investment to aggregate retained earnings of NU's public-utility subsidiary companies as of 12/31/02: 0.59

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ITEM 10. FINANCIAL STATEMENTS AND EXHIBITS

Consolidating Statement of Retained Earnings

Consolidating Statement of Capital Surplus, Paid In

	Page
Financial Statements filed pursuant to the Public Utility Holding Company Act of 1935	
Independent Auditors' Consent	F-1
Signature	F-5
Financial Statements as of and for the year ended December 31, 2002	
Northeast Utilities and Subsidiaries:	
Consolidating Balance Sheet Consolidating Statement of Income	F-7F-10 F-11F-12
Consolidating Statement of Retained Earnings	F-13F-14
Consolidating Statement of Capital Surplus, Paid In	F-13F-14
Consolidating Statement of Cash Flows	F-15F-16
The Connecticut Light and Power Company and Subsidiaries:	
Consolidating Balance Sheet	F-17F-18
Consolidating Statement of Income	F-19

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F - 20

Consolidating Statement of Cash Flows	F-21
Public Service Company of New Hampshire and Subsidiaries:	
Consolidating Balance Sheet Consolidating Statement of Income Consolidating Statement of Retained Earnings Consolidating Statement of Capital Surplus, Paid In Consolidating Statement of Cash Flows	F-23F-24 F-25 F-26 F-26 F-27
Western Massachusetts Electric Company and Subsidiary:	
Consolidating Balance Sheet Consolidating Statement of Income Consolidating Statement of Retained Earnings Consolidating Statement of Capital Surplus, Paid In Consolidating Statement of Cash Flows Holyoke Water Power Company and Subsidiary:	F-29F-30 F-31 F-32 F-32 F-33
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Consolidating Balance Sheet Consolidating Statement of Income Consolidating Statement of Retained Earnings Consolidating Statement of Capital Surplus, Paid In Consolidating Statement of Cash Flows	F-35F-36 F-37 F-38 F-38 F-39
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Yankee Energy System, Inc. and Subsidiaries: Consolidating Balance Sheet Consolidating Statement of Income	F-41F-44 F-45F-46
Consolidating Statement of Retained Earnings Consolidating Statement of Capital Surplus, Paid In Consolidating Statement of Cash Flows	F-47F-48 F-47F-48 F-49F-50
NU Enterprises, Inc. and Subsidiaries:	
Consolidating Balance Sheet Consolidating Statement of Income Consolidating Statement of Retained Earnings Consolidating Statement of Capital Surplus, Paid In Consolidating Statement of Cash Flows	F-51F-54 F-55F-56 F-57F-58 F-59F-60
Northeast Generation Services Company and Subsidiaries:	
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INDEPENDENT AUDITORS' CONSENT

We consent to the incorporation by reference in this Northeast Utilities (the "Company") Form U5S Annual Report to the Securities and Exchange Commission, filed pursuant to the Public Utility Holding Company Act of 1935, for the year ended December 31, 2002, of our report dated January 28, 2003 (February 27, 2003 as to Note 8A) relating to the consolidated financial statements of the Company as of and for the years ended December 31, 2002 and 2001 incorporated by reference in the Annual Report on Form 10-K of Northeast Utilities for the year ended December 31, 2002 (which report expresses an unqualified opinion and includes an explanatory paragraph relating to the Company's adoption of Statement of Financial Accounting Standards (SFAS) No. 133, "Accounting for Derivative Financial Instruments and Hedging Activities," as amended, effective January 1, 2001, and its adoption in 2002 of Emerging Issues Task Force Issue 02-3 "Accounting for Contracts Involved in Energy Trading and Risk Management Activities" and SFAS No. 142, "Goodwill and Other Intangible Assets" and which report also includes an explanatory paragraph relating to the application of procedures relating to certain disclosures of financial statement amounts related to the 2000 financial statements that were audited by other auditors who have ceased operations and for which we have expressed no opinion or other form of assurance other than with respect to such disclosures).

April 25, 2003 Hartford, CT

/S/ DELOITTE & TOUCHE LLP DELOITTE & TOUCHE LLP

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INDEPENDENT AUDITORS' CONSENT

We consent to the incorporation by reference in this Northeast Utilities Form U5S Annual Report to the Securities and Exchange Commission, filed pursuant to the Public Utility Holding Company Act of 1935, for the year ended December 31, 2002, of our report dated January 28, 2003 (February 27, 2003 as to Note 6A) relating to the consolidated financial statements of The Connecticut Light and Power Company as of and for the years ended December 31, 2002 and 2001 incorporated by reference in the Annual Report on Form 10-K of The Connecticut Light and Power Company for the year ended December 31, 2002.

April 25, 2003 Hartford, CT

/S/ DELOITTE & TOUCHE LLP
DELOITTE & TOUCHE LLP

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INDEPENDENT AUDITORS' CONSENT

We consent to the incorporation by reference in this Northeast Utilities Form U5S Annual Report to the Securities and Exchange Commission, filed pursuant to the Public Utility Holding Company Act of 1935, for the year ended December 31, 2002, of our report dated January 28, 2003 relating to the consolidated financial statements of Public Service Company of New Hampshire as of and for the year ended December 31, 2002 incorporated by reference in the Annual Report on Form 10-K of Public Service Company of New Hampshire for the year ended December 31, 2002.

April 25, 2003 Hartford, CT

/S/ DELOITTE & TOUCHE LLP DELOITTE & TOUCHE LLP

INDEPENDENT AUDITORS' CONSENT

We consent to the incorporation by reference in this Northeast Utilities Form U5S Annual Report to the Securities and Exchange Commission, filed pursuant to the Public Utility Holding Company Act of 1935, for the year ended December 31, 2002, of our report dated January 28, 2003 relating to the consolidated financial statements of Western Massachusetts Electric Company as of and for the year ended December 31, 2002 incorporated by reference in the Annual Report on Form 10-K of Western Massachusetts Electric Company for the year ended December 31, 2002.

April 25, 2003 Hartford, CT

> /S/ DELOITTE & TOUCHE LLP DELOITTE & TOUCHE LLP

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SIGNATURE

Northeast Utilities, a registered holding company, has duly caused this 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.

NORTHEAST UTILITIES

By: /s/ John P. Stack

John P. Stack

Vice President - Accounting and
Controller

April 25, 2003

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NORTHEAST UTILITIES AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Assets
December 31, 2002
(Thousands of Dollars)

	The		Wester
	Connecticut	Public Service	Massachu
	Light and	Company of	Electr
Northeast	Power Company	New Hampshire	Compan
Utilities	(consolidated)	(consolidated)	(consolid
(parent)	(b)	(b)	(b)

ASSETS

Current Assets:

Cash and cash equivalents Investments in securitizable assets	\$ 625	\$ 159 178,908	\$ 5,319	\$
Receivables, net	551	88,001	- 68,204	42,
Accounts receivable from affiliated		•	ŕ	,
companies	2,620	51,060	9,667	6,
Taxes receivable from affiliated companies Unbilled revenues	_	5,801	32,004	8,
Notes receivable from affiliated companies	289,100	1,900		٥,
Fuel, materials and supplies,	,	_,,,,,		
at average cost	_	32,379	49,182	1,
Special deposits	_	_	_	
Derivative assets	_	-	10.000	1
Prepayments and other	73	19,407	10,032	1,
	292,969	377 , 615	197,408	60,
Property, Plant and Equipment:				
Electric utility	_	3,139,128	1,431,710	590,
Gas utility	_	_	_	
Competitive energy	_	_	-	
Other	-	_	6 , 195	
		3,139,128	1,437,905	590 ,
Less: Accumulated depreciation	-	1,113,991	715,736	195,
			722,169	
Construction work in progress	-	153 , 556	50,547	11,
		2,178,693	772,716	406,
Deferred Debits and Other Assets:				
Regulatory assets	_	1,702,677	859,871	283,
Deferred accumulated income taxes	_	-	-	
Goodwill and other purchased intangible				
assets, net	_	_	_	
Prepaid pension	_	276,173	_	67,
<pre>Investments in subsidiary companies, at equity</pre>	2,322,902	_	_	
Other		96 , 925	92,280	18,
	2,341,061	2,075,775	952 , 151	 369,
Total Assets	\$ 2,634,030		\$ 1,922,275	\$ 836,

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) See supporting statements.

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NORTHEAST UTILITIES AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Assets
December 31, 2002
(Thousands of Dollars)

	Northeast Utilities Service Company	Northeast Nuclear Energy Company	North Atlantic Energy Service Corporation
ASSETS			
Current Assets:			
Cash and cash equivalents Investments in securitizable assets	\$ 450	\$ 54 -	\$ 12,630 -
Receivables, net	38,355	727	14,865
Accounts receivable from affiliated companies	16,470	-	_
Taxes receivable from affiliated companies		-	_
Unbilled revenues Notes receivable from affiliated companies Fuel, materials and supplies,	375,200	52,300	
at average cost	151	-	74
Special deposits Derivative assets		_ _	_ _
Prepayments and other	2,885	-	1,630
- -	443,356	53,081	29,199
Property, Plant and Equipment:			
Electric utility Gas utility		_	
Competitive energy Other	102,340	-	-
	102,340	-	
Less: Accumulated depreciation	77 , 139	-	-
	25,201	-	-
Construction work in progress	11,978	-	-
-	37,179	-	-
Deferred Debits and Other Assets:			
Regulatory assets Deferred accumulated income taxes Goodwill and other purchased intangible	4 , 925	28,354	5 , 256
assets, net Prepaid pension	- 34,195		
Investments in subsidiary companies,	,		
at equity Other	44,173	- 66	- 6,421
-			
-	83 , 293	28,420 	
Total Assets	\$ 563,828 		\$ 40,876

NORTHEAST UTILITIES AND SUBSIDIARIES Consolidating Balance Sheet (a) Assets December 31, 2002 (Thousands of Dollars)

	Yankee Energy Systems, Inc. (consolidated) (b)		Enero (consc	Charter Oak Energy, Inc. (consolidated) (b)			
Current Assets:							
Cash and cash equivalents	\$	642	\$	273	\$	64,956	
Investments in securitizable assets	·	_	•	-		-	
Receivables, net		51,119		_		462,926	
Accounts receivable from affiliated		F 620				115 400	
companies Taxes receivable from affiliated companies	,	5 , 639		_		115,422	
Unbilled revenues	>	43,001		_		36 , 487	
Notes receivable from affiliated companies	3	-		_		12,300	
Fuel, materials and supplies,							
at average cost		16,702		_		2,870	
Special deposits		-		_		2,455	
Derivative assets		2,252		_		128,676	
Prepayments and other		4,480				80 , 681	
		123,835		273		906 , 773	
Property, Plant and Equipment:							
Electric utility		_		40		_	
Gas utility		679 , 055		_		_	
Competitive energy Other		-		_		829 , 779 -	
		679 , 055		40		829 , 779	
Less: Accumulated depreciation		281 , 771		40		36,608	
		397,284		_		793 , 171	
Construction work in progress		58,011		_		25 , 677	
		455 , 295		_		818,848	
Deferred Debits and Other Assets:							
Regulatory assets		54,722		_		_	
Deferred accumulated income taxes Goodwill and other purchased intangible		_		80		_	
assets, net		287,591		_		58 , 276	
Prepaid pension		43,330		-		2,810	
<pre>Investments in subsidiary companies, at equity</pre>		- 19,698		_		- 174 , 949	
Other		405,341		80		236,035	
Total Assets	\$ ====	984 , 471	\$ =====	353	\$ ====	1,961,656 ======	

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NORTHEAST UTILITIES AND SUBSIDIARIES Consolidating Balance Sheet (a) Capitalization and Liabilities December 31, 2002 (Thousands of Dollars)

	Northeast Utilities (parent)			Weste Massachu Elect Compa (consoli (b)
LIABILITIES AND CAPITALIZATION				
Current Liabilities: Notes payable to banks	\$ 49,000	\$ -	\$ -	\$ 7
Notes payable to affiliated companies	-	_	_	85
Long-term debt - current portion	23,000	- 174,890	- 54,588	17
Accounts payable Accounts payable to affiliated companies	2 , 285 290	174,890	54,588 4,008	1 /
Accounts payable to allillated companies Accrued taxes	2,460	34,350	65,317	4
Accrued interest	5 , 883	10,077	11,333	2
Derivative liabilities	-	= - ,	,	
Other	363	48,495	38,229	8
	83,281	385,716	173,475	131
Rate Reduction Bonds		1,245,728	510,841	142
Deferred Credits and Other Liabilities:				
Accumulated deferred income taxes Accumulated deferred investment	6 , 087	756,461	359 , 910	222
tax credits	_	93,408	2,680	3
Deferred contractual obligations	_	234,537		63
Accrued pension	_	-	37 , 933	
Other	141	276,325	52,156	13
	6,228	1,360,731	508,844	302
G. C.				
Capitalization:	334 000	027 866	407,285	101
Long-Term Debt	334,000	827,866	407,285	101
Preferred Stock - Nonredeemable	_	116,200	-	
Advances from Northeast Utilities	-	-	-	

Common Stockholders' Equity:				
Common shares	746 , 879	60,352	_	10
Capital surplus, paid in	1,108,338	327,299	126,937	69
Deferred contribution plan -				
employee stock ownership plan	(87,746)	_	_	
Retained earnings/accumulated deficit	765,611	308,554	194,998	7
Accumulated other comprehensive				
income/(loss)	14,927	(363)	(105)	
Treasury stock	(337,488)	_	_	
Common Stockholders' Equity	2,210,521	695 , 842	321,830	15
Total Capitalization	2,544,521	1,639,908	729,115	259
Total Liabilities and Capitalization	\$ 2,634,030	\$ 4,632,083	\$ 1,922,275	\$ 836
	=========	=========	=========	======

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) See supporting statements.

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NORTHEAST UTILITIES AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

	Northeast Utilities Service Company		Northeast Nuclear Energy Company		North Atlant Energy Servi Corporation	
LIABILITIES AND CAPITALIZATION						
Current Liabilities:						
Notes payable to banks	\$	_	\$	_	\$	_
Notes payable to affiliated companies		375,200		_		_
Long-term debt - current portion		_		_		_
Accounts payable		34,388		110		5,287
Accounts payable to affiliated companies		47,241		4,125		2,011
Accrued taxes		-		799		5,123
Accrued interest		-		_		_
Derivative liabilities		-		_		_
Other		14,293		5		8 , 629
		471,122		5,039		21,050

Rate Reduction Bonds	_	_	-
Deferred Credits and Other Liabilities: Accumulated deferred income taxes Accumulated deferred investment tax credits Deferred contractual obligations Accrued pension Other	- - - - 92,705	49,440 10,806	
	92,705	60,246	
Capitalization: Long-Term Debt	-	-	-
Preferred Stock - Nonredeemable	-	-	
Advances from Northeast Utilities	-	-	-
Common Stockholders' Equity:			
Common shares	_	15	1
Capital surplus, paid in	1	15,350	9
Deferred contribution plan -			
employee stock ownership plan	_	_	_
Retained earnings/accumulated deficit	_	851	4
Accumulated other comprehensive			
income/(loss) Treasury stock	_	_	_
rreasury scock			
Common Stockholders' Equity	1	16,216	14
Total Capitalization	1	16,216	
Total Liabilities and Capitalization	\$ 563,828	\$ 81,501	•

NORTHEAST UTILITIES AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

(b)	(b)	(b)
(consolidated)	(consolidated)	(consolidated)
Systems, Inc.	Energy, Inc.	Inc.
Yankee Energy	Charter Oak	Enterprises,
		NU

LIABILITIES AND CAPITALIZATION
-----Current Liabilities:

Notes payable to banks	\$ -	\$ -	\$ -
Notes payable to affiliated companies	68,400	_	237,150
Long-term debt - current portion	2,350	_	29 , 262
Accounts payable	36,734	_	426,811
Accounts payable to affiliated companies	4,313	_	10,778
Accrued taxes	8,756	84	19,813
Accrued interest	3 , 355	_	7,816
Derivative liabilities	3 , 333	_	63,900
Other	23,741	_	37,355
Offier	23,741		37,333
	147,649	84	832 , 885
Rate Reduction Bonds			
Nate Neduction Bonds			
Deferred Credits and Other Liabilities:			
Accumulated deferred income taxes	86,016	-	36,047
Accumulated deferred investment			
tax credits	6,722	_	_
Deferred contractual obligations	-	_	-
Accrued pension	_	_	_
Other	65 , 642	_	52,833
	158,380	-	88,880
Capitalization:			
Long-Term Debt	151,376	-	459 , 377
Preferred Stock - Nonredeemable	_	_	_
riciaria bada Namadaamabia			
Navarana firan Navabbasah III-ilikian			24 200
Advances from Northeast Utilities	_		34 , 299
Common Stockholders' Equity:			
Common shares	-	_	-
Capital surplus, paid in	484,769	64,344	662 , 976
Deferred contribution plan -			
employee stock ownership plan	-	_	=
Retained earnings/accumulated deficit Accumulated other comprehensive	40,943	(64,075)	(127,445)
income/(loss)	1,354	_	10,684
	1,334		10,004
Treasury stock			
Common Stockholders' Equity	527,066	269	546,215
Total Capitalization	678 , 442	269	1,039,891
Total Liabilities and Capitalization	\$ 984,471	\$ 353	\$ 1,961,656
	=======================================	=========	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) See supporting statements.

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NORTHEAST UTILITIES AND SUBSIDIARIES
Consolidating Statement of Income (a)
Year Ended December 31, 2002
(Thousands of Dollars)

		Connecticut Light and Power Company (consolidated)		Elect Compa	
Operating Revenues	\$ - 	\$ 2,507,036		\$ 369 	
Operating Expenses:					
Operation-					
Fuel, purchased and net interchange power		1,477,347	207 007	181	
Other	12,740		126,506	49	
Maintenance	12,740	80,132		14	
Depreciation	_	98,360	40 941	14	
Amortization	_	178,274	238,960	39	
Taxes other than income taxes	47		34,226	10	
Gain on sale of utility plant	_	(16,143)	-		
Total operating expenses		2,255,708		309	
Operating (Loss)/Income	(12,787)	251,328		59	
Interest Expense	00.040	44 000	1.6 550		
Interest on long-term debt	28,043		16,752	2	
Interest on rate reduction bonds Other interest	2 507		30,499	9	
Other Interest	2 , 587	3,925	1,874		
Interest expense, net	30 , 630	120 , 962	49 , 125	14	
Other Income/(Loss), Net					
Equity in earnings of subsidiaries	158,191	_	_		
Other, net	27,257		(1,671)		
Other income/(loss), net	185,448		() - /		
Income/(Loss) Before Income Tax					
(Benefit)/Expense	142,031	152,478	103,176	44	
Income Tax (Benefit)/Expense	(10,078)		40,279	6	
Not Income / (Logg)	ć 1EO 100	¢ 0F (10	¢ (2 007		
Net Income/(Loss)	\$ 152,109	\$ 85,612	\$ 62 , 897	\$ 37	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) See supporting statements.

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NORTHEAST UTILITIES AND SUBSIDIARIES
Consolidating Statement of Income (a)
Year Ended December 31, 2002
(Thousands of Dollars)

		Energy Service	Quinnehtuk	The Rive Co
\$224 , 172	\$ - 			\$
_	_	7,209	-	
196,662	_	100,958	266	
6,298	_	55 , 525	_	
7 , 297	_	_	54	
_	_	_	_	
11,158	_	5,037	91	
-	-	-	_	
221,415	_	168,729	411	
		635	(208)	
_	_	_	_	
_	_	_	_	
151	_	21	65	
_	_	_	_	
(3,823)	_	(968)	54	
		, ,		
	Utilities Service Company \$224,172 196,662 6,298 7,297 11,158 221,415 2,757 151 (3,823) (3,823)	Utilities Nuclear Energy Company Company S224,172 \$	Utilities	Utilities Nuclear Energy North Atlantic Energy Service The Quinnehtuk Company Company - \$ 169,364 \$ 203 \$224,172 \$ - \$ 169,364 \$ 203 - - 7,209 - 196,662 - 100,958 266 6,298 - 55,525 - 7,297 - 54 - - - - - 11,158 - 5,037 91 - - - - 221,415 - 168,729 411 - - - - 151 - 21 65 151 - 21 65 - - - - - - - - - - - - - - - - - - - - - - -

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			=====		 	====		====
Net Income/(Loss)	\$	-	\$	_	\$ -	\$	(11)	\$
Income Tax (Benefit)/Expense	(1,	,217)		-	(354)		(208)	
(Benefit)/Expense	(1,	,217)		-	(354)		(219)	
Income/(Loss) Before Income Tax								

NORTHEAST UTILITIES AND SUBSIDIARIES Consolidating Statement of Income (a) Year Ended December 31, 2002 (Thousands of Dollars)

	Charter Energy, (consolio	Inc. dated)	Inc.	Eliminations	Consolidated
Operating Revenues	\$		\$ 1,680,337	\$1,042,595	\$5,216,321
Operating Expenses: Operation-					
Fuel, purchased and net interchange power		-	1,406,202	622,889	3,026,102
Other		(311)	201,460	324,749	752,482
Maintenance		_	77,012	65,662	263,487
Depreciation		_	17,805	7,871	205,646
Amortization		_	3,163	_	461,544
Taxes other than income taxes		_	15,105	16,194	227,518
Gain on sale of utility plant			_	_	(187,113)
Total operating expenses		(311)		1,037,365	4,749,666
Operating (Loss)/Income		311		5,230	466,655
Interest Expense			22 222		104 471
Interest on long-term debt		_	33,203	_	134,471
Interest on rate reduction bonds		_	-	7 260	115,791
Other interest			10,403	7,368 	20,249
Interest expense, net		-	43,606	7 , 368	270 , 511
Other Income/(Loss), Net				450 465	
Equity in earnings of subsidiaries		-		158,191	-
Other, net		26 	, , ,	2 , 787	43 , 828
Other income/(loss), net		26	(15,104)	160 , 978	43,828
Income/(Loss) Before Income Tax					
(Benefit)/Expense		337	(99,120)	158,840	239,972

Income Tax (Benefit)/Expense		265		(36,600)		(827)		82,304
Net Income/(Loss)	\$	72	\$	(62,520)	\$	159,667	\$	157,668
	======		====		===		===	

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NORTHEAST UTILITIES AND SUBSIDIARIES Consolidating Statement of Retained Earnings (a) Year Ended December 31, 2002 (Thousands of Dollars)

		The Connecticut Light and Power Company (consolidated) (b)		Co: New (con		
Balance at beginning of period	\$ 678,460	\$	286,901	\$	176,41	
Additions: Net income/(loss)	152,109		85 , 612		62 , 89	
Allocation of benefits - ESOP	2,835		1,745		68	
	833 , 404		374,258		239 , 99	
Deductions: Dividends declared: Preferred stock (at required annual rates): The Connecticut Light and Power Company Common shares: \$8.38 per share	-		5,559 60,145			
\$115,979.38 per share \$34.12 per share \$.525 per share \$22,321.42 per share	- 67,793 -				45,00	
	67 , 793		65,704		45 , 00	
Balance at end of period	\$ 765,611		308 , 554		194 , 99	

Holyoke	
Water Power	Northeast
Company	Utilities

	(consolidated) (b)			
Balance at beginning of period	\$	(1,233)	\$	851
Additions: Net income/(loss)		(940)		_
Allocation of benefits - ESOP		28		-
		(2,145)		851
Deductions: Dividends declared: Preferred stock (at required annual rates): The Connecticut Light and Power Company Common shares: \$8.38 per share \$115,979.38 per share \$34.12 per share \$.525 per share \$22,321.42 per share		- - - - - -		- - - - - -
Balance at end of period		(2 , 145)		851

NORTHEAST UTILITIES AND SUBSIDIARIES
Consolidating Statement of Capital Surplus, Paid In (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Northeast Utilities (parent)	Liq Power	The necticut ght and r Company solidated) (b)	Con New	ic Servic mpany of Hampshir solidated (b)
Balance at beginning of period	\$1,107,609	\$	414,018	\$	165,00
Repurchase of common shares Capital contribution from Northeast Utilities	-		(84,493) -		(37,00
Dividends declared on common shares at \$116,000.00 per share	-		-		
Premium on capital stock - issuance Capital stock expenses, net	5 , 032 376		232		
Investment in Acumentrics Corporation Return of capital from NU Enterprises, Inc	-		_		
to Northeast Utilities	_		_		

Allocation of benefits - \ensuremath{ESOP} and restricted stock	(4,679)			(2,458)
Balance at end of period				
	## Holyoke Water Power Company (consolidated) (b)		N U	ortheast tilities Service
Balance at beginning of period	\$	6,000	\$	1
Repurchase of common shares		-		-
Capital contribution from Northeast Utilities Dividends declared on common shares		_		_
at \$116,000.00 per share		_		_
Premium on capital stock - issuance		_		_
Capital stock expenses, net		_		_
Investment in Acumentrics Corporation Return of capital from NU Enterprises, Inc		_		_
to Northeast Utilities		_		_
Allocation of benefits - ESOP and restricted stock		(31)		-
Balance at end of period		5 , 969		1 ========

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) See supporting statements.

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NORTHEAST UTILITIES AND SUBSIDIARIES
Consolidating Statement of Retained Earnings (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	North Atla Energy Ser Corporati	rvice	The Quinnehtuk Company	The Rock River Rea Company	lty (c
Balance at beginning of period	\$	4	\$ (3,092)	\$ 6	7 4

(1,06

\$ 126,93

Additions:					
Net income/(loss)		_	(11)	194	
Allocation of benefits - ESOP		_	_	_	
		4	(3,103)	868	
Deductions:					
Dividends declared:					
Preferred stock (at required annual rates): The Connecticut Light and Power Company Common shares:		_	_	_	
\$8.38 per share		_	_	_	
\$115,979.38 per share		_	_	_	
\$34.12 per share			_	_	
\$.525 per share		_	-	_	
\$22,321.42 per share		_		_	
		_	_	_	
Balance at end of period	\$	4	\$ (3,103)	\$ 868	
	======				: =

NORTHEAST UTILITIES AND SUBSIDIARIES
Consolidating Statement of Retained Earnings (a)
Year Ended December 31, 2002
(Thousands of Dollars)

		NU Enterprises, Inc. (consolidated) (b)		Enterprises, Inc. (consolidated) (b) Elim		Enterprises, Inc. (consolidated)		ninations	Cons	olidated
Balance at beginning of period	\$	(64,925)	\$	410,916	\$	678,460				
Additions: Net income/(loss)		(62,520)		159,667		157,668				
Allocation of benefits - ESOP		_		2,835		2,835				
		(127,445)		573,418		838,963				
Deductions: Dividends declared: Preferred stock (at required annual rates): The Connecticut Light and Power Company		-		-		5,559				
Common shares: \$8.38 per share		_		60,145		_				
\$115,979.38 per share		-		45,000		_				
\$34.12 per share		_		16,009		_				
\$.525 per share		_		_		67 , 793				
\$22,321.42 per share		_		5,000		_				

		_		126,154		73 , 352
Balance at end of period	\$	(127,445)	\$	447,264	\$	765 , 611
	====		===		===	

NORTHEAST UTILITIES AND SUBSIDIARIES Consolidating Statement of Capital Surplus, Paid In (a) Year Ended December 31, 2002 (Thousands of Dollars)

\$	15,350	\$	9	
			,	\$ 1
	_		_	
	_		_	
	_		_	
	_		_	
	_		_	
	_		_	
	_		_	
	_		_	
\$	15,350	\$	9	\$ 1
-	 \$	- - - - - - \$ 15,350	- - - - - - - \$ 15,350 \$	

	Ener	ter Oak gy, Inc. olidated) (b)	(cons	NU rprises, Inc. olidated) (b)	Eliminatio
Balance at beginning of period	\$	75 , 944	\$	617,795	\$ 1,897,3
Repurchase of common shares Capital contribution from Northeast Utilities Dividends declared on common shares		- -		- 58 , 150	(168,6 58,1
at \$116,000.00 per share Premium on capital stock - issuance Capital stock expenses, net		(11,600) - -		- - -	(11,6
Investment in Acumentrics Corporation		_		250	2

Return of capital from NU Enterprises, Inc					
to Northeast Utilities		_		(13,000)	(13,0
Allocation of benefits - ESOP and restricted stock		_		(219)	(4,4
Balance at end of period	\$	64,344	\$	662,976	\$ 1,758,5
	=====		====		

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NORTHEAST UTILITIES AND SUBSIDIARIES Consolidating Statement of Cash Flows (a) Year Ended December 31, 2002 (Thousands of Dollars)

	Northeast Utilities (parent)	The Connecticut Light and Power Company (consolidated) (b)	Publi Com New H
Operating Activities: Net income/(loss) Adjustments to reconcile to net cash provided by/(used in) operating activities:	\$ 152,109	\$ 85,612	\$
Depreciation	_	98,360	
Deferred income taxes and investment tax credits, net	(565)		
Amortization	_	178,274	
Net amortization/(deferral) of recoverable energy costs	-	30 , 787	
Gain on sale of utility plant	_	(16,143)	
Prepaid pension	_	(42,481)	
Net other sources/(uses) of cash	13,338	62,868	
Changes in working capital:			
Receivables and unbilled revenues, net	19,097	(37,435)	
Fuel, materials and supplies	_	(1,017)	
Accounts payable	(24,049)	·	
Accrued taxes	2,211	(643)	
Investments in securitizable assets	_	27,459	
Other working capital (excludes cash)	52,004	(1,184)	
Net cash flows provided by/(used in) operating activities	214,145	387,408	
<pre>Investing Activities: Investments in plant: Electric, gas and other utility plant</pre>	_	(242,301)	
Competitive energy assets	_	(242,301)	
Nuclear fuel	_	(57)	
Cash flows used for investments in plant	_	(242,358)	
NU system Money Pool (lending)/borrowing	(164,300)	75,300	
Investments in nuclear decommissioning trusts		(1,086)	
Net proceeds from the sale of utility plant	_	35,887	
- -			

Buyout/buydown of IPP contracts Payment for the purchase of Woods Other investment activities, net	- - 69,732	- - 23 , 395
Net cash flows (used in)/provided by investing activities	(94,568)	(108,862)
Financing Activities:		
Issuance of common shares	7,458	_
Repurchase of common shares	•	(99,990)
Issuance of long-term debt	263,000	
Issuance of rate reduction bonds	· –	_
Retirement of rate reduction bonds	_	(112,924)
Net increase/(decrease) in short-term debt	9,000	_
Reacquisitions and retirements of long-term debt	(286,000)	_
Advance from parent	_	_
Capital contributions from Northeast Utilities	_	_
Cash dividends on preferred stock	_	(5,559)
Cash dividends on common shares	(67,793)	(60,145)
Other financing activities, net	-	(542)
Net cash flows (used in)/provided by financing activities		(279,160)
Net (decrease)/increase in cash for the year	(12,558)	(614)
Cash and cash equivalents - beginning of year	13 , 183	773
Cash and cash equivalents - end of year	\$ 625	\$ 159 \$
Supplemental Cash Flow Information: Cash paid/(refunded) during the year for: Interest, net of amounts capitalized	\$ 25,213	\$ 117 , 718 \$
Income taxes		\$ 141,724 \$
THOOME CANES	========	

NORTHEAST UTILITIES AND SUBSIDIARIES
Consolidating Statement of Cash Flows (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	A	North Atlantic Energy Corporation		Holyoke Water Power Company (consolidated) (b)	
Operating Activities:					
Net income/(loss) Adjustments to reconcile to net cash	\$	26 , 345	\$	(940)	
provided by/(used in) operating activities:					
Depreciation		8,349		652	
Deferred income taxes and investment tax credits, net		(5 , 982)		713	

Amortization	(25)	(2)
Net amortization/(deferral) of recoverable energy costs		_
Gain on sale of utility plant	(170 , 970)	_
Prepaid pension	_	(1)
Net other sources/(uses) of cash	(51,644)	(427)
Changes in working capital:		
Receivables and unbilled revenues, net	9,469	718
Fuel, materials and supplies	(247)	(1,204)
Accounts payable	1,766	(3,182)
Accrued taxes	10,850	162
Investments in securitizable assets	_	_
Other working capital (excludes cash)	5,200	177
Net cash flows provided by/(used in) operating activities	(165,542)	
Investing Activities:		
Investments in plant:		
Electric, gas and other utility plant	(4,591)	_
Competitive energy assets	_	(954)
Nuclear fuel	(408)	_
Cash flows used for investments in plant	(4 , 999)	
NU system Money Pool (lending)/borrowing	(10,200)	1,200
Investments in nuclear decommissioning trusts	(8 , 790)	_
Net proceeds from the sale of utility plant	330,899	_
Buyout/buydown of IPP contracts	-	
Payment for the purchase of Woods	_	_
Other investment activities, net	(11,452)	38
Net cash flows (used in)/provided by investing activities	295,458	284
(, , , , ,		
Financing Activities:		
Issuance of common shares	_	_
Repurchase of common shares	(35,000)	_
Issuance of long-term debt	-	_
Issuance of rate reduction bonds	_	_
Retirement of rate reduction bonds	_	_
Net increase/(decrease) in short-term debt	(90,000)	_
Reacquisitions and retirements of long-term debt	-	_
Advance from parent	_	_
Capital contributions from Northeast Utilities	_	_
Cash dividends on preferred stock	_	_
Cash dividends on common shares	(5,000)	_
Other financing activities, net	(3,000)	_
other rinancing activities, net		
Net cash flows (used in)/provided by financing activities	(130,000)	_
Mate (Accessed Viscous III and	(0.4)	/0 050:
Net (decrease)/increase in cash for the year	(84)	(3,050)
Cash and cash equivalents - beginning of year	84	3,130
Cash and cash equivalents - end of year	\$ - =======	\$ 80 ======
Supplemental Cash Flow Information:		
Cash paid/(refunded) during the year for:		
Interest, net of amounts capitalized	\$ 3 , 191	\$ 325
Income taxes	\$ (4,694)	
	========	=========

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

Net proceeds from the sale of utility plant

(b) See supporting statements.

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NORTHEAST UTILITIES AND SUBSIDIARIES Consolidating Statement of Cash Flows (a) Year Ended December 31, 2002 (Thousands of Dollars)

	Northeast Utilities Service Company	Northeast Nuclear Energy Company	North Atlantic Energy Service Corporatio
Operating Activities:			
Net income/(loss)	\$ -	\$ -	\$ -
Adjustments to reconcile to net cash			
provided by/(used in) operating activities:			
Depreciation	7,297	_	_
Deferred income taxes and investment tax credits, net	1,077	_	(130
Amortization	-	_	=
Net amortization/(deferral) of recoverable energy costs	_	_	=
Gain on sale of utility plant	_	_	_
Prepaid pension	(15,829)	_	_
Net other sources/(uses) of cash	8,702	(3,954)	7 , 676
Changes in working capital:			
Receivables and unbilled revenues, net	3,032	•	12,184
Fuel, materials and supplies	135	_	(61
Accounts payable	16,007		(14,523
Accrued taxes	_	799	5,123
Investments in securitizable assets	_	_	_
Other working capital (excludes cash)	(251)	1,600	156
Net cash flows provided by/(used in) operating activities	20,170	(4,582)	10 , 425
Investing Activities:			
Investments in plant:			
Electric, gas and other utility plant	(12,280)	_	-
Competitive energy assets	_	_	_
Nuclear fuel	_	_	-
Cash flows used for investments in plant	(12,280)		
NU system Money Pool (lending)/borrowing	(55,300)	4,600	_
Investments in nuclear decommissioning trusts	_	_	-
Note that the second of the se			

Net cash flows (used in)/provided by investing activities	(78,007)	4	,600				
						-		
Financing Activities:								
Issuance of common shares		_		_				
Repurchase of common shares		_		_				
Issuance of long-term debt		_		_				
Issuance of rate reduction bonds		_						
Retirement of rate reduction bonds		_						
Net increase/(decrease) in short-term debt		_		_				
Reacquisitions and retirements of long-term debt		_	_					
Advance from parent								
Capital contributions from Northeast Utilities		_		_				
Cash dividends on preferred stock		_		_				
Cash dividends on preferred stock Cash dividends on common shares		_						
Other financing activities, net		(6)	_			_		
Other linancing activities, net		(6)		_		_		
Net cash flows (used in)/provided by financing activities		(6)						
Net (decrease)/increase in cash for the year	,	57 0/2)		1 0		10 425		
	(57,843)					2,205		
Cash and cash equivalents - beginning of year	58,293						2,203	
Cash and cash equivalents - end of year	\$	450	\$			12 , 630		
Supplemental Cash Flow Information: Cash paid/(refunded) during the year for:								
Interest, net of amounts capitalized	\$				\$	_		
Income taxes		(3,888)		, 927)	\$	===== (293		

NORTHEAST UTILITIES AND SUBSIDIARIES
Consolidating Statement of Cash Flows (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Yankee Energy System, Inc. (consolidated) (b)		Charter Oak Energy, Inc. (consolidated) (b)	
Operating Activities: Net income/(loss) Adjustments to reconcile to net cash	\$	15,895	\$	72
<pre>provided by/(used in) operating activities: Depreciation Deferred income taxes and investment tax credits, net</pre>		23,090 4,637		- -

Amortization		1,462		-
Net amortization/(deferral) of recoverable energy costs		(13,841)		_
Gain on sale of utility plant		-		-
Prepaid pension		(573)		_
Net other sources/(uses) of cash		2,776		-
Changes in working capital:				
Receivables and unbilled revenues, net		(8,074)		23,825
Fuel, materials and supplies		(12,822)		-
Accounts payable		16,783		(12,006)
Accrued taxes		931		(297)
Investments in securitizable assets		_		_
Other working capital (excludes cash)		30,384		
Net cash flows provided by/(used in) operating activities		60,648		11,594
Investing Activities:				
Investments in plant:				
Electric, gas and other utility plant		(70,647)		_
Competitive energy assets		_		-
Nuclear fuel		_		-
Cash flows used for investments in plant		(70,647)		-
NU system Money Pool (lending)/borrowing		63,200		_
Investments in nuclear decommissioning trusts		_		_
Net proceeds from the sale of utility plant		_		_
Buyout/buydown of IPP contracts		_		-
Payment for the purchase of Woods		_		-
Other investment activities, net		(1,902)		-
Net cash flows (used in)/provided by investing activities		(9,349)		
Financing Activities:				
Issuance of common shares		-		-
Repurchase of common shares		_		_
Issuance of long-term debt		_		_
Issuance of rate reduction bonds		-		-
Retirement of rate reduction bonds		_		-
Net increase/(decrease) in short-term debt		(50,000)		_
Reacquisitions and retirements of long-term debt		(1,050)		_
Advance from parent		_		-
Capital contributions from Northeast Utilities		_		_
Cash dividends on preferred stock		_		-
Cash dividends on common shares		_		(11,600)
Other financing activities, net		-		-
Net cash flows (used in)/provided by financing activities		(51,050)		(11,600)
,,,				
Net (decrease)/increase in cash for the year		249		(6)
Cash and cash equivalents - beginning of year		393		279
Cash and cash equivalents - end of year	\$	642	\$	273
Supplemental Cash Flow Information:				
Cash paid/(refunded) during the year for:				
Interest, net of amounts capitalized	\$	14,070	\$	
Income taxes	\$	3 , 665	\$	320
	=====	.=======	====	

NORTHEAST UTILITIES AND SUBSIDIARIES Consolidating Statement of Cash Flows (a) Year Ended December 31, 2002 (Thousands of Dollars)

	Eliminations			
Operating Activities:				
Net income/(loss)	\$ 159 , 667	\$	157 , 668	
Adjustments to reconcile to net cash				
provided by/(used in) operating activities:				
Depreciation			205,646	
Deferred income taxes and investment tax credits, net	615		(149,325)	
Amortization	_		461,544	
Net amortization/(deferral) of recoverable energy costs	_		27,623	
Gain on sale of utility plant	-		(187,113)	
Prepaid pension	24,226		(96, 492)	
Net other sources/(uses) of cash	(49,655)		10,707	
Changes in working capital:	(2 700)		(100 101)	
Receivables and unbilled revenues, net	(3,709)			
Fuel, materials and supplies	4,758		(27 , 590)	
Accounts payable Accrued taxes	17,818 (12,319)		153,450 114,296	
Investments in securitizable assets	(12,319)		27,459	
Other working capital (excludes cash)	67 , 852			
Other Working Capital (excludes Cash)	 		10,955	
Net cash flows provided by/(used in) operating activities	 217,124		612,645	
Investing Activities:				
Investments in plant:				
Electric, gas and other utility plant			(468,842)	
Competitive energy assets	_		(23,150)	
Nuclear fuel	 		(465)	
Cash flows used for investments in plant	(804)		(492,457)	
NU system Money Pool (lending)/borrowing	-		_	
Investments in nuclear decommissioning trusts	-		(9 , 876)	
Net proceeds from the sale of utility plant	_		366 , 786	
Buyout/buydown of IPP contracts	_		(5, 152)	
Payment for the purchase of Woods	_		(16,351)	
Other investment activities, net	69 , 982			
Net cash flows (used in)/provided by investing activities	 69,178		(141,816)	
Financing Activities:				
Issuance of common shares	_		7,458	
Repurchase of common shares	(185,989)			

Issuance of long-term debt		_		310,648
Issuance of rate reduction bonds		_		50,000
Retirement of rate reduction bonds		_		(169,039)
Net increase/(decrease) in short-term debt		_		(234,500)
Reacquisitions and retirements of long-term debt		_		(314,773)
Advance from parent		5 , 797		_
Capital contributions from Northeast Utilities		45,400		_
Cash dividends on preferred stock		_		(5 , 559)
Cash dividends on common shares	(137,754)		
Other financing activities, net		(13,756)		(736)
Net cash flows (used in)/provided by financing activities	(286 , 302)		(482,094)
Net (decrease)/increase in cash for the year		_		(11,265)
Cash and cash equivalents - beginning of year		-		96,658
Cash and cash equivalents - end of year				85 , 393
Supplemental Cash Flow Information: Cash paid/(refunded) during the year for:				
Interest, net of amounts capitalized		7,196		259 , 886
Income taxes	\$		\$	114,364
	====		===	

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THE CONNECTICUT LIGHT AND POWER COMPANY
AND SUBSIDIARIES (a)
Consolidating Balance Sheet (b)
Assets
December 31, 2002
(Thousands of Dollars)

	Lig	The ecticut ht and Company	Rec	CL&P eivables poration	CL&P Funding		Elim
ASSETS							
Current Assets:							
Cash and cash equivalents	\$		\$	158	\$	1	\$
Investments in securitizable assets		49,180		218,908		-	
Receivables, net		88,001		_		_	
Accounts receivable from affiliated companies		122,100		111,107		_	
Unbilled revenues		5,801		_		_	
Notes receivable from affiliated companies		1,900		_	1,245	,728	
Fuel, materials, and supplies, at average cost		32 , 379		_		_	
Prepayments and other		19,407		-		-	
		318 , 768		330,173	1,245	,729	

3 130 128	_	_	
1,113,991	-	_	
2,025,137			
153 , 556	_	_	
2,178,693	-		
1,702,677	_	_	
276,173	_	_	
64,847	_	-	
82,370	_	14,557	
2,126,067	-	14,557	
\$ 4,623,528	\$ 330,173	\$1,260,286	\$1,
	2,025,137 153,556 2,178,693 1,702,677 276,173 64,847 82,370 2,126,067	1,113,991 - 2,025,137 - 153,556 - 2,178,693 - 1,702,677 - 276,173 - 64,847 - 82,370 - 2,126,067 -	1,113,991

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not included are the following inactive subsidiaries: Electric Power, Incorporated, The Nutmeg Power Company, The Connecticut Steam Company and CL&P Capital L.P.
- (b) Not covered by auditors' report.

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THE CONNECTICUT LIGHT AND POWER COMPANY
AND SUBSIDIARIES (a)
Consolidating Balance Sheet (b)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

	The Connecticut Light and Power Company	CL&P Receivables Corporation	CL&P Funding LLC	Eli
LIABILITIES AND CAPITALIZATION				
Current Liabilities:				
Notes payable to affiliated companies	\$ 1,245,728	\$ -	\$ -	\$ 1
Notes payable to banks	_	40,000	_	
Accounts payable	174,890	_	_	
Accounts payable to affiliated companies	117,904	_	9	

Accrued taxes Accrued interest Other			- - 7,356	
		71,750	7,365	1
Rate Reduction Bonds	-	_	1,245,728	
Deferred Credits and Other Liabilities:				
Accumulated deferred income taxes	756,461	_	_	
Accumulated deferred investment tax credits	93,408		_	
Deferred contractual obligations	234,537		_	
Other	276,325	_	-	
	1,360,731			
Capitalization:				
Long-Term Debt	827 , 866	-	-	
Preferred Stock - Nonredeemable	116,200	-	_	
Common Stockholder's Equity:				
Common stock	60.352	_	_	
Capital surplus, paid in	327,299	200,829	7,193	
Retained earnings	308,554	57 , 594	-	
Accumulated other comprehensive loss	(363)	-	_	
Common Stockholder's Equity		258,423		
Total Capitalization		258,423	7,193	
Total Liabilities and Capitalization	\$ 4,623,528		\$1,260,286	 \$1 ===

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not included are the following inactive subsidiaries: Electric Power, Incorporated, The Nutmeg Power Company, The Connecticut Steam Company and CL&P Capital L.P.
- (b) Not covered by auditors' report.

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THE CONNECTICUT LIGHT AND POWER COMPANY
AND SUBSIDIARIES (a)
Consolidating Statement of Income (b)
Year Ended December 31, 2002
(Thousands of Dollars)

	The Connecticut Light and Power Company	Receivables	CL&P Funding LLC El
Operating Revenues	\$ 2,507,036	\$ - 	\$ 77,110 \$
Operating Expenses:			
Operation-			
Fuel, purchased and net interchange power	1,477,347	-	-
Other	299,909		77,110
Maintenance Depreciation	80,132 98,360	_	_
Amortization of regulatory assets, net	178 , 274	_	_
Taxes other than income taxes	137,299	_	_
Gain on sale of utility plant	(16,143)		_
Total operating expenses		530	
Operating Income/(Loss)	251 , 858		_
Interest Expense:			
Interest on long-term debt	41,332	_	_
Interest on rate reduction bonds	75 , 705		-
Other interest	3,925	178	
Interest expense, net	120 , 962	178	
Other Income, Net			
Equity in earnings of subsidiaries	16,536	_	_
Other, net	(5,921)	28,210	-
Other income, net	10,615	28,210	
Ingome Defens Income Tou Europe	1/1 511	27 , 502	
Income Before Income Tax Expense Income Tax Expense	55,899	10,966	
Net Income	\$ 85,612		\$ - \$
	==========	========	=======================================

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

⁽a) Not included are the following inactive subsidiaries: Electric Power, Incorporated, The Nutmeg Power Company, The Connecticut Steam Company and CL&P Capital L.P.

⁽b) Not covered by auditors' report.

AND SUBSIDIARIES (a)
Consolidating Statement of Retained Earnings (b)
Year Ended December 31, 2002
(Thousands of Dollars)

	The Connecticut Light and Power Company						E1
Balance at beginning of period	\$	286,901	\$	41,058	\$	-	\$
Additions:							
Net income		85 , 612		16,536		-	
Allocation of benefits - ESOP		1,745		_		_	
		374,258		57 , 594			
Deductions: Dividends declared:							
		E					
Preferred stock (at required annual rates)		5 , 559		_		_	
Common stock \$8.38 per share		60 , 145				-	
		65,704		 		-	
Balance at end of period	\$	308,554	\$	57,594	\$	-	\$
	====		===	======	=====	:=====	==

THE CONNECTICUT LIGHT AND POWER COMPANY

AND SUBSIDIARIES (a)

Consolidating Statement of Capital Surplus, Paid In (b)

Year Ended December 31, 2002

(Thousands of Dollars)

	The Connecticut Light and Power Company		CL&P Receivables Corporation			E]
Balance at beginning of period	\$	414,018	\$ 240,829	\$	7,193	ξ
Repurchase of common stock		(84,493)	_		_	
Allocation of benefits - ESOP		(2,458)	_		_	
Borrowing from The Connecticut Light and Power Company		-	(40,000)		_	
Capital stock expenses, net		232	_		_	
Capital stock expenses, net		232	-			_

Balance at end of period

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- Not included are the following inactive subsidiaries: Electric Power, Incorporated, The Nutmeg Power Company, The Connecticut Steam Company and CL&P Capital, L.P.
- (b) Not covered by auditors' report.

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THE CONNECTICUT LIGHT AND POWER COMPANY AND SUBSIDIAIRIES Consolidating Statement of Cash Flows (a) (b) Year Ended December 31, 2002 (Thousands of Dollars)

	The Connecticu Light and Power Compa	Receivables Corporation	CL& Funding
Operating Activities:			
Net Income	\$ 85,61	.2 \$ 16,536	\$
Adjustments to reconcile to net cash			
<pre>provided by/(used in) operating activities:</pre>			
Depreciation	98,36		
Deferred income taxes and investment tax credits, net		•	
Amortization	178,27		
Net amortization of recoverable energy costs, net	30,78		
Gain on sale of utility plant	(16,14	·	
Prepaid pension	(42,48	•	
Net other sources/(uses) of cash	62,86	(40,000)	
Changes in working capital:	450.04	(1.051)	
Receivables and unbilled revenues, net	(52,04		
Fuel, materials and supplies	(1,01	•	
Accounts payable	74,83		
Accrued taxes		34 (2,927)	
Investment in securitizable assets		70 (12,541)	
Other working capital (excludes cash)	(1,66		
Net cash flows provided by/(used in) operating activities	403,46	(40,005)	
Investing Activities:			
Investments in plant:			
Electric utility plant	(242,30)1) –	
Nuclear fuel	(5	·	
Cash flows used for investments in plant	(242,35		
NU system money pool (lending)/borrowing	(37,62	•	112,
	(- ,) = -	- /	,

Investments in nuclear decommissioning trusts Net proceeds from the sale of utility plant Other investment activities, net		(1,086) 35,887 7,347		- - -	(
Net cash flows (used in)/provided by investing activities		(237,835)		-	112,
Financing Activities:					
Repurchase of common stock		(99,990)		_	
Retirement of rate reduction bonds		_		_	(112,
Net increase in short-term debt				40,000	
Cash dividends on preferred stock		(5 , 559)		_	
Cash dividends on common stock		(60 , 145)		_	
Other financing activities, net		(542)		_	
Net cash flows (used in)/provided by financing activities		(166,236)		40,000	(112,
Net decrease in cash for the year		(610)		(5)	
Cash and cash equivalents - beginning of year		610		163	
Cash and cash equivalents - end of year	\$ ====	- 	\$ ====	158 =====	\$ ======
Supplemental Cash Flow Information:					
Cash paid during the year for:					
Interest, net of amounts capitalized	\$	117,718	\$	_	\$
Income taxes	==== \$	127,390		14,334	====== \$
Income canes		=======		======	======

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not included are the following inactive subsidiaries: Electric Power, Incorporated, The Nutmeg Power Company, The Connecticut Steam Company and CL&P Capital L.P. (b) Not covered by auditors' report.

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PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE AND SUBSIDIARIES Consolidating Balance Sheet (a) Assets December 31, 2002 (Thousands of Dollars)

		PSNH	PSNH Funding LLC 2	Pro
ASSETS				
Current Assets: Cash Receivables, net Accounts receivable from affiliated companies Taxes receivable Unbilled revenues Notes receivable from affiliated companies Fuel, materials, and supplies, at average cost Prepayments and other	68,201 9,668 - 32,004 23,000 49,182 9,981	459,773 - -	\$ 1 - - 45,608 - - 45,609	\$
Property, Plant and Equipment: Electric utility Other	1,431,509 -	- -	_ _	
Less: Accumulated depreciation	1,431,509 713,955			
Construction work in progress	717,554 50,547 		- - -	
Deferred Debits and Other Assets: Regulatory assets Investments in subsidiary companies, at equity	859 , 871	 - -	 - -	

	===========	========		===
Total Assets	\$ 1,882,466	\$ 491,868	\$ 57,010	\$
	917 , 978	32,094	11,401	
Other	48,721	32,094	11,401	

PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE AND SUBSIDIARIES Consolidating Balance Sheet (a) Assets December 31, 2002 (Thousands of Dollars)

	Consolidated
ASSETS	
Current Assets: Cash Receivables, net Accounts receivable from affiliated companies Taxes receivable Unbilled revenues Notes receivable from affiliated companies Fuel, materials, and supplies, at average cost Prepayments and other	\$ 5,319 68,204 9,667 - 32,004 23,000 49,182 10,032
Property, Plant and Equipment: Electric utility Other	1,431,710 6,195
Less: Accumulated depreciation	1,437,905 715,736
Construction work in progress	722,169 50,547
Deferred Debits and Other Assets: Regulatory assets Investments in subsidiary companies, at equity Other	859,871 92,280
	952,151
Total Assets	\$1,922,275

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE
AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

	Co New	ic Service mpany of Hampshire	Fundir	ng LLC	Fundi	SNH ng LLC 2]
LIABILITIES AND CAPITALIZATION							
Current Liabilities:							
	\$	505,380		-	\$	_	
Accounts payable		54 , 579		-		_	
Accounts payable to affiliated companies		3,845		213		21	
Accrued taxes		65 , 461		_		_	
Accrued interest		2,470				604	
Other		12 , 667	16	6 , 089		9 , 473	
		644,402 24,561					
Rate Reduction Bonds			464	4 , 181		46,661 	-
Deferred Credits and Other Liabilities:							
Accumulated deferred income taxes		360,015		_		_	
Accumulated deferred investment tax credits		2,680		_		_	
Deferred contractual obligations		56,165		_		_	
Accrued pension		37 , 933		_		_	
Other		52,156		_		_	
		508 , 949					
Capitalization:							
Long-Term Debt		407,285				_	
Common Stockholder's Equity: Common stock		-		_		_	
Capital surplus, paid in		126,937	(3,126		251	

Pro

Retained earnings	194,998	_	_	
Accumulated other comprehensive income	(105)	_	-	
Common Stockholder's Equity	321,830	3 , 126	251	
Total Capitalization	729,115	3,126	251	
Total Liabilities and Capitalization	\$ 1,882,466 =========	\$ 491,868 =======	\$ 57,010 ======	\$ ===

PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE
AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

	Consolidated
LIABILITIES AND CAPITALIZATION	
Current Liabilities: Notes payable to affiliated companies Accounts payable Accounts payable to affiliated companies Accrued taxes Accrued interest Other	\$ - 54,588 4,008 65,317 11,333 38,229
	173,475
Rate Reduction Bonds	510,841
Deferred Credits and Other Liabilities: Accumulated deferred income taxes Accumulated deferred investment tax credits Deferred contractual obligations Accrued pension Other	359,910 2,680 56,165 37,933 52,156
	508,844
Capitalization: Long-Term Debt	407,285
Common Stockholder's Equity: Common stock Capital surplus, paid in Retained earnings	- 126,937 194,998

Accumulated other comprehensive income	(105)
Common Stockholder's Equity	321,830
Total Capitalization	729,115
Total Liabilities and Capitalization	\$ 1,922,275

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE AND SUBSIDIARIES Consolidating Statement of Income (a) Year Ended December 31, 2002 (Thousands of Dollars)

		PSNH Funding LLC	PSNH Funding LLC 2
Operating Revenues		\$ 30,229	\$ 2,198
Operating Expenses: Operation-			
Fuel, purchased and net interchange power	•		- 100
Other Maintenance		30,229	2,198
Depreciation	64,146 40,941	_	_
Amortization of regulatory assets, net	238,960	_	_
Taxes other than income taxes	34,071	_	-
Total operating expenses			2,198
Operating Income	153,407	_	
<pre>Interest Expense: Interest on long-term debt</pre>	16,752		
Interest on rate reduction bonds	30,499	_	_
Other interest	1,874	_	_
Interest expense, net	49,125		

	=====		======		======		==
Net Income	\$	62,897	\$	_	\$	-	\$
Income Tax Expense		39 , 833		-		_ 	
Income Before Income Tax Expense		102,730					
Other (loss)/income, net		(1,552)					
Other, net		(2,341)		-		-	
Other (Loss)/Income, Net Equity in earnings of subsidiaries		789		_		_	

PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE

AND SUBSIDIARIES

Consolidating Statement of Income (a)

Year Ended December 31, 2002

(Thousands of Dollars)

	Consolidated
Operating Revenues	\$1,046,738
Operating Expenses: Operation-	
Fuel, purchased and net interchange power Other Maintenance Depreciation	387,987 126,506 64,146 40,941
Amortization of regulatory assets, net Taxes other than income taxes	238,960 34,226
Total operating expenses	892 , 766
Operating Income	153 , 972
<pre>Interest Expense: Interest on long-term debt Interest on rate reduction bonds Other interest Interest expense, net</pre>	16,752 30,499 1,874 49,125
Other (Loss)/Income, Net Equity in earnings of subsidiaries Other, net	
Other (loss)/income, net	(1,671)

Income Before Income Tax Expense		103,176
Income Tax Expense		40,279
Net Income	\$	62 , 897
	====	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE AND SUBSIDIARIES Consolidating Statement of Retained Earnings (a) Year Ended December 31, 2002 (Thousands of Dollars)

	Сс	lic Service ompany of Hampshire					_	
Balance at beginning of period	\$	176,419	\$	_	\$	_	\$	5,219
Additions:								
Net income		62 , 897		-		-		789
Allocation of benefits - ESOP		682		_		_		_
		239 , 998				-		6 , 008
Deductions: Dividends declared:		45.000						
Common stock \$115,979.38 per share		45,000		_		_		_
		45,000		 				
Balance at end of period	\$	194,998	\$	-	\$	_	\$	6,008
	====		=====	=====	=====	======	====	

PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE

AND SUBSIDIARIES

Consolidating Statement of Capital Surplus, Paid In (a)

Year Ended December 31, 2002

(Thousands of Dollars)

		ublic Service Company of New Hampshire		PSNH Funding LLC				PSNH ng LLC 2	-	erties Inc.
Balance at beginning of period	\$	165,000	\$	3,126	\$	1	\$	_		
Repurchase of common stock		(37,000)		-		_		_		
Capital contribution from Public Service Company of New Hampshire		-		-		250		_		
Allocation of benefits - ESOP		(1,063)		_		_		_		
Balance at end of period	\$	126 , 937	\$	3 , 126	\$ =====	251 =====	\$	-		

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE AND SUBSIDIARIES
Consolidating Statement of Cash Flows (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Public Service Company of New Hampshire		PSNH Funding LLC		PSI Fundin
Operating Activities:					
Net income	\$	62 , 897	\$	-	\$
Adjustments to reconcile to net cash					
provided by operating activities:					
Depreciation		40,941		-	
Deferred income taxes and investment tax credits, net		(79,843)		-	
Amortization		238,960		-	
Net amortization of recoverable energy costs, net		9,859		_	
Net other (uses)/sources of cash		(27,507)		(3)	
Changes in working capital:					
Receivables and unbilled revenues, net		3,297		-	

Fuel, materials and supplies Accounts payable Accrued taxes Other working capital (excludes cash)	(7,135 7,581 62,984 1,079		(22) - 3,281	1
Net cash flows provided by operating activities	313,113		3 , 256	1
<pre>Investing Activities: Investments in plant: Electric utility plant</pre>	(109,770)	-	
Cash flows used for investments in regulated plant NU system Money Pool (lending)/borrowing Buyout of IPP contract	(109,770 (38,804 (5,152)	-	(4
Other investment activities, net Net cash flows (used in)/provided by investing activities	443 (153,283		1,534 39,945	(1 (5
Financing Activities: Repurchase of common stock Issuance of rate reduction bonds Retirement of rate reduction bonds Net decrease in short-term debt Cash dividends on common stock Other financing activities, net Net cash flows (used in)/provided by financing activities	(37,000 - - (60,500 (45,000 (13,922 (156,422	(() () () () () () () () () (- 43,201) - - - 43,201)	5 (4
Net increase in cash for the year Cash and cash equivalents - beginning of year	3,408 943		_ 1 	
Cash and cash equivalents - end of year	\$ 4,351 =======	•	1	\$ ======
Supplemental Cash Flow Information: Cash paid/(refunded) during the year for: Interest, net of amounts capitalized	\$ 47,780	•	329 ======	\$
Income taxes	\$ 56,048	\$		\$ ======

PUBLIC SERVICE COMPANY OF NEW HAMPSHIRE AND SUBSIDIARIES
Consolidating Statement of Cash Flows (a)
Year Ended December 31, 2002
(Thousands of Dollars)

С	0	n	S	0	1	i	d	а	t	е	d
_	_	_	_	_	_	_	_	_	_	_	_

Operating Activities:

Net income Adjustments to reconcile to net cash	\$	62 , 897
provided by operating activities:		40.041
Depreciation Deferred income taxes and investment tax credits, net Amortization		40,941 (79,866) 238,960
Net amortization of recoverable energy costs, net Net other (uses)/sources of cash		9,859 (27,703)
Changes in working capital: Receivables and unbilled revenues, net		2,989
Fuel, materials and supplies Accounts payable		(7 , 135) 7 , 583
Accrued taxes		63,036
Other working capital (excludes cash)		14,432
Net cash flows provided by operating activities		325 , 993
The second secon		
Investing Activities: Investments in plant:		
Electric utility plant		(109,770)
Cash flows used for investments in regulated plant		(109,770)
NU system Money Pool (lending)/borrowing		(46,000)
Buyout of IPP contract Other investment activities, net		(5,152) (8,269)
Net cash flows (used in)/provided by investing activities		(169,191)
Net cash flows (asea in//provided by investing activities		
Financing Activities:		
Repurchase of common stock		(37,000)
Issuance of rate reduction bonds		50,000
Retirement of rate reduction bonds Net decrease in short-term debt		(46,540)
Cash dividends on common stock		(60,500) (45,000)
Other financing activities, net		(13,922)
Net cash flows (used in)/provided by financing activities		(152,962)
Net increase in cash for the year		3,840
Cash and cash equivalents - beginning of year		1,479
Cash and cash equivalents - end of year	\$	5,319 ======
Supplemental Cash Flow Information:		
Cash paid/(refunded) during the year for:		
Interest, net of amounts capitalized	\$ ===	47 , 506
Income taxes	\$	56,458
	_==	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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WESTERN MASSACHUSETTS ELECTRIC COMPANY AND SUBSIDIARY Consolidating Balance Sheet (a) Assets December 31, 2002 (Thousands of Dollars)

	Massa	stern chusetts ic Company	Fund	MECO ding LC	Eliminat	:io
ASSETS						
Current Acceta.						- /
Current Assets:	Ċ	122	ċ	1	ć	•
Cash	\$		\$	Τ	\$	•
Receivables, net		42,203		_		
Accounts receivable from affiliated companies		6,369		-		
Unbilled revenues		8,944		_		ļ
Notes receivable from affiliated companies		_	14	1,901	141,	, 90

Fuel, materials and supplies, at average cost	1,821	_	
Prepayments and other	1,470		
	60,929	141,902	141,90
Property, Plant and Equipment:			
Electric utility	590,153	_	
Less: Accumulated depreciation	195,804	-	
	394,349		
Construction work in progress	11,860		
	406,209		
Deferred Debits and Other Assets:			
Regulatory assets	283,702	_	
Prepaid pension	67,516	_	
Investments in subsidiary company, at equity	776	_	77
Other	15,212	3,092	
	367,206	3,092	77
Total Assets	\$ 834,344	\$ 144 , 994	\$ 142 , 67
	=========		

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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WESTERN MASSACHUSETTS ELECTRIC COMPANY
AND SUBSIDIARY
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

	Mass Elect	Fun	ECO ding LC	Eliminatio		
LIABILITIES AND CAPITALIZATION						
Current Liabilities:						
Notes payable to banks	\$	7,000	\$	_	\$	
Notes payable to affiliated companies		227,801		_		141,90
Accounts payable		17,730		_		
Accounts payable to affiliated companies		6,218		14		

Accrued taxes Accrued interest Other	4,334 1,283 7,320	- 777 685	
	271 , 686	1,476	141 , 90
Rate Reduction Bonds		142,742	
Deferred Credits and Other Liabilities:			
Accumulated deferred income taxes	222,065	_	
Accumulated deferred investment tax credits	3,662	_	
Deferred contractual obligations	63,767	-	
Other	13,213	_	
	302,707		
Capitalization:			
Long-Term Debt	101 , 991	-	
Common Stockholder's Equity:			
Common stock	10,866	_	
Capital surplus, paid in	69,712	776	77
Retained earnings	77,476	- -	
Accumulated other comprehensive loss	(94)	_	
Common Stockholder's Equity	157 , 960		77
Total Capitalization	259 , 951	776	77
Total Liabilities and Capitalization	\$ 834,344		
		========	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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WESTERN MASSACHUSETTS ELECTRIC COMPANY
AND SUBSIDIARY
Consolidating Statement of Income (a)
Year Ended December 31, 2002
(Thousands of Dollars)

Western	estern WMECO			
Massachusetts	Funding			
Electric Company	LLC	Eliminatio		

Operating Revenues	\$ 	369 , 487	\$ 9,843	\$ 9,84
Operating Eupengee				
Operating Expenses: Operation-				
Fuel, purchased and net interchange power		181,485		
Other		49,039	0 043	9,84
Maintenance		14,499	9,043	9,04
		14,499	_	
Depreciation		•	_	
Amortization of regulatory assets, net		39,712	_	
Taxes other than income taxes		10,688	_	
Total operating expenses		309,804	•	9,84
Operating Income		59 , 683		
<pre>Interest Expense:</pre>				
Interest on long-term debt		2,942	_	
Interest on rate reduction bonds		9 , 587	_	
Other interest		1,857	-	
Interest expense, net		14,386	 -	
Other Loss, net		(850)	-	
Income Before Income Tax Expense		44,447	_	
Income Tax Expense		6 , 765	 _	
Net Income		37,682		\$
	=====		 	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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WESTERN MASSACHUSETTS ELECTRIC COMPANY

AND SUBSIDIARY

Consolidating Statement of Retained Earnings (a)

Year Ended December 31, 2002

(Thousands of Dollars)

Electric Company	LLC	Eliminatio
Massachusetts	Funding	
Western	WMECO	

\$ 55,422	\$	_	\$	
37 , 682		-		
381				
 93,485				
 16,009		_		
 16,009		_		
\$ 77,476	\$	-	\$	
	37,682 381 93,485	37,682 381 93,485	37,682 - 381 - 93,485 - 16,009 -	37,682 - 381 - 93,485 - 16,009 - 16,009 -

WESTERN MASSACHUSETTS ELECTRIC COMPANY AND SUBSIDIARY Consolidating Statement of Capital Surplus, Paid In (a) Year Ended December 31, 2002 (Thousands of Dollars)

	Western Massachusetts Electric Company			MECO nding LLC	Eliminatio		
Balance at beginning of period	\$	82,224	\$	776	\$	77	
Repurchase of common stock		(12,123)		_			
Allocation of benefits - ESOP		(520)		-			
Capital stock expenses, net		131					
Balance at end of period	\$	69 , 712	\$	776 =====	\$ =====	77	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

WESTERN MASSACHUSETTS ELECTRIC COMPANY AND SUBSIDIARY Consolidating Statement of Cash Flows (a) Year Ended December 31, 2002 (Thousands of Dollars)

	Western Massachusetts Electric Company		Eliminati	
Operating Activities:				
Net income	\$ 37,682	\$ -	\$	
Adjustments to reconcile to net cash				
<pre>provided by/(used in) operating activities: Depreciation</pre>	14,381			
Deferred income taxes and investment tax credits, net	(26, 952)	_		
Amortization	39,712	_		
Deferral of recoverable energy costs, net	(529)	_		
Prepaid pension	(13,290)	_		
Net other uses of cash	(8,219)	(2)		
Changes in working capital:	. ,			
Receivables and unbilled revenues, net	1,217	-		
Fuel, materials and supplies	(365)	_		
Accounts payable	(14,004)	(4)	(
Accrued taxes	643	-		
Other working capital (excludes cash)	(2,332)	(18)		
Net cash flows provided by/(used in) operating activities		(24)		
<pre>Investing Activities: Investments in plant: Electric utility plant Nuclear fuel</pre>	(23, 428)	- - -		
Cash flows used for investments in plant	(23, 428)	_		
NU system money pool borrowing	67,200	9,500		
Other investment activities, net	838	99		
Net cash flows provided by investing activities	44,610	9 , 599		
Financing Activities:				
Repurchase of common stock	(13,999)	_		
Retirement of rate reduction bonds	-	(9,575)		
Net decrease in short-term debt	(43,000)	-		
Cash dividends on common stock	(16,009)	_		
Other financing activities, net	(22)	_		
Net cash flows used in financing activities	(73,030)	(9,575)		
Net decrease in cash for the year Cash and cash equivalents - beginning of year	(476) 598	- 1		
cash and cash edutivatenes pedimining of Jear	J 5 0			
Cash and cash equivalents - end of year	\$ 122	\$ 1	\$	

Supplemental Cash Flow Information: Cash paid during the year for:					
Interest, net of amounts capitalized	\$	14,882	\$	52	\$
	====		====	=====	
Income taxes	\$	32,522	\$	-	\$
	====	=======	====	=====	=======

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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HOLYOKE WATER POWER COMPANY
AND SUBSIDIARY
Consolidating Balance Sheet (a)
Assets
December 31, 2002
(Thousands of Dollars)

=======

	Holyoke Holyoke Water Power and Power Electric Company Company			Consoli
ASSETS				
Current Assets:				
Cash	\$ 80	\$ -	\$ -	\$
Receivables, net	66	•	_	т
			3,130	3
Taxes receivable	895		17	
Notes receivable from affiliated companies	2,100	_	_	2
Fuel, materials, and supplies, at average cost		_	_	7
Prepayments and other	157		-	
	13,767	3,500	3,147	14
Property, Plant and Equipment:				
Competitive energy	35 , 310	1,418	_	36
Less: Accumulated depreciation	32,431	1,076	_	33
	2,879	342		3
Construction work in progress	2,042		-	2
	4 , 921	342		5
Deferred Debits and Other Assets:				
Deferred financing costs	717	_	_	
Prepaid pension	2,515	_	_	2
Investments in subsidiary company, at equity	707		707	
Other	2,060	38	38	2
	5 , 999	38	745	- 5
Total Assets	\$ 24 , 687	\$ 3 , 880	\$ 3 , 892	\$ 24

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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HOLYOKE WATER POWER COMPANY
AND SUBSIDIARY
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002

(Thousands of Dollars)

	Power	Power and Electric	Eliminations	Consoli
LIABILITIES AND CAPITALIZATION				
Current Liabilities:				
Accounts payable	\$ 1,779	\$ 67	\$ -	\$ 1
Accounts payable to affiliated companies		3,077	3,130	1
Accrued taxes	162		16	
Other	22		-	
	3,527		3 , 146	3
Deferred Credits and Other Liabilities:				
Accumulated deferred investment tax credits	1,723			1
Other	3,613	167	167	3
	5 , 336	167		5
Capitalization:				
Advances from parent companies	9 , 600	424	424	9
Common Stockholder's Equity:				
Common stock		485		2
Capital surplus, paid in	5,969		-	5
Accumulated deficit	(2,145)	(368)		(2
Common Stockholder's Equity		117	117	6
Total Capitalization	•	541		15
Total Liabilities and Capitalization			\$ 3,892	\$ 24
	========		========	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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HOLYOKE WATER POWER COMPANY
AND SUBSIDIARY
Consolidating Statement of Income (a)
Year Ended December 31, 2002

(Thousands of Dollars)

	Holyoke Holyoke Water Power and Power Electric Company Company		Eliminations	Consoli
Operating Revenues	\$ 37 , 974	\$37 , 764	\$ 37,492	\$ 38
Operating Expenses:				
Operation-				
Fuel, purchased and net interchange power			37 , 492	25
Other	5,799		_	5
Maintenance	3,903		_	3
Depreciation	628	24	_	
Amortization	(2)		_	
Taxes other than income taxes	1,504	42	-	1
Total operating expenses	37,206		37,492	37
Operating Income/(Loss)	768		-	
Interest Expense:				
Interest on long-term debt	(23)	_	_	
Other interest	273	21		
Interest expense, net	250	21	21	
Other Loss, Net				
Equity in earnings of subsidiary	(64)	_	(64)	
Other, net	(1,412)		21	(1
Other loss, net	(1,476)		(43)	(1
Loss Before Income Tax Benefit	(958)	(92)	(64)	
Income Tax Benefit	(18)	(28)	_	
Net Loss	\$ (940)	\$ (64)		\$
			=========	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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HOLYOKE WATER POWER COMPANY
AND SUBSIDIARY

Consolidating Statement of Retained Earnings (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Holyoke Water Power Company	Holyoke Power and Electric Company	Eliminations	Consoli	
Balance at beginning of period	\$ (1,233)	\$ (304)	\$ (304)	\$ (
Additions: Net loss	(940)	(64)	(64)		
Allocation of benefits - ESOP	28	_	-		
Balance at end of period	\$ (2,145)	\$ (368)	\$ (368)	\$ (

HOLYOKE WATER POWER COMPANY
AND SUBSIDIARY
Consolidating Statement of Capital Surplus, Paid In (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Holyoke Water Power Company		Water Power and Power Electric		and ric	nd c		Consoli	
Balance at beginning of period	\$	6,000	\$	_	\$	_	\$		
Allocation of benefits - ESOP		(31)		-		-			
Balance at end of period	 \$ ====	5 , 969	 \$ ====	 - =====	 \$ =====	 - 	\$		

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

HOLYOKE WATER POWER COMPANY AND SUBSIDIARY Consolidating Statement of Cash Flows (a) Year Ended December 31, 2002 (Thousands of Dollars)

	Holyoke Water Power Company		Water Power Elec		Elin	nination	
Operating Activities:							
Net loss	\$	(940)	\$	(64)	\$	(64)	
Adjustments to reconcile to net cash							
used in operating activities:							
Depreciation		628		24		_	
Deferred income taxes and investment tax credits, net		715		(2)		_	
Amortization		(2)		-		_	
Prepaid pension		(1)		_		_	
Net other (uses)/sources of cash		(423)		19		22	
Changes in working capital:							
Receivables and unbilled revenues, net		717		545		545	
Fuel, materials and supplies		(1,204)	, ,	-		-	
Accounts payable		(54)	(3	3,674)		(545)	
Accrued taxes Other working capital (excludes cash)		162 155		(49) 71		(49) 48	
Other working capital (excludes cash)		133		/ 1		40	
Net cash flows used in operating activities		(247)	(3	3,130)		(43)	
Investing Activities:							
Competitive energy assets		(954)		_		_	
NU system Money Pool borrowing		1,200		_		_	
Other investment activities, net		81		_		43	
,							
Net cash flows provided by investing activities		327		_		43	
Net increase/(decrease) in cash for the year		80	(3	3,130)		_	
Cash - beginning of year		_		3,130		_	
Cash - end of year	\$	80	\$	_	\$	_	
	====		====				
Supplemental Cash Flow Information:							
Cash paid/(refunded) during the year for:		0.0-		0.5			
Interest, net of amounts capitalized	\$	325	\$	21	\$	21	
Income taxes	\$	(417)	\$	11	\$	-	
	====		====		=====		

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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YANKEE ENERGY SYSTEM, INC.
AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Assets
December 31, 2002
(Thousands of Dollars)

	Ene Sys	nkee ergy stem, nc.	Yankee Gas Services Company		NorConn Properties Inc.		Housa Corpor
ASSETS							
Current Assets:							
Cash	\$	512	\$	_	\$	_	\$
Receivables, net		-	4	6,518		-	
Accounts receivable from affiliated companies		38		6,100		24	

Taxes receivable	_	-	_	
Unbilled revenues	_	43,001	_	
Notes receivable from affiliated companies	1,288	_	281	
Fuel, materials, and supplies, at average cost	_	16,702	_	
Derivative assets	_	2,252	-	
Prepayments and other		4,471	-	
	1,838	119,044	305	
Property, Plant and Equipment:				
Gas utility	_	679,055	_	
Less: Accumulated depreciation	_	281,771		
•				
	_	397,284	-	
Construction work in progress	_	58,011	_	
	-	455,295		
Deferred Debits and Other Assets:				
Regulatory assets	_	54,722	_	
Goodwill and other purchased intangible assets		287,591	_	
Prepaid pension	_	43,330	_	
Investments in subsidiary companies, at equity	522,081	_	_	
Other	3,531		1,916	
	525,612	386,362		
Total Assets	•	\$ 960,701	•	\$
		========	========	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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YANKEE ENERGY SYSTEM, INC.

AND SUBSIDIARIES

Consolidating Balance Sheet (a)

Assets

December 31, 2002

(Thousands of Dollars)

Yankee	Yankee		
Energy	Energy	R.M.	
Financial	Services	Services	
Services	Company	Company	Eliminations

				, , , , , , , , , , , , , , , , , , ,
Current Assets:				
Cash	\$ 44	\$ -	\$ -	\$ -
Receivables, net	4,600	_	_	-
Accounts receivable from affiliated companies	2	454	173	1,152
Taxes receivable	_	188	-	188
Unbilled revenues	_	_	_	-
Notes receivable from affiliated companies	_	_	_	1,569
Fuel, materials, and supplies, at average cost	_	_	_	-
Derivative assets	_	_	_	-
Prepayments and other	10	_	-	-
	4,656		173	2 , 909
Property, Plant and Equipment:				
Gas utility	_	_	_	-
Less: Accumulated depreciation	_	_	_	_
•				
	_	_	_	-
Construction work in progress	_	_	_	_
• •				
	_	-	_	-
Deferred Debits and Other Assets:				
Regulatory assets	_	_	_	_ !
Goodwill and other purchased intangible assets	_	_	_	_ !
Prepaid pension	_	_	_	_
Investments in subsidiary companies, at equity	_	_	_	522,081
Other	129	5,586	12,313	4,495
	129	5,586	12,313	526 , 576
Total Assets	\$ 4,785 =======	\$ 6,228 ======	\$ 12,486 ======	\$ 529 , 485

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YANKEE ENERGY SYSTEM, INC. AND SUBSIDIARIES Consolidating Balance Sheet (a) Capitalization and Liabilities December 31, 2002 (Thousands of Dollars)

Inc.	Company	Inc.	Corpor
System,	Services	Properties	Housa
Energy	Yankee Gas	NorConn	
Yankee			

LIABILITIES AND CAPITALIZATION

Current Liabilities:				
Notes payable to affiliated companies	\$ -	\$ 66,000		\$
Long-term debt - current portion	_	950	1,400	7
Accounts payable	279	36,343	33	7
Accounts payable to affiliated companies	28	4,936	2	7
Accrued taxes	77	8,496	75	7
Accrued interest	_	3,348	7	7
Other	_	23,734		
	384		1,517	
Deferred Credits and Other Liabilities:				•
Accumulated deferred income taxes	-	90,168	314	7
Accumulated deferred investment tax credits	_	6 , 722		7
Other	_	65,665	_	1
		162,555	314	
Capitalization: Long-Term Debt	-	151 , 376	-	
Common Stockholder's Equity:				
Common stock	_	5		, , , , , , , , , , , , , , , , , , ,
Capital surplus, paid in		465,876		, , , , , , , , , , , , , , , , , , ,
Retained earnings/accumulated deficit	40,943	•	380	, , , , , , , , , , , , , , , , , , ,
Accumulated other comprehensive income	1,354	1,354		
Common Stockholder's Equity	527 , 066	502 , 963	390	
Total Capitalization	527 , 066			
Total Liabilities and Capitalization	\$ 527 , 450	\$ 960,701	\$ 2 , 221	\$
			=======	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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YANKEE ENERGY SYSTEM, INC.
AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

Yankee Yankee Energy Energy R.M.

${\bf Edgar\ Filing:\ NORTHEAST\ UTILITIES\ SYSTEM\ -\ Form\ U5S}$

	Financial Services	Services Company		Eliminations
LIABILITIES AND CAPITALIZATION				
Current Liabilities:				
Notes payable to affiliated companies		\$ 769	\$ -	\$ 1,569
Long-term debt - current portion	_	_	_	-
Accounts payable	77	2	_	-
Accounts payable to affiliated companies	13		_	1,152
Accrued taxes	18	_	_	188
Accrued interest Other	_	7	- -	- J
	3,308	1,264		2,909
Deferred Credits and Other Liabilities:				
Accumulated deferred income taxes	_	_	_	4,467
Accumulated deferred investment tax credits	_	_	_	· _ !
Other	_	5	_	28
		5	-	4,495
Capitalization:				
Long-Term Debt	_	_	_	_ !
Tong-lend Debt				
Common Stockholder's Equity:				
Common stock	1	1		19
Capital surplus, paid in	1,241	7,881	13,798 (1,313)	488,805
Retained earnings/accumulated deficit	235	(2,923)	(1,313)	
Accumulated other comprehensive income	-		_	1,354
Common Stockholder's Equity	1,477		12,486	
Total Capitalization	1,477		12,486	522,081
Total Liabilities and Capitalization			\$ 12,486 ======	\$ 529,485

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YANKEE ENERGY SYSTEM, INC. AND SUBSIDIARIES
Consolidating Statement of Income (a)
Year Ended December 31, 2002
(Thousands of Dollars)

Yankee			
Energy	Yankee Gas	NorConn	
System,	Services	Properties	Housa
Inc.	Company	Inc.	Corpor

Operating Revenues	\$ -	\$	293 , 256	\$	285	\$
Operating Expenses:						
Operation-						
Fuel, purchased and net interchange power	_		150,240		_	
Other	145		50,940		15	
Maintenance	_		7,785		_	
Depreciation	_		22,955		89	
Amortization of regulatory assets, net	_		1,057		-	
Taxes other than income taxes	2		20,408		-	
Total operating expenses	147		253,385		104	
Operating (Loss)/Income	(147)		39 , 871		181	
<pre>Interest Expense: Interest on long-term debt</pre>	_		11 , 795		90	
Other interest			2,366			
Interest expense, net	310		14,161		96	
Other Income/(Loss), Net						
Equity in earnings of subsidiaries	15,996		_		_	
Other, net	304		(809)		36	
Other income/(loss), net	16,300		(809)		36	
Income //I ago) Defene Income Tay (Denefit) /Denefit	15 040		24 001		101	
<pre>Income/(Loss) Before Income Tax (Benefit)/Expense Income Tax (Benefit)/Expense</pre>	(52)		7,329		58	
Net Income/(Loss)	\$ 15,895				63	\$
	========	===		====		=====

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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YANKEE ENERGY SYSTEM, INC. AND SUBSIDIARIES
Consolidating Statement of Income (a)
Year Ended December 31, 2002
(Thousands of Dollars)

Yankee	Yankee	
Energy	Energy	R.M.
Financial	Services	Services

	Serv	rices	Company		y Company		Eliminations	
Operating Revenues	\$	56	\$	567	\$	-	\$	285
Operating Expenses:								
Operation-								
Fuel, purchased and net interchange power		-		-		_		_
Other				786		_		285
Maintenance		-		_		_		_
Depreciation		46		405		_		_
Amortization of regulatory assets, net Taxes other than income taxes		_		405		_		_
laxes other than income taxes		_		_		_		_
Total operating expenses		195		L,191				285
Operating (Loss)/Income		(139)		(624)				
Interest Expense:								
Interest on long-term debt		_		_		_		_
Other interest		55		65		_		90
Other interest								
Interest expense, net		55		65		_		90
Other Income/(Loss), Net								
Equity in earnings of subsidiaries		_		_		_		15,996
Other, net		348		-		1,303)		90
Other income/(loss), net		348		_	(1,303)		16,086
<pre>Income/(Loss) Before Income Tax (Benefit)/Expense</pre>		15/		(689)	,	1 3031		15 996
Income Tax (Benefit)/Expense		108		583		(456)		10,990
Net Income/(Loss)	\$	46						15 , 996
			====		===		====	

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YANKEE ENERGY SYSTEM, INC. AND SUBSIDIARIES
Consolidating Statement of Retained Earnings (a)
Year Ended December 31, 2002
(Thousands of Dollars)

Yankee			
Energy	Yankee Gas	NorConn	
System,	Services	Properties	Housa
Inc.	Company	Inc.	Corpor

Balance at beginning of period	\$ 25,048	\$ 27,103	\$ 317	\$
Additions:				
Net income/(loss)	15 , 895	17,572	63	
Allocation of benefits - ESOP		53		
	40,943	44,728	380	
Deductions: Dividend declared:				
Common stock \$9,000 per share	_	9,000	_	
		9,000	-	
Balance at end of period	\$ 40,943	\$ 35,728	\$ 380	\$
	========	========	=======================================	

YANKEE ENERGY SYSTEM, INC. AND SUBSIDIARIES
Consolidating Statement of Capital Surplus, Paid In (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Yankee Energy System, Inc.	Yankee Gas Services Company	NorC Proper Inc	ties	Housa Corpor
Balance at beginning of period	\$ 484,888	\$ 466,048	\$	9	\$
Allocation of benefits - ESOP	(119)	(172)		-	
Balance at end of period	\$ 484,769 ========	\$ 465 , 876	\$	9	\$

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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YANKEE ENERGY SYSTEM, INC. AND SUBSIDIARIES
Consolidating Statement of Retained Earnings (a)
Year Ended December 31, 2002
(Thousands of Dollars)

			Energy Energy R.M. Financial Services Services		Energy Energy R. Financial Services Ser		Eliminatio
Balance at beginning of period	\$ 189	\$(1,651)	\$ (466)	\$ 24 , 85			
Additions: Net income/(loss) Allocation of benefits - ESOP	46	(1,272)	(847) -	15 , 99 5			
	235	(2,923)	(1,313)	40,90			
Deductions: Dividend declared: Common stock \$9,000 per share	-	_	_	9,00			
		-	-	9,00			
Balance at end of period	\$ 235		\$ (1,313)	•			

YANKEE ENERGY SYSTEM, INC. AND SUBSIDIARIES
Consolidating Statement of Capital Surplus, Paid In (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Yankee Energy Financial Services	Yankee Energy Services Company	R.M. Services Company	Eliminatio
Balance at beginning of period	\$ 1,241	\$ 7,881	\$ 13,798	\$ 488,97
Allocation of benefits - ESOP	-		-	(17
Balance at end of period	\$ 1,241 	\$ 7,881	\$ 13 , 798	\$ 488 , 80

YANKEE ENERGY SYSTEM, INC. AND SUBSIDIARIES
Consolidating Statement of Cash Flows (a)
Year Ended December 31, 2002
(Thousands of Dollars)

			Ser	Yankee Gas Services Company		orConn perties, Inc.
Operating Activities:	4 15	0.05	4 17	5.70	^	62
<pre>Net income/(loss) Adjustments to reconcile to net cash provided by/(used in) operating activities:</pre>	\$ 15	,895	\$ 17	, 572	Ş	63
Depreciation		-	22	,955		89
Deferred income taxes and investment tax credits, net		(21)		, 175		(26)
Amortization		-		,057		_
Deferral of recoverable energy costs		_		,841)		_
Prepaid pension		-		(573)		(07)
Net other sources/(uses) of cash Changes in working capital:		248	۷	, 520		(87)
Receivables and unbilled revenues, net		(38)	(4	101)		1
Fuel, materials and supplies		-	-	,822)		_
Accounts payable	(11	,031)		,832		(117)
Accrued taxes		(238)		458		75
Other working capital (excludes cash)	2	,906		,225		51
Net cash flows provided by/(used in) operating activities	7	,721		, 457		49
<pre>Investing Activities: Investments in plant NU system Money Pool borrowing/(lending) Other investment activities, net</pre>		- ,382 ,594)	1	,647) ,500 ,510		- 65 (39)
Net cash flows (used in)/provided by investing activities	(7	,212) 	(5	, 637)		26
Financing Activities:						
Net decrease in short-term debt Reacquistions and retirements of long-term debt Cash dividends on common stock		- - -		,000) (950) ,000)		(100)
Net cash flows used in financing activities		 	(59	, 950)		(100)
Net increase/(decrease) in cash for the year Cash - beginning of year		509		(130) 130		(25) 25
Cash - end of year	\$	512 =====	\$ =====	 - =====	\$ ====	 - ======
Supplemental Cash Flow Information: Cash paid/(refunded) during the year for: Interest, net of amounts capitalized	\$	34		, 911	\$	96
Income torres	=====			700		(42)
Income taxes	\$ =====	34 =====	\$ 3 =====	, 799 =====	\$ ====	(43)

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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YANKEE ENERGY SYSTEM, INC. AND SUBSIDIARIES
Consolidating Statement of Cash Flows (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Housatonic Corporation				Yankee Energy Services Company
Operating Activities:					
Net income/(loss)	\$	434	\$	46	\$ (1,272)
Adjustments to reconcile to net cash	Y	101	Y	10	Y (1/2/2)
provided by/(used in) operating activities:					
Depreciation		_		46	_
Deferred income taxes and investment tax credits, net		_		2	963
Amortization		_		-	405
Deferral of recoverable energy costs		-		_	_
Prepaid pension		-		-	_
Net other sources/(uses) of cash		-		(22)	(1)
Changes in working capital:					
Receivables and unbilled revenues, net		_		(139)	6,526
Fuel, materials and supplies		-		_	_
Accounts payable		(721)		8	488
Accrued taxes		278		(2)	- 107
Other working capital (excludes cash)		95			187
Net cash flows provided by/(used in) operating activities		86		(61)	7 , 296
Investing Activities:					
Investments in plant		_		_	-
NU system Money Pool borrowing/(lending)		_		_	(2,746)
Other investment activities, net		_		22	(4,701)
Net cash flows (used in)/provided by investing activities		_		22	(7,447)
Financing Activities:					
Net decrease in short-term debt		_		_	_
Reacquistions and retirements of long-term debt		_		_	_
Cash dividends on common stock		-		_	_

Net cash flows used in financing activities		-		_		-
Net increase/(decrease) in cash for the year Cash - beginning of year		86		(39) 83		(151) 151
Cash - end of year	\$ =====	86	\$ ====	44	\$ ====	-
Supplemental Cash Flow Information: Cash paid/(refunded) during the year for: Interest, net of amounts capitalized	\$		\$	55	\$	64
Income taxes	\$ =====	83	\$ ====	109	\$ ====	(317)

YANKEE ENERGY SYSTEM, INC. AND SUBSIDIARIES
Consolidating Statement of Cash Flows (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Co	nsolidated
Operating Activities:		
Net income/(loss)	\$	15,895
Adjustments to reconcile to net cash		
provided by/(used in) operating activities:		
Depreciation		23,090
Deferred income taxes and investment tax credits, net		4,637
Amortization		1,462
Deferral of recoverable energy costs		(13,841)
Prepaid pension		(573)
Net other sources/(uses) of cash		2,776
Changes in working capital:		(0, 0, 0, 1, 1)
Receivables and unbilled revenues, net		(8,074)
Fuel, materials and supplies		(12,822)
Accounts payable		16,783
Accrued taxes		931
Other working capital (excludes cash)		30 , 384
Net cash flows provided by/(used in) operating activities		60,648
Investing Activities:		
Investments in plant		(70,647)
NU system Money Pool borrowing/(lending)		63,200
Other investment activities, net		(1,902)
const invocation doctricies, not		
Net cash flows (used in)/provided by investing activities		(9,349)
Financing Activities:		
Net decrease in short-term debt		(50,000)
Reacquistions and retirements of long-term debt Cash dividends on common stock		(1,050) -

Net cash flows used in financing activities		(51,050)
Net increase/(decrease) in cash for the year		249
Cash - beginning of year		393
Cash - end of year	\$	642
	====	
Supplemental Cash Flow Information: Cash paid/(refunded) during the year for:		
Interest, net of amounts capitalized	\$	14,070
Income taxes	\$	3 , 665
	====	

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NU ENTERPRISES, INC.
AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Assets
December 31, 2002
(Thousands of Dollars)

	Enterprises,		Northeast Generation Company	Gen Se C (con	solidated
ASSETS					
Current Assets:					
Cash	\$	64	\$ 18,248	\$	2,257
Receivables, net		_	1,441		17,600
Accounts receivable from affiliated companies		_	12,124		4,098
Taxes receivable		70	1,587		690
Unbilled revenues		_	_		4,297
Notes receivable from affiliated companies		1,300	10,000		_
Fuel, materials, and supplies, at average cost		_	2,164		322
Special deposits		_	_		
Derivative assets Prepayments and other		3	- 780		1,998
		1,437	46,344		31 , 262
Property, Plant and Equipment:					
Competitive energy		_	799 , 585		3 , 982
Less: Accumulated depreciation		_	19,379		1,046
			780 , 206		 2 , 936

Construction work in progress	_	21,085	508
		801,291	 3,444
Deferred Debits and Other Assets:			
Goodwill and other purchased intangible assets, net	-	_	14,633
Prepaid pension	_	_	926
Investments in subsidiary companies, at equity	1,239,307	_	_
Other	8,505	39 , 776	1,309
	1,247,812	39 , 776	 16,868
Total Assets	\$ 1,249,249	\$887,411	\$ 51,574

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) See supporting statements.
- (c) Select Energy Portland Pipeline, Inc. was dissolved on October 28, 2002.

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NU ENTERPRISES, INC.
AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Assets
December 31, 2002
(Thousands of Dollars)

	Commun	de 1 ications, nc.	E Serv	elect nergy ices, Inc. solidated) (b)	Woods Ne Services	
ASSETS						
Current Assets:						
Cash	\$	_	\$	28 , 925	\$	
Receivables, net		11		19,715		
Accounts receivable from affiliated companies		_		_		
Taxes receivable		1,442		_		
Unbilled revenues		_		_		
Notes receivable from affiliated companies		1,000		_		
Fuel, materials, and supplies, at average cost		_		331		
Special deposits		_		_		
Derivative assets		_		_		
Prepayments and other		1		1,692		
		2 , 454		50,663		

Property Plant and Equipment.			
Property, Plant and Equipment: Competitive energy	906	12,046	
Less: Accumulated depreciation	97	8,463	
Less. Accumulated deplectation	 	 0,405	
	809	3 , 583	
Construction work in progress	118	_	
	 927	 3,583	
Deferred Debits and Other Assets:	 	 	
Goodwill and other purchased intangible assets, net	_	17 , 973	
Prepaid pension	_	_	
Investments in subsidiary companies, at equity	_	_	
Other	11,179	53,682	
	 11,179	 71,655	
Total Assets	\$ 14,560	\$ 125,901	\$

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NU ENTERPRISES, INC.
AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

	NU Enterp Inc	prises,	Northeast Generation Company	Northeast Generation Services Company (consolidated) (b)	Pip
LIABILITIES AND CAPITALIZATION					
Current Liabilities:					
Notes payable to affiliated companies	\$	_	\$ -	\$ 13,500	\$
Long-term debt - current portion		_	27,000	_	
Accounts payable		-	1,559	6,642	
Accounts payable to affiliated companies		39	1,719	2,614	
Accrued taxes		_	893	_	
Accrued interest		-	7,070	_	
Derivative liabilities		_	_	_	
Other		_	482	1,864	
	_	39	38,723	24,620	_

- -	21,005	- 1,959
-	21,007	1,959
-	389,000 	-
		9,450
-		-
1,365,959	408,098	15 , 549
		9
		(13)
1,249,210	438,681	15,545
1,249,210	827,681	24,995
\$1,249,249	\$887,411	\$ 51,574
	1,365,959 (127,445) 10,696 	- 389,000 - 389,000

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) See supporting statements.
- (c) Select Energy Portland Pipeline, Inc. was dissolved on October 28, 2002.

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NU ENTERPRISES, INC.
AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

Select
Energy
Mode 1 Services, Inc.
Communications, (consolidated) Woods Netwo

LIABILITIES AND CAPITALIZATION

\$ _	\$	6,450	\$	
_		2,262		
704		6,156		6
122		519		
_				1
_				
 1 		7,044		
 827		23,500		9
_		994		
1,730		_		
 1,730		994		
-		70,376		
 -		-		4,4
_		_		
29,357		25,097		2,6
		5 , 934		2
_		_		
•		31,031		2,8
 12,003		101,407		7,2
\$ 14,560	\$	125,901	\$	8,1
	704 122	704 122	- 2,262 704 6,156 122 519 - 350 - 719 - 719 70,44	- 2,262 704 6,156 122 519 - 350 - 719 - 7,044 - 7,044 - 827 23,500 - 994 - 1,730 994 - 70,376 - 70,37

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NU ENTERPRISES, INC. AND SUBSIDIARIES Consolidating Statement of Income (a) Year Ended December 31, 2002 (Thousands of Dollars)

		Generation
		Services
NU	Northeast	Company
Enterprises,	Generation	(consolidate
Inc.	Company	(b)

Northeast

----- -----

Operating Revenues	\$	_	\$	131,897	\$	115,166
Operating Expenses:						
Operation-						
Fuel, purchased and net interchange power		_		_		2,165
Other		1,042		12,234		
Maintenance		_		12,892		
Depreciation		_		14,091		
Amortization		_		_		44
Taxes other than income taxes		11		9,825		1,884
Total operating expenses		1,053		49,042		119,985
Operating (Loss)/Income		(1,053)		82 , 855		(4,819
Interest Expense:						
Interest on long-term debt		_		33 , 203 13		_
Other interest		4		13		617
Interest expense, net		4 4		33,216		617
Other (Loss)/Income, Net						
Equity in loss of subsidiaries		(60,206)		_		_
Other, net		(2,620)		774		(45
Other (loss)/income, net		(62,826)		774		(45
(Loss)/Income Before Income Tax (Benefit)/Expense						
Income Tax (Benefit)/Expense		(1,363)		20,007		(2,256
Net (Loss)/Income	\$	(62,520)	\$	30,406	\$	(3,225
	=====		====		===	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) See supporting statements.
- (c) Select Energy Portland Pipeline, Inc. was dissolved on October 28, 2002.

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NU ENTERPRISES, INC. AND SUBSIDIARIES Consolidating Statement of Income (a) Year Ended December 31, 2002 (Thousands of Dollars)

	Communications,		Select Energy Services, Inc. (consolidated) (b)		Wood	ls Networ
Operating Revenues	\$	194	\$	99,408	\$	6,06
Operating Expenses:						
Operation-						
Fuel, purchased and net interchange power Other		_ E E 4		- 92 , 927		65
Maintenance		-		92 , 927 492		4,91
Depreciation		36		1,339		1
Amortization		_				_
Taxes other than income taxes		53		796		3
Total operating expenses		643		95 , 554		5 , 61
Operating (Loss)/Income		(449)		3 , 854		45
Interest Expense:						
Interest expense. Interest on long-term debt		_		_		
Other interest		2		3,699		12
Interest expense, net		2		3,699		12
Other (Loss)/Income, Net						
Equity in loss of subsidiaries Other, net		(14 , 528)		•		
Other (loss)/income, net		(14,528)		4,686		
(Loss)/Income Before Income Tax (Benefit)/Expense		(14,979)				33
Income Tax (Benefit)/Expense		(6,244)		1,838		11
Net (Loss)/Income				3,003	\$	22
	=====		====			

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NU ENTERPRISES, INC. AND SUBSIDIARIES
Consolidating Statement of Retained Earnings (a)
Year Ended December 31, 2002
(Thousands of Dollars)

Northeast Generation Services

	NU Enterprises, Inc.		Northeast Generation Company		(con	ompany solidated) (b)
Balance at beginning of period	\$	(64,925)	\$	11,853	\$	3 , 170
Additions: Net (loss)/income Allocation of benefits - ESOP		(62 , 520)		30 , 406		(3,225) 64
		(127,445)		42,259		9
Deductions: Dividends declared: Common stock \$1,666,666.67 per share		_		10,000		_
Close out of retained earnings due to dissolving of subsidiary		-		-		_
				10,000		
Balance at end of period	\$ ====	(127,445)		32,259	\$ ====	9

NU ENTERPRISES, INC. AND SUBSIDIARIES
Consolidating Statement of Capital Surplus, Paid In (a)
Year Ended December 31, 2002
(Thousands of Dollars)

		NU Enterprises, Inc.		theast eration mpany 	Northeast Generation Services Company (consolidated) (b)		
Balance at beginning of period	\$	657 , 870	\$	3,039	\$	10,435	
Plant acquisition adjustment		662,908		405,060		_	
Investment in Acumentric Corporation		250		-		_	
Capital contributions from: NU Enterprises, Inc. Northeast Utilities		- 58 , 150		- -		5 , 250 -	
Close out of capital surplus, paid in due to dissolving of subsidiary		-		-		-	
Return of capital from NU Enterprises, Inc. to Northeast Utilities		(13,000)		-		_	

Allocation of benefits - ESOP	(219)	(1)	(136)
Balance at end of period	\$ 1,365,959	\$ 408,098	\$ 15 , 549

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) See supporting statements.
- (c) Select Energy Portland Pipeline, Inc. was dissolved on October 28, 2002.

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NU ENTERPRISES, INC. AND SUBSIDIARIES
Consolidating Statement of Retained Earnings (a)
Year Ended December 31, 2002
(Thousands of Dollars)

			(consolidated)		Mode 1 Services, Incommunications, (consolidated		Woods Netw Services,	
Balance at beginning of period	\$	(8,619)	\$	2 , 931	\$	-		
Additions: Net (loss)/income Allocation of benefits - ESOP		(8 , 735) -		3 , 003		223		
		(17,354)		5,934		223		
Deductions: Dividends declared: Common stock \$1,666,666.67 per share		_		_		_		
Close out of retained earnings due to dissolving of subsidiary		_				-		
		_				-		
Balance at end of period	\$ ======	(17,354)	\$	5 , 934	\$ ======	223		

NU ENTERPRISES, INC. AND SUBSIDIARIES
Consolidating Statement of Capital Surplus, Paid In (a)
Year Ended December 31, 2002

(Thousands of Dollars)

	Commun		(consolidated)		Services, Inc.			es, Inc.
Balance at beginning of period	\$	29 , 357	\$	24,900	\$	_		
Plant acquisition adjustment		_		-		_		
Investment in Acumentric Corporation		-		250		_		
Capital contributions from: NU Enterprises, Inc. Northeast Utilities		- -		- -		2 , 650 -		
Close out of capital surplus, paid in due to dissolving of subsidiary		-		-		-		
Return of capital from NU Enterprises, Inc. to Northeast Utilities		-		-		-		
Allocation of benefits - ESOP				(53)		-		
Balance at end of period	\$	29 , 357	\$	25 , 097	\$ =====	2,650		

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NU ENTERPRISES, INC. AND SUBSIDIARIES
Consolidating Statement of Cash Flows (a)
Year Ended December 31, 2002
(Thousands of Dollars)

		NU sterprises, Inc.	G	Northeast Generation Company	(Northeast Generation Services Company consolidated) (b)
Operating Activities:						
Net (loss)/income	\$	(62,520)	\$	30,406	\$	(3,225)
Adjustments to reconcile to net cash (used in)/provided by operating activities:						
Depreciation		_		14,091		210
Deferred income taxes and investment tax						
credits, net		(997)		19,031		(116)
Amortization		_		_		44
Prepaid pension		_		_		(926)

Net other (uses)/sources of cash	(:	160)		663		(566)
Changes in working capital:				(0.000)		206
Receivables and unbilled revenues, net Fuel, materials and supplies		_		(2,923) (371)		286 258
Accounts payable		3		222		1 , 782
Accrued taxes		_		99		(2,638)
Other working capital (excludes cash)	42,1	104		1,892		1,545
Net cash flows (used in)/provided by operating						
activities	(21,	570) 		63,110		(3,346)
Investing Activities:						
Investments in plant:						
Electric, gas and other utility plant		_		_		_
Competitive energy assets		_ 		(16,351)		-
Cash flows used for investments in plant		_		(16,351)		_
NU system Money Pool borrowing/(lending)	3,3	300				1,000
Payment for the purchase of Woods	.05	-		-		(10,574)
Other investment activities, net	(2/,.	142) 		(506)		(3)
Net cash flows (used in)/provided by investing						
activities	(23,8	342)		(16,957)		(9,577)
Financing Activities:						
Issuance of long-term debt		-		_		_
Reacquisitions and retirements of long-term debt		-		(24,000)		-
Advances/(repayments) from parent, net Cash dividends on common shares		-		(10 000)		9,450
Capital contributions	45,			(10,000)		5 , 250
ouplour conciliancions						
Net cash flows provided by/(used in) financing						
activities	45,4	400 		(34,000)		14,700
Net (decrease)/increase in cash for the year				12,153		1,777
Cash - beginning of year		76		6 , 095		480
Cash - end of year	\$	64	\$	18,248	\$	2,257
	=======	==== :			====	=======
Supplemental Cash Flow Information:						
Cash paid/(refunded) during the year for:						
Interest, net of amounts capitalized	\$	-	\$	36,145	\$	563
Income taxes	\$ (3	==== = 344)	==== \$	(1,435)	\$	261
	=======	-		======		=======

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) See supporting statements.
- (c) Select Energy Portland Pipeline, Inc. was dissolved on October 28, 2002.

NU ENTERPRISES, INC. AND SUBSIDIARIES Consolidating Statement of Cash Flows (a) Year Ended December 31, 2002 (Thousands of Dollars)

		Mode 1 Communications, Inc.	Sel Ene Service (consol (
Operating Activities:	ć (01 070)	ć (0.72E)	ć
<pre>Net (loss)/income Adjustments to reconcile to net cash activities: (used in)/provided by operating activities:</pre>	\$ (81,878)	\$ (8,735)	\$
Depreciation Deferred income taxes and investment	5 , 756	36	
tax credits, net	17 , 894	(5 , 577)	
Amortization	3,119	_	
Prepaid pension	832	-	
Net other (uses)/sources of cash Changes in working capital:	(22,662)	(2,832)	
Receivables and unbilled revenues, net	(137,662)	73	
Fuel, materials and supplies	110 107	-	
Accounts payable Accrued taxes	118,107 22,245	696 (188)	
Other working capital (excludes cash)	(5, 239)	(5, 434)	
other working capital (excludes cash)	(J , ZJ9)	(3,434)	
Net cash flows (used in)/provided by operating			
activities	(79,488)	(21,961)	(
Investing Activities:			
Investments in plant:			
Electric, gas and other utility plant	-	(25)	
Competitive energy assets	(4,253)	_	
	(4.052)	(05)	
Cash flows used for investments in plant	(4,253)	(25)	
NU system Money Pool borrowing/(lending)	55,200	800	
Payment for the purchase of Woods	_	01 176	
Other investment activities, net		21,176	
Net cash flows (used in)/provided by investing			
activities	50,947	21,951	
4001710100			
Financing Activities:			
Issuance of long-term debt	_	_	
Reacquisitions and retirements of long-term debt	-	_	
Advances/(repayments) from parent, net	(12,803)	_	
Cash dividends on common shares	_	-	
Capital contributions	50,000	_	
Net cash flows provided by/(used in)	27 107		
financing activities	37,197	_	

Net (decrease)/increase in cash for the year Cash - beginning of year	8,656 5,876		(10) 10	
Cash - end of year	\$ 14,532	\$	 - 	\$ =======
Supplemental Cash Flow Information: Cash paid/(refunded) during the year for: Interest, net of amounts capitalized	\$ 5,429	== ======		
Income taxes	\$ (95,899) =======			\$ 1 = ======
	Consolidated			
Operating Activities: Net (loss)/income Adjustments to reconcile to net cash activities: (used in)/provided by operating activities:	\$ (62,520)			
Depreciation Deferred income taxes and investment	17,805			
tax credits, net	30 , 936			
Amortization	3,163			
Prepaid pension	(94)			
Net other (uses)/sources of cash Changes in working capital:	(40,520)			
Receivables and unbilled revenues, net Fuel, materials and supplies	(136 , 265) (117)			
Accounts payable	128,005			
Accrued taxes	19,019			
Other working capital (excludes cash)	(16,131)			
Net cash flows (used in)/provided by operating				
activities	(56 , 719)			
<pre>Investing Activities: Investments in plant:</pre>				
Electric, gas and other utility plant	(25)			
Competitive energy assets	(22,197)			
Cash flows used for investments in plant	(22,222)			
NU system Money Pool borrowing/(lending)	52,150			
Payment for the purchase of Woods	(16,351)			
Other investment activities, net	23,164			
Net cash flows (used in)/provided by investing				
activities	36 , 741			
Financing Activities:				
Issuance of long-term debt	47,648			
Reacquisitions and retirements of long-term debt	(24,988)			
Advances/(repayments) from parent, net	797			
Cash dividends on common shares	-			
Capital contributions	45,400			

Net cash flows provided by/(used in) financing activities		68 , 857
Net (decrease)/increase in cash for the year Cash - beginning of year		48,879 16,077
Cash - end of year	\$ ===	64,956
Supplemental Cash Flow Information: Cash paid/(refunded) during the year for: Interest, net of amounts capitalized	\$	42 , 572
Income taxes		(94 , 963)

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NORTHEAST GENERATION SERVICES COMPANY
AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Assets
December 31, 2002
(Thousands of Dollars)

	Gener	heast ation s Company	NGS Mechanical			. Boulos	Woo Elect
ASSETS							
Comment Accets							
Current Assets: Cash	\$	1	\$	1.0	Ċ	1,356	\$
Receivables, net	Ÿ	5 , 731	Ÿ	_	Ÿ	10,617	Y
Accounts receivable from affiliated		3, 731				10,017	
companies		4,098		_		326	
Taxes receivable		686		_		_	
Unbilled revenues		1,301		_		2,800	
Fuel, materials, and supplies, at							
average cost		5		_		223	
Prepayments and other		1,964		_		_	
		13 , 786				15 , 322	
Property, Plant and Equipment:							
Competitive energy		2,980		-		712	
Less: Accumulated depreciation		826				205	
		2 , 154				507	
Construction work in progress		508		-		_	
		2,662				507	

Deferred Debits and Other Assets:					
Goodwill and other purchased intangible					
assets, net		_	_	6,963	
Prepaid pension		926	_	_	
Investments in subsidiary companies,					
at equity		21,757	_	-	
Other		1,274	-	35	
		23,957	 	 6 , 998	
Total Assets	\$ ======	40,405	\$ 10	\$ 22 , 827	\$

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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NORTHEAST GENERATION SERVICES COMPANY
AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

	Gene	Northeast Generation Services Company		•		E. S. pulos pmpany	Wood Electr Co.,	
LIABILITIES AND CAPITALIZATION								
Current Liabilities:								
Notes payable to affiliated companies	\$	·	\$	_	\$	-	\$	
Advance from parent, non-interest bearing Accounts payable		3,014		_		2,948 3,324		
Accounts payable to affiliated companies		1,421		2		967		
Accrued taxes		. –		_		60		
Other		1,226		-		688		
		19,161		2		7 , 987	1	
Deferred Credits and Other Liabilities:								
Other		699		-		1,180		
		699		-		1,180		

Capitalization:

 5,000						4
_		_		_		
15,549		10		7,539		5
9		(2)		6,121		
(13)		-		_		
 15,545		8		13,660		4
 20,545		8		13,660		 9
\$ 40,405	\$	10	\$	22 , 827	\$	10
 \$	15,549 9 (13) 15,545 20,545	15,549 9 (13) 	15,549 10 9 (2) (13) – 15,545 8 	15,549 10 9 (2) (13) – 15,545 8 	15,549 10 7,539 9 (2) 6,121 (13) 15,545 8 13,660 20,545 8 13,660	15,549 10 7,539 9 (2) 6,121 (13) 15,545 8 13,660 20,545 8 13,660

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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NORTHEAST GENERATION SERVICES COMPANY AND SUBSIDIARIES

Consolidating Statement of Income (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Northeast Generation Services Company	NGS Mechanical, Inc.		Woods Electri Co., I
Operating Revenues	\$ 52,733 	\$ -	\$ 62,056 	\$ 3,
Operating Expenses: Operation-				
Fuel, purchased and net interchange power	2,165	_	_	
Other	44,734	1	1,496	
Maintenance	12,486	_	56,497	2,
Depreciation	60	_	134	
Amortization	44	_	_	
Taxes other than income taxes	1,841		29	
Total operating expenses	61,330	1	58,156	3,
Operating (Loss)/Income	(8,597)	(1)	3,900	(

Interest Expense, net	477		_	_	
Other Income/(Loss), Net					
Equity in earnings of subsidiaries	2,606		_	_	
Other, net	(263)		-	210	
Other income/(loss), net	 2,343			210	
(Loss)/Income Before Income Tax (Benefit)/Expense Income Tax (Benefit)/Expense	(6,731) (3,506)		(1)	4,110 1,395	
Net (Loss)/Income	\$ (3,225)	\$ =====	(1)	\$ 2,715	\$

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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NORTHEAST GENERATION SERVICES COMPANY
AND SUBSIDIARIES

Consolidating Statement of Retained Earnings (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Gen Se:	rtheast eration rvices ompany	Mech	IGS nanical Inc.	S. Boulos ompany	Ele	oods ctrica ., Inc
Balance at beginning of period	\$	3,170	\$	(1)	\$ 3,406	\$	
Additions: Net (loss)/income Allocation of benefits - ESOP		(3 , 225) 64		(1)	 2 , 715 		(1
Balance at end of period	\$	9	\$	(2)	\$ 6,121	\$	(1

NORTHEAST GENERATION SERVICES COMPANY
AND SUBSIDIARIES
Consolidating Statement of Capital Surplus, Paid In (a)

Year Ended December 31, 2002 (Thousands of Dollars)

	Gen Se	ertheast eration ervices company	Mech	IGS nanical Inc.	S. Boulos ompany	Ele	Woods ectrica
Balance at beginning of period	\$	10,435	\$	10	\$ 7 , 539	\$	
Capital contribution from: NU Enterprises, Inc. Northeast Generation Services Company		5 , 250 -		- -	- -		5,0
Allocation of benefits - ESOP		(136)		-	 -		
Balance at end of period	\$	15,549	\$	10	\$ 7 , 539	\$	5,0

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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NORTHEAST GENERATION SERVICES COMPANY
AND SUBSIDIARIES
Consolidating Statement of Cash Flows (a)
Year Ended December 31, 2002
(Thousands of Dollars)

		Northeast Generation Services Med Company		NGS anical, Inc.	E.S. Boulos Company	Wood Electr Inc
Operating Activities: Net (loss)/income	\$	(3,225)	\$	(1)	\$ 2,715	\$
Adjustments to reconcile to net cash (used in)/ provided by operating activities:						
Depreciation		60		-	134	
Deferred income taxes and investment tax						
credits, net		(110)		-	(6)	
Amortization		44		_	_	
Prepaid pension		(926)		-	_	

Net other uses of cash Changes in working capital:		(291)	_		(133)	
Receivables and unbilled revenues, net	1	,910	_	(3	,158)	2
Fuel, materials and supplies	_	450	_		(120)	-
Accounts payable		104	1		798	
Accrued taxes	/1	.,590)	_		(988)	
Other working capital (excludes cash)	(1	(4)	_		,831	
Other working capital (excludes cash)		(4)	 		,051	
Net cash flows (used in)/provided by operating						
activities	(3	3,578)	_	1	073	1
4001710100			 			
Investing Activities:						
NU system Money Pool borrowing	1	,000	_		_	
Payment for the purchase of Woods Electrical Co.	1	,000				(10
Other investment activities, net	/ 7	- 7,855)			(3)	(10
Other investment activities, net			 		(3)	
Net cash flows used in investing activities	(6	(s, 855)	 -		(3)	(10
Financing Activities:						
Advance from parent	5	5,000	_		_	4
Capital contributions		,250	_		_	5
•			 			
Net cash flows provided by financing activities	10	,250	-		_	9
Net (decrease)/increase in cash for the year		(183)	_	1	.070	
Cash - beginning of year		184	10	_	286	
odon beginning of year			 			
Cash - end of year	\$	1	\$ 10	\$ 1	,356	\$
•	======		 	====		
Supplemental Cash Flow Information: Cash paid/(refunded) during the year for:						
Interest, net of amounts capitalized	\$	423	\$ _	\$	_	\$
Income taxes	\$ (1	,172)	-	==== \$ 1	,450	\$
	. \-	. ,				

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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SELECT ENERGY, INC. AND SUBSIDIARY Consolidating Balance Sheet (a) Assets December 31, 2002 (Thousands of Dollars)

	Select rgy, Inc.	New		E1	
ASSETS					
Current Assets:					
Cash	\$ 2,454	\$	12,077	\$	
Receivables, net	415,918		38,286	l	
Accounts receivable from affiliated companies	118,780		1,491	I	
Special deposits	72		2,384	I	
Derivative assets	101,957		28,816	I	
Prepayments and other	57,963		18,240		
	 697,144		101,294		
Property, Plant and Equipment:					
Competitive energy	12,629		440		
Less: Accumulated depreciation	7,373		251		
	 5 , 256		189		
Construction work in progress	3,965		_		
	 9,221		189		

Deferred Debits and Other Assets:

Intangibles, net		18,032		3,200	
Prepaid pension		2,257		_	•
Investments in subsidiary company, at equity		34,199		_	
Other		55,443		1,563	
		109,931		4,763	
Total Assets	\$	816 , 296	\$	106,246	\$
	=====		=====		==

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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SELECT ENERGY, INC. AND SUBSIDIARY
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

	Ene	Select rgy, Inc.	New	York, Inc.	E1
LIABILITIES AND CAPITALIZATION					
Current Liabilities:					
Notes payable to affiliated companies	\$	217,200	\$	_	Ş
Accounts payable				23,623	
Accounts payable to affiliated companies		10,244		5,947	
Accrued taxes		19,838		2,407	
Accrued interest		27		_	
Derivative liabilities		61,204		4,794	
Other		22,042		5,884	
		718,013		42 , 655	
Deferred Credits and Other Liabilities:					
Accumulated deferred income taxes		13,240		8,302	
Deferred pension costs		_		374	
Other		49,114		17	
				8 , 693	
Capitalization:					
Advances from Northeast Utilities		_ 		20 , 699	

Common Stockholder's Equity:					
Common stock		-		10	
Capital surplus, paid in		249,337		9,976	
(Accumulated deficit)/Retained earnings		(225,781)		19,903	
Accumulated other comprehensive income		12,373		4,310	
Common Stockholder's Equity		35 , 929		34,199	
Total Capitalization		35,929		54,898	
Total Liabilities and Capitalization	\$	816 , 296	\$	106,246	\$
	=====		=====		==

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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SELECT ENERGY, INC.

AND SUBSIDIARY

Consolidating Statement of Income (a)

Year Ended December 31, 2002

(Thousands of Dollars)

			Select Energy New York, Inc.		
Operating Revenues	\$ 	1,250,212	\$	272 , 205	
Operating Expenses:					
Operation-					
Fuel, purchased and net interchange power		1,335,869			
Other Maintenance		55 , 894		8 , 972	
Depreciation		5 , 756			
Amortization		3,119			
Taxes other than income taxes		4,509		(2,003	
Total operating expenses		1,405,186		242 , 119	
Operating (Loss)/Income		(154,974)		30,086	
Interest Expense, Net		5 , 179		770	
Other Income, Net					
Equity in earnings of subsidiary		17,208		-	

 17,210		277
(142,943) (61,065)		29,593 12,385
\$ (81,878)	\$ =====	17 , 208
 \$ =====	(142,943) (61,065)	(142,943) (61,065)

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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SELECT ENERGY, INC.

AND SUBSIDIARY

Consolidating Statement of Retained Earnings (a)

Year Ended December 31, 2002

(Thousands of Dollars)

	Select Energy, Inc.		Select Energy New York, Inc	
Balance at beginning of period	\$	(144,025)	\$	2 , 695
Additions: Net (loss)/income Allocation of benefits - ESOP		(81,878) 122		17 , 208 -
Balance at end of period	\$	(225,781)	\$ =====	19,903

SELECT ENERGY, INC.

AND SUBSIDIARY

Consolidating Statement of Capital Surplus, Paid In (a)

Year Ended December 31, 2002

(Thousands of Dollars)

Select Se Energy, Inc. Ne

Select Energy New York, Inc.

Balance at beginning of period	\$	199,551	\$	3,187	
Capital contributions from: NU Enterprises, Inc. Select Energy, Inc.		50 , 000 -		- 6 , 803	
Allocation of benefits - ESOP		(214)		(14)	
Balance at end of period	\$ ======	249 , 337	\$ ======	9 , 976	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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SELECT ENERGY INC. AND SUBSIDIARY
Consolidating Statement of Cash Flows (a)
Year Ended December 31, 2002
(Thousands of Dollars)

			Select Select E Energy, Inc. New York			24	_
Operating Activities: Net (loss)/income	\$	(81,878)	Ġ	17 208	(
Adjustments to reconcile to net cash (used in)/ provided by operating activities:	Ÿ	(01,070)	Y	17,200			
Depreciation		5,756		_			
Deferred income taxes and investment tax credits, net		18,083		(189)			
Amortization		3,119		_			
Prepaid pension		459		_			
Net other (uses)/sources of cash Changes in working capital:		(26, 488)		4,250			
Receivables and unbilled revenues, net		(149,999)		5,096			
Accounts payable		120,727					
Accrued taxes		19,838		•			
Other working capital (excludes cash)				(19,835)			
Net cash flows (used in)/provided by operating activities		(70,186)		12,201			
Investing Activities:							
Competitive energy assets		(4,253)		_			
NU system Money Pool borrowing		55,200		_			
Other investment activities, net		(28,307)		-			

Net cash flows provided by/(used in) investing activities		22,640	
Financing Activities:			(10,000)
Repayment to NU parent Capital contributions		50,000	(12,803) 6,803
Net cash flows provided by/(used in) financing activities		50,000	 (6,000)
Net increase in cash for the year Cash - beginning of year		2,454	6,201 5,876
Cash - end of year	\$ ====	2,454	\$ 12,077 ======
Supplemental Cash Flow Information: Cash paid/(refunded) during the year for:			
Interest, net of amounts capitalized	\$	4 , 659	\$ 770
Income taxes	\$	(102,255)	\$ 6,356

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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SELECT ENERGY SERVICES, INC. AND SUBSIDIARIES Consolidating Balance Sheet (a) Assets December 31, 2002 (Thousands of Dollars)

	Serv	ices, Inc.	Contr	ect Energy acting, Inc.	
ASSETS					
Current Assets:	<u> </u>	0.4.000	<u> </u>	4.60	á
Cash	\$,		463	\$
Receivables, net Accounts receivable from affiliated companies		4,986		13,832	
Taxes receivable		13 , 107 344		_	
Other material and supplies, at average cost		744		331	
Prepayments and other		1,128		564	
		44,465		15,190	
Property, Plant and Equipment: Competitive energy Less: Accumulated depreciation		5,736 4,467		6,310 3,996	
		1,269		2,314	
Deferred Debits and Other Assets: Goodwill Investments in subsidiary companies, at equity Other		505 21,237 27,835 49,577		17,220 - - - 17,220	
Total Assets	•	•	•	34,724	\$ =====

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

⁽a) Not covered by auditors' report.

SELECT ENERGY SERVICES, INC. AND SUBSIDIARIES Consolidating Balance Sheet (a) Assets December 31, 2002 (Thousands of Dollars)

	Ene Cente	EC/CJTS Energy nter LLC Eliminations C				Consolidated	
ASSETS							
Current Assets:							
Cash	\$	1	\$	_	\$	28,925	
Receivables, net	,	_		77		19,715	
Accounts receivable from affiliated companies		_		13,107		, <u> </u>	
Taxes receivable		-		344		_	
Other material and supplies, at average cost		-		_		331	
Prepayments and other		-		_		1,692	
		1		13,528		50,663	
Property, Plant and Equipment:							
Competitive energy		_		608		12,046	
Less: Accumulated depreciation				-		8,463 	
		_		608		3,583	
Deferred Debits and Other Assets:							
Goodwill		-		_		17 , 973	
Investments in subsidiary companies, at equity		-		21,237		_	
Other		-		2,376		53 , 682	
				23,613		71,655	
Total Assets	\$	1	\$	37 , 749	\$	125,901	
	=====		====		====		

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SELECT ENERGY SERVICES, INC. AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

	Services, Inc.	Contracting, Inc.	Sup
LIABILITIES AND CAPITALIZATION			
Current Liabilities:			
Notes payable to affiliated companies	\$ 6,450	\$ 3,790	\$
Long-term debt - current portion	1,220	-	
Accounts payable	2,333	3,823	
Accounts payable to affiliated companies	2,548	4,439	
Accrued taxes	_	553	
Accrued interest	_	_	
Other	5 , 254	1,408	
	17,805	14,013	
Deferred Credits and Other Liabilities:			
Accumulated deferred income taxes	47	947	
Other	4 / - 	2,984	
	47 	3,931	
Capitalization:			
Long-Term Debt	46,428	-	
Common Stockholder's Equity:			
Common stock	_	_	
Capital surplus, paid in	25,097	15,124	
Retained earnings/(accumulated deficit)	5,934	1,656	
Common Stockholder's Equity	31,031	16,780	
Total Capitalization	77,459	16,780	
Total Liabilities and Capitalization	\$ 95 , 311	\$ 34 , 724	\$
Total Bradificies and Capitalization		J4, /24	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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SELECT ENERGY SERVICES, INC. AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

HEC/CJTS

	Energy Center LLC Eliminations		Consoli		
LIABILITIES AND CAPITALIZATION					
Current Liabilities:					
Notes payable to affiliated companies	\$ _	\$	3,791	\$	6,450
Long-term debt - current portion	-		-		2,262
Accounts payable	_		77		6,156
Accounts payable to affiliated companies	-		13,107		519
Accrued taxes	_		344		350
Accrued interest	_		-		719
Other	_				7,044
	 		17,319		
Deferred Credits and Other Liabilities: Accumulated deferred income taxes Other	_ _		- 2,984		
	 		2 , 984		
Capitalization: Long-Term Debt	 		-		70,376
Common Stockholder's Equity:					
Common stock			4		_
Capital surplus, paid in	12		15,139		25 , 097
Retained earnings/(accumulated deficit)	(11)		2,303		5 , 934
Common Stockholder's Equity			17,446		
Total Capitalization			17,446		
Total Liabilities and Capitalization			37 , 749		

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SELECT ENERGY SERVICES, INC. AND SUBSIDIARIES
Consolidating Statement of Income (a)
Year Ended December 31, 2002
(Thousands of Dollars)

Select	Select	Reed
Energy	Energy	Feri
Services,	Contracting,	Supp
Inc.	Inc.	Co.,

	42,719		54,238	
	32		460	
	218		•	
	459			
	43,428		56,157	
	2,333		1,524	
	1,459		270	
	1,381		_	
	2,068		(34)	
	3,449		(34)	
	4,323		1,220	
	1,320		•	
\$ ======	.,	•		\$ ======
		1,459 1,381 2,068 3,449 4,323 1,320	32 218 459 43,428 2,333 1,459 1,459 1,381 2,068 3,449 4,323 1,320 \$ 3,003 \$	32 460 218 1,121 459 338 43,428 56,157 2,333 1,524 1,459 270 1,381 - 2,068 (34) 3,449 (34) 4,323 1,220 1,320 318 \$ 3,003 \$ 902

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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SELECT ENERGY SERVICES, INC. AND SUBSIDIARIES
Consolidating Statement of Income (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	HEC/ CJTS Energy Center LLC		Elimi	nations	Consc	lidated
Operating Revenues	\$	_	\$	4,870	\$	99,408

Operating Expenses:						
Operation		2		4,870		•
Maintenance		_		_		492
Depreciation		_		_		1,339
Taxes other than income taxes		-		_		796
Total operating expenses		2		4,870		95 , 554
Operating Income/(Loss)		(2)				3,854
Interest Expense, Net		-		_		3,699
Other Income/(Loss), Net						
Equity in earnings of subsidiaries		_		1,381		_
Other, net		-		-		4,686
Other income/(loss), net				1,381		4,686
Income/(Loss) Before Income Tax Expense		(2)		1 301		4,841
Income Tax Expense		-				1,838
Net Income/(Loss)	\$	(2)	\$	1,381	\$	3,003
	======	====	=====	=====	=====	======

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SELECT ENERGY SERVICES INC. AND SUBSIDIARIES
Consolidating Statement of Retained Earnings (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Ei Se:	Select Energy Services, Inc.		elect nergy racting, Inc.	Fe Sup	eds rry ply Inc.
Balance at beginning of period	\$	2 , 931	\$	754	\$	(49)
Additions: Net income/(loss)		3,003		902		_
Balance at end of period	\$ ======	5,934	 \$ =====	1,656	\$ =====	(49)

SELECT ENERGY SERVICES INC. AND SUBSIDIARIES
Consolidating Statement of Capital Surplus, Paid In (a)

Year Ended December 31, 2002 (Thousands of Dollars)

	Select Energy Services, Inc.		E Cont	elect nergy racting, Inc.	Reeds Ferry Supply Co., Inc.	
Balance at beginning of period	\$	24,900	\$	14,910	\$	3
Capital contribution from: Select Energy Services, Inc.		-		-		_
Investment in Acumentric Corporation		250		250		_
Allocation of benefits - ESOP		(53)		(36)		
Balance at end of period	\$ =====	25 , 097	\$ ====	15,124	\$ ======	3

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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SELECT ENERGY SERVICES INC. AND SUBSIDIARIES
Consolidating Statement of Retained Earnings (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	HEC/ Tobyhanna Energy Project, Inc.		HEC/ CJTS Energy Center, LLC		Eliminations		
Balance at beginning of period	\$	226	\$	(9)	\$	922	
Additions: Net income/(loss)		481		(2)		1,381	
Balance at end of period	\$ ======	707 =====	\$ ======	(11)	\$ =====	2,303	

SELECT ENERGY SERVICES INC. AND SUBSIDIARIES Consolidating Statement of Capital Surplus, Paid In (a) Year Ended December 31, 2002 (Thousands of Dollars)

	HEC/ Tobyhanna Energy Project, Inc.		HEC/ CJTS Energy Center, LLC		Eliminations		
Balance at beginning of period	\$	_	\$	10	\$	14,923	
Capital contribution from: Select Energy Services, Inc.		_		2		2	
Investment in Acumentric Corporation		-		-		250	
Allocation of benefits - ESOP		_		_ 		(36)	
Balance at end of period	\$	- ===	\$	12 ====	\$ =====	15 , 139	

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SELECT ENERGY SERVICES, INC. AND SUBSIDIARIES
Consolidating Statement of Cash Flows (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Se	Select Energy Services, Inc.		-
Operating Activities:				
Net income/(loss)	\$	3,003	\$	
Adjustments to reconcile to net cash (used in)/				
provided by operating activities:				
Depreciation		218		
Deferred income taxes and investment tax credits, net		28		
Net other uses of cash		(5,770)		
Changes in working capital:				
Receivables and unbilled revenues, net		(1,248)		

Fuel, materials and supplies Accounts payable Accrued taxes	- 286 -	
Other working capital (excludes cash)	 (8 , 686)	
Net cash flows (used in)/provided by operating activities	 (12,169)	
Investing Activities:		
Competitive energy assets	(1,593)	
NU system Money Pool lending	(8,050)	
Other investment activities, net	 (1,601)	
Net cash flows used in investing activities	 (11,244)	
Financing Activities: Issuance of long-term debt	47,648	
Reacquisitions and retirements of long-term debt Capital contributions	250	
Net cash flows provided by/(used in) financing activities	 47 , 898	
Net increase in cash for the year	24,485	
Cash - beginning of year	415	
Cash - end of year	\$ 24 , 900	·
Supplemental Cash Flow Information:		
Cash paid/(refunded) during the year for: Interest, net of amounts capitalized	\$ 316	·
Income taxes	1,064	======= \$

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

(a) Not covered by auditors' report.

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SELECT ENERGY SERVICES, INC. AND SUBSIDIARIES Consolidating Statement of Cash Flows (a) Year Ended December 31, 2002 (Thousands of Dollars)

HEC/	
Tobyhanna	HEC/CJTS
Energy	Energy
Project,	Center
Inc.	LLC

			-
Operating Activities:			
Net income/(loss)	\$ 481	\$ (2)	
Adjustments to reconcile to net cash (used in)/	,	1 (-/	
provided by operating activities:			
Depreciation	_	_	
Deferred income taxes and investment tax credits, net	_	_	
Net other uses of cash	(1,925)	_	
Changes in working capital:	. , ,		
Receivables and unbilled revenues, net	375	_	
Fuel, materials and supplies	_	_	
Accounts payable	2,942	_	
Accrued taxes	141	_	
Other working capital (excludes cash)	6	_	
			-
Net cash flows (used in)/provided by operating activities	2,020	(2)	_
Investing Activities:			
Competitive energy assets	_	_	
NU system Money Pool lending	_	_	
Other investment activities, net	-	_	
Net cash flows used in investing activities	_	_	
			-
Financing Activities:			
Issuance of long-term debt	_	_	
Reacquisitions and retirements of long-term debt	(988)	_	
Capital contributions	-	2	
Net cash flows provided by/(used in) financing activities	(988)	2	-
			-
Net increase in cash for the year	1,032	_	
Cash - beginning of year	2,525	1	
Cash - end of year	\$ 3,557	 \$ 1	-
- -	=======================================		=
Supplemental Cash Flow Information:			
Cash paid/(refunded) during the year for:			
Interest, net of amounts capitalized	\$ -	\$ -	
•	========	========	=
Income taxes	\$ 139	\$ -	
	========	========	=

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CHARTER OAK ENERGY, INC.
AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Assets
December 31, 2002
(Thousands of Dollars)

	Cha O Energ	_		COE Argentina II Corp. (b)		CC Ave F Corpor (b	
ASSETS							
Current Assets: Cash	\$ 	273	\$	_	\$	-	\$
Property, Plant and Equipment: Electric utility Less: Accumulated depreciation		40 40		- -		- - 	
		_ 		- 		-	
Deferred Debits and Other Assets: Accumulated deferred income taxes		80				_	
Total Assets	\$ =====	353 =====	\$ =====	- =====	\$ =====	-	\$ =====

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) These corporations were dissolved on October 28, 2002.

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CHARTER OAK ENERGY, INC.
AND SUBSIDIARIES
Consolidating Balance Sheet (a)
Capitalization and Liabilities
December 31, 2002
(Thousands of Dollars)

	Charto Oak Energy,		COE Development Corporation (b)	COE Argentina II Corp. (b)	COE Ave Fe Corpora (b)
LIABILITIES AND CAPITALIZATION					
Current Liabilities:					
Accrued taxes	\$	84	\$ -	\$ -	\$

Capitalization: Common Stockholder's Equity: Common stock Capital surplus, paid in Accumulated deficit		- ,344 ,075)	- - -	- - -	
Common Stockholder's Equity		269	 -	 -	
Total Capitalization		269	 - -	 - -	
Total Liabilities and Capitalization	\$ =====	353	\$ - 	\$ -	\$

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) These corporations were dissolved on October 28, 2002.

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CHARTER OAK ENERGY, INC.

AND SUBSIDIARIES

Consolidating Statement of Income (a)

Year Ended December 31, 2002

(Thousands of Dollars)

	Charter Energy,	Oak Inc.	COE Developm Corporat (b)		COE Argenti Corp (b)	ina II o.	COE Ave Fen Corporat (b)
Operating Revenues	\$	_ 	\$	_	\$	_	\$
Operating Expenses: Other		(311)		_		-	
Operating Income Other Income, Net		311		- -		- - -	
Income Before Income Tax Expense Income Tax Expense		337 265		- -		- -	
Net Income	\$	72	\$	-	\$ ======	-	\$

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) These corporations were dissolved on October 28, 2002.

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CHARTER OAK ENERGY, INC.

AND SUBSIDIARIES

Consolidating Statement of Retained Earnings (a)

Year Ended December 31, 2002

(Thousands of Dollars)

	Charter Oak Energy, Inc.	Corporation	COE Argentina II Corp. (b)	Ave Corpo (
Balance at beginning of period	\$ (64,147)	\$ (14,786)	\$ (1,542)	\$ (
Additions: Net Income	72	-	-	
	(64,075)	(14,786)	(1,542)	(
Deductions: Close out of retained earnings due to dissolving of subsidiaries		(14. 786)	(1,542)	
urssolving of substituaties			(1,542)	
Balance at end of period	\$ (64 , 075)	\$ -	\$ - 	\$

CHARTER OAK ENERGY, INC.

AND SUBSIDIARIES

Consolidating Statement of Capital Surplus, Paid In (a)

Year Ended December 31, 2002

(Thousands of Dollars)

	COE	COE	С
	Development	Argentina II	Ave
Charter Oak	Corporation	Corp.	Corpo

	Energy, Inc.		Energy, Inc. (b)		(b)			
Balance at beginning of period	\$	75 , 944	\$	15 , 873	\$	1,571	\$	
Dividends declared on common shares: \$116,000.00 per share \$119,500.00 per share		(11,600)		- -		- -	(
Close out of capital surplus, paid in due to dissolving of subsidiaries		-		(15,873)		(1,571)	(
Balance at end of period	\$	64,344	\$ ====	-	\$	-	\$	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) These corporations were dissolved on October 28, 2002.

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CHARTER OAK ENERGY, INC. AND SUBSIDIARIES
Consolidating Statement of Cash Flows (a)
Year Ended December 31, 2002
(Thousands of Dollars)

		r Oak , Inc.	Deve	ter Oak lopment oration (b)	Arg
Operating Activities:					
Net income	\$	72	\$	_	\$
Adjustments to reconcile to net cash (used in)/					
provided by operating activities:					
Net other uses of cash		-		(1,087)	
Changes in working capital:					
Receivables and unbilled revenues, net		-		1,383	
Fuel, materials and supplies		-		-	
Accounts payable	(1,476)		-	
Accrued taxes		(2)		(333)	
Other working capital (excludes cash)		-		-	
Net cash flows (used in)/provided by operating activities	(1,406)		(37)	

Investing Activities:

Other investment activities, net		13,118		_ 	
Net cash flows provided by investing activities		13,118		_	
Financing Activities:					
Cash dividends on common shares		(11 , 600)		-	
Net cash flows used in financing activities		(11,600)		_	
Net increase/(decrease) in cash for the year		112		(37)	
Cash - beginning of year		161		37	
Cash - end of year	\$	273	\$	-	\$
	====:		=====	:=====	====
Supplemental Cash Flow Information:					
Cash paid/(refunded) during the year for:					
Interest, net of amounts capitalized	\$		\$		\$
Income taxes	\$	267	\$	60	\$
	=====				====

CHARTER OAK ENERGY, INC. AND SUBSIDIARIES
Consolidating Statement of Cash Flows (a)
Year Ended December 31, 2002
(Thousands of Dollars)

	Eliminations		Consolidated	
Operating Activities:				
Net income	\$	_	\$	72
Adjustments to reconcile to net cash (used in)/				
provided by operating activities:				
Net other uses of cash	(1	3,118)		_
Changes in working capital:				
Receivables and unbilled revenues, net		1,383		23,825
Fuel, materials and supplies		_		_
Accounts payable	(1,383)	(:	12,006)
Accrued taxes		(38)		(297)
Other working capital (excludes cash)		38		_
Net cash flows (used in)/provided by operating activities	(1	3,118)	:	11,594
Investing Activities:				
Other investment activities, net	1	3 , 118		-
Net cash flows provided by investing activities	1	3,118		

-		(11,600)
 -		(11,600)
 -		(6) 279
\$ -	\$	273
\$ -	\$	
\$ 	\$	320
\$	\$ -	

Note: Individual columns may not add to Consolidated due to rounding. The accompanying notes are an integral part of these financial statements.

- (a) Not covered by auditors' report.
- (b) These corporations were dissolved on October 28, 2002.

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NOTES TO FINANCIAL STATEMENTS

- NU Reference is made to "Notes to Consolidated Financial Statements" contained on pages 41 through 61 in NU's 2002 Annual Report to shareholders, which information is incorporated herein by reference.
- CL&P Reference is made to "Notes to Consolidated Financial Statements" contained on pages 15 through 24 in CL&P's 2002 Annual Report, which information is incorporated herein by reference.
- PSNH Reference is made to "Notes to Consolidated Financial Statements" contained on pages 15 through 23 in PSNH's 2002 Annual Report, which information is incorporated herein by reference.
- WMECO Reference is made to "Notes to Consolidated Financial Statements" contained on pages 13 through 21 in WMECO's 2002 Annual Report, which information is incorporated herein by reference.

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EXHIBITS

The following exhibits are incorporated by reference to the indicated SEC file number, unless a single asterisk appears next to the exhibit reference. A single asterisk indicates exhibits which are filed herewith. A # further indicates that the exhibit is filed under cover of Form SE.

EXHIBI NUMBER		DESCRIPT	TION
Α.	ANNUAL REPORTS		
	Annual Reports f	iled under the Sec	curities Exchange Act of 1934
	A.1 2002 Ann	nual Report on For	rm 10-K for NU. (File No. 1-5324)
	A.2 2002 Ann	nual Report on For	rm 10-K for CL&P. (File No. 0-11419)
	A.3 2002 Ann	nual Report on For	cm 10-K for PSNH. (File No. 1-6392)
	A.4 2002 Ann	nual Report on For	cm 10-K for WMECO. (File No. 0-7624)
В.	·	ES OF INCORPORATION DOCUMENTS OF ORG	ON, TRUST AGREEMENTS, BY-LAWS, AND GANIZATION
	B.1	Northeast Utilit	ies
		B.1.1	Declaration of Trust of NU, as amended through May 24, 1988. (Exhibit 3.1.1, 1988 NU Form 10-K, File No. 1-5324)
	B.2	The Connecticut	Light and Power Company
		B.2.1	Certificate of Incorporation of CL&P, restated to March 22, 1994. (Exhibit 3.2.1, 1993 NU Form 10-K, File No. 1-5324)
		B.2.2	Certificate of Amendment to Certificate of Incorporation of CL&P, dated December 26, 1996. (Exhibit 3.2.2, 1996 NU Form 10-K, File No. 1-5324)
		B.2.3	Certificate of Amendment to Certificate of Incorporation of CL&P, dated April 27, 1998. (Exhibit

3.2.3, 1998 NU Form 10-K, File No.

By-Laws of CL&P, as amended to

1-5324)

B.2.4

		January 1, 1997. (Exhibit 3.2.3, 1996 NU Form 10-K, File No. 1-5324)
B.3	Public Service Co	ompany of New Hampshire
	B.3.1	Articles of Incorporation, as amended to May 16, 1991. (Exhibit B.3.1, 1997 NU Form U53, File No. 30-246)
	E-1	
	B.3.2	By-Laws of PSNH, as amended to November 1, 1993. (Exhibit 3.3.2, 1993 NU Form 10-K, File No. 1-5324)
B.4	Western Massachus	setts Electric Company
	B.4.1	Articles of Organization of WMECO, restated to February 23, 1995. (Exhibit 3.4.1, 1994 NU Form 10-K, File No. 1-5324)
	B.4.2	By-Laws of WMECO, as amended to April 1, 1999. (Exhibit 3.1, 1999 NU Form 10-Q, File No. 1-5324)
	B.4.3	By-Laws of WMECO, as further amended to May 1, 2000. (Exhibit 3.1, 2000 NU Form 10-Q for the Quarter Ended June 30, 2000, File No. 1-5324)
B.5	North Atlantic En	nergy Corporation
	B.5.1	Articles of Incorporation of NAEC dated September 20, 1991. (Exhibit 3.5.1, 1993 NU Form 10-K, File No. 1-5324)
	B.5.2	Articles of Amendment dated October 16, 1991, and June 2, 1992, to Articles of Incorporation of NAEC. (Exhibit 3.5.2, 1993 NU Form 10-K, File No. 1-5324)
	B.5.3	By-Laws of NAEC, as amended to November 8, 1993. (Exhibit 3.5.3, 1993 NU Form 10-K, File No. 1-5324)
	B.5.4	By-Laws of NAEC, as amended to June 1, 2000. (Exhibit 3.1, 2000 NU Form 10-Q for the Quarter Ended September 30, 2000, File No. 1-5324)
B.6	The Quinnehtuk Co	ompany
	B.6.1	Articles of Organization of The Quinnehtuk Company dated December 14, 1928, and Articles of Amendment dated December 18, 1930. (Exhibit B.6.1, 1997 NU Form U5S, File No.

2	\cap	2	1	C	١
0	U		4	О)

		30-246)
	B.6.2	Amendment to Certificate of Incorporation of The Quinnehtuk Company dated June 10, 1975. (Exhibit B.6.2, 1993 NU Form U5S, File No. 30-246)
	B.6.3	By-Laws of The Quinnehtuk Company as amended to February 11, 1998. (Exhibit B.6.3, 1997 NU Form U5S, File No. 30-246)
в.7	The Rocky River	Realty Company
	B.7.1	Certificate of Incorporation, as amended, of The Rocky River Realty Company. (Exhibit 1.9, 1977 NU Form U5S, File No. 30-246)
	E-2	
	B.7.2	Certificate of Amendment to Certificate of Incorporation of The Rocky River Realty Company, dated December 26, 1996. (Exhibit B.7.2, 1996 NU Form U5S, File No. 30-246)
	B.7.3	Certificate of Amendment to Certificate of Incorporation of the Rocky River Realty Company, dated April 27, 1998. (Exhibit B.7.3, 1997 NU Form U5S, File No. 30-246)
	B.7.4	By-Laws of The Rocky River Realty Company, as amended to February 11, 1998. (Exhibit B.7.4, 1997 NU Form USS, File No. 30-246)
B.8	Electric Power,	Incorporated
	B.8.1	Charter of Electric Power, Incorporated dated January 1, 1955. (Exhibit B.9, 1983 NU Form U5S, File No. 30-246)
	B.8.2	Amendment to Charter of Electric Power, Incorporated (Special Act No. 133, Volume XXXI, page 103, approved June 11, 1963). (Exhibit B.9.1, 1983 NU Form U5S, File No. 30-246)
	B.8.3	Certificate of Amendment to Certificate of Incorporation of Electric Power, Incorporated, dated December 26, 1996. (Exhibit B.10.3, 1996 NU Form U5S, File No. 30-246)
	B.8.4	By-Laws of Electric Power, Incorporated as amended to February 15, 1952. (Exhibit B.9.2, 1983 NU

Form U5S, File No. 30-246)

		roim 033, rile No. 30-240)
B.9	The Nutmeg Power	Company
	B.9.1	Certificate of Organization of The Nutmeg Power Company dated July 19, 1954. (Exhibit B.11, 1983 NU Form U5S, File No. 30-246)
	в.9.2	Certificate of Amendment to the Certificate of Incorporation of The Nutmeg Power Company, dated December 26, 1996. (Exhibit B.11.2, 1996 NU Form U5S, File No. 30-246)
	В.9.3	By-Laws of The Nutmeg Power Company as amended to January 1, 1997. (Exhibit B.11.3, 1996 NU Form U5S, File No. 30-246)
B.10	The Connecticut	Steam Company
	B.10.1	Certificate of Incorporation of The Connecticut Steam Company dated May 13, 1965, including Special
	E-3	
		Act No. 325, an Act Incorporating The Connecticut Steam Company (Special Acts 1963, Senate Bill No. 704, approved June 24, 1963). (Exhibit B.12, 1983 NU Form U5S, File No. 30-246)
	B.10.2	Certificate of Amendment to Certificate of Incorporation of The Connecticut Steam Company, dated December 26, 1996. (Exhibit B.12.2, 1996 NU Form U5S, File No. 30-246)
	B.10.3	By-Laws of The Connecticut Steam Company, as amended to January 1, 1997. (Exhibit B.12.3, 1996 NU Form U5S, File No. 30-246)
	B.10.4	By-Laws of the Connecticut Steam Company, as amended to June 26, 1998.
B.11	Holyoke Water Po	ower Company
	B.11.1	Charter of Holyoke Water Power Company, as amended. (Exhibit 1.8, 1977 NU Form U5S, File No. 30-246)
	B.11.2	By-Laws of Holyoke Water Power Company, as amended to February 11, 1998. (Exhibit B.14.2, NU Form U5S, File No. 30-246)

1925. (Exhibit B.15, 1983 NU For U5S, File No. 30-246) B.12.2 Chapter 147 of the Massachusett Acts of 1926 amending the Chart Holyoke Power and Electric Comp as recorded with the Office of Secretary of the Commonwealth of March 29, 1926. (Exhibit B.15.1 1983 NU Form U5S, File No. 30-246) B.12.3 By-Laws of Holyoke Power and Electric Company, as amended to February 11, 1998. (Exhibit B.1 1997 NU U5S, File No. 30-246) B.13.1 Charter of Northeast Utilities Service Company, as amended to February 20, 1974. (Exhibit B.1 1983 NU Form U5S, File No. 30-246) B.13.2 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Comdated December 26, 1996. (Exhibit B.16.2, 1996 NU Form U5S, File 30-246) E-4 B.13.3 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Comdated April 27, 1998. (Exhibit B.16.3, 1997 NU Form U5S, File 30-246) B.13.4 By-Laws of Northeast Utilities Service Comdated April 27, 1999. (Exhibit B.16.3, 1997. (Exhibit B.16.3) 1996 NU Form U5S, File No. 30-246 B.13.4 By-Laws of Northeast Utilities Service Company as amended to January 1, 1997. (Exhibit B.16. 1996 NU Form U5S, File No. 30-2			
Electric Company dated December 1925. (Exhibit B.15, 1983 NU Fo U55, File No. 30-246) B.12.2 Chapter 147 of the Massachusett Acts of 1926 amending the Chart Holyoke Power and Electric Compans recorded with the Office of Secretary of the Commonwealth on March 29, 1926. (Exhibit B.15.1 1983 NU Form U5S, File No. 30-246) B.12.3 By-Laws of Holyoke Power and Electric Company, as amended to February 11, 1998. (Exhibit B.1 1997 NU U5S, File No. 30-246) B.13.1 Charter of Northeast Utilities Service Company, as amended to February 20, 1974. (Exhibit B.1 1983 NU Form U5S, File No. 30-246) B.13.2 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Company as a mended to February 1996 NU Form U5S, File No. 30-246) E-4 B.13.3 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Company as amended to January 17, 1998. (Exhibit B.16.3, 1997 NU Form U5S, File No. 30-246) B.13.4 By-Laws of Northeast Utilities Service Company as amended to January 1, 1997. (Exhibit B.16. 1996 NU Form U5S, File No. 30-246) B.13.4 Northeast Nuclear Energy Company B.14.1 Charter of Northeast Nuclear Energy Company	B.12	Holyoke Power and	d Electric Company
Acts of 1926 amending the Chart Holyoke Power and Electric Comp as recorded with the Office of Secretary of the Commonwealth o March 29, 1926. (Exhibit B.15.1 1983 NU Form USS, File No. 30-246) B.12.3 By-Laws of Holyoke Power and Electric Company, as amended to February 11, 1998. (Exhibit B.1 1997 NU USS, File No. 30-246) B.13 Northeast Utilities Service Company B.13.1 Charter of Northeast Utilities Service Company, as amended to February 20, 1974. (Exhibit B.1 1983 NU Form USS, File No. 30-246) B.13.2 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Com dated December 26, 1996. (Exhib B.16.2, 1996 NU Form USS, File 30-246) E-4 B.13.3 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Com dated April 27, 1998. (Exhibit B.16.3, 1997 NU Form USS, File 30-246) B.13.4 By-Laws of Northeast Utilities Service Company as amended to January 1, 1997. (Exhibit B.16.1996 NU Form USS, File No. 30-2		B.12.1	Electric Company dated December 5, 1925. (Exhibit B.15, 1983 NU Form
Electric Company, as amended to February 11, 1998. (Exhibit B.1 1997 NU USS, File No. 30-246) B.13 Northeast Utilities Service Company B.13.1 Charter of Northeast Utilities Service Company, as amended to February 20, 1974. (Exhibit B.1 1983 NU Form USS, File No. 30-2 B.13.2 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Com dated December 26, 1996. (Exhib B.16.2, 1996 NU Form USS, File 30-246) E-4 B.13.3 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Com dated April 27, 1998. (Exhibit B.16.3, 1997 NU Form USS, File 30-246) B.13.4 By-Laws of Northeast Utilities Service Company as amended to January 1, 1997. (Exhibit B.16. 1996 NU Form USS, File No. 30-2 B.14 Northeast Nuclear Energy Company B.14.1 Charter of Northeast Nuclear En		B.12.2	
B.13.1 Charter of Northeast Utilities Service Company, as amended to February 20, 1974. (Exhibit B.1 1983 NU Form U5S, File No. 30-2 B.13.2 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Comdated December 26, 1996. (Exhib B.16.2, 1996 NU Form U5S, File 30-246) E-4 B.13.3 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Comdated April 27, 1998. (Exhibit B.16.3, 1997 NU Form U5S, File 30-246) B.13.4 By-Laws of Northeast Utilities Service Company as amended to January 1, 1997. (Exhibit B.16. 1996 NU Form U5S, File No. 30-2 B.14 Northeast Nuclear Energy Company B.14.1 Charter of Northeast Nuclear Energy		B.12.3	Electric Company, as amended to February 11, 1998. (Exhibit B.15.3,
Service Company, as amended to February 20, 1974. (Exhibit B.1 1983 NU Form U5S, File No. 30-2 B.13.2 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Comdated December 26, 1996. (Exhib B.16.2, 1996 NU Form U5S, File 30-246) E-4 B.13.3 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Comdated April 27, 1998. (Exhibit B.16.3, 1997 NU Form U5S, File 30-246) B.13.4 By-Laws of Northeast Utilities Service Company as amended to January 1, 1997. (Exhibit B.16. 1996 NU Form U5S, File No. 30-2 B.14 Northeast Nuclear Energy Company B.14.1 Charter of Northeast Nuclear Energy	B.13	Northeast Utilit	ies Service Company
Certificate of Incorporation of Northeast Utilities Service Comdated December 26, 1996. (Exhibit B.16.2, 1996 NU Form U5S, File 30-246) E-4 B.13.3 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Comdated April 27, 1998. (Exhibit B.16.3, 1997 NU Form U5S, File 30-246) B.13.4 By-Laws of Northeast Utilities Service Company as amended to January 1, 1997. (Exhibit B.16.1996 NU Form U5S, File No. 30-2 B.14 Northeast Nuclear Energy Company B.14.1 Charter of Northeast Nuclear Energy		B.13.1	
B.13.3 Certificate of Amendment to Certificate of Incorporation of Northeast Utilities Service Com dated April 27, 1998. (Exhibit B.16.3, 1997 NU Form U5S, File 30-246) B.13.4 By-Laws of Northeast Utilities Service Company as amended to January 1, 1997. (Exhibit B.16. 1996 NU Form U5S, File No. 30-2 B.14 Northeast Nuclear Energy Company B.14.1 Charter of Northeast Nuclear En		B.13.2	Certificate of Incorporation of Northeast Utilities Service Company, dated December 26, 1996. (Exhibit B.16.2, 1996 NU Form U5S, File No.
Certificate of Incorporation of Northeast Utilities Service Comdated April 27, 1998. (Exhibit B.16.3, 1997 NU Form U5S, File 30-246) B.13.4 By-Laws of Northeast Utilities Service Company as amended to January 1, 1997. (Exhibit B.16. 1996 NU Form U5S, File No. 30-2 B.14 Northeast Nuclear Energy Company B.14.1 Charter of Northeast Nuclear Energy		E-4	
Service Company as amended to January 1, 1997. (Exhibit B.16. 1996 NU Form U5S, File No. 30-2 B.14 Northeast Nuclear Energy Company B.14.1 Charter of Northeast Nuclear En		B.13.3	Certificate of Incorporation of Northeast Utilities Service Company, dated April 27, 1998. (Exhibit B.16.3, 1997 NU Form U5S, File No.
B.14.1 Charter of Northeast Nuclear En		B.13.4	
	B.14	Northeast Nuclea	r Energy Company
		B.14.1	Charter of Northeast Nuclear Energy Company as amended to April 24, 1974. (Exhibit B.17, 1983 NU Form U5S, File No. 30-246)
B.14.2 Certificate of Amendment to Certificate of Incorporation of		B.14.2	Certificate of Amendment to Certificate of Incorporation of

		Northeast Nuclear Energy Company, dated December 26, 1996. (Exhibit B.17.2, 1996 NU Form U5S, File No. 30-246)
	B.14.3	Certificate of Amendment to Certificate of Incorporation of Northeast Nuclear Energy Company, dated April 27, 1998. (Exhibit B.17.3, 1997 NU Form U5S, File No. 30-246)
	B.14.4	By-Laws of Northeast Nuclear Energy Company, as amended to February 11, 1998. (Exhibit B.17.4, 1997 NU Form U5S, File No. 30-246)
	B.14.5	By-Laws of Northeast Nuclear Energy Company, as amended to June 1, 2000. (Exhibit B.14.5, 2000 NU Form U5S, File No. 30-246)
B.15	NU Enterprises,	Inc.
	B.15.1	Certificate of Incorporation of NU Enterprises, Inc. dated December 28, 1998. (Exhibit B.15.1, 1999 NU Form U5S, File No. 30-246)
	B.15.2	By-Laws of NU Enterprises, Inc. dated January 4, 1999. (Exhibit B.15.2, 1999 NU Form U5S, File No. 30-246)
	B.15.3	By-Laws of NU Enterprises, Inc., as amended to June 1, 2000. (Exhibit B.16.3, 2000 NU Form U5S, File No. 30-246)
B.16	Select Energy Se	rvices, Inc.
	B.16.1	Articles of Organization of HEC Inc. dated June 19, 1990. (Exhibit B.19, 1990 NU Form U5S, File No. 30-246)
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	B.16.2	By-Laws of HEC Inc., as amended, June 30, 1999. (Exhibit B.16.2, 1999 NU Form U5S, File No. 30-246)
B.17	Select Energy Con International Co	ntracting, Inc. F/K/A HEC rporation
	B.17.1	Articles of Organization of Select Energy Contracting, Inc. F/K/A HEC International Corporation dated October 12, 1994. (Exhibit B.19.1, 1994 NU Form U5S, File No. 30-246)

	B.17.2	Amendment to Articles of Organization of Select Energy Contracting, Inc. F/K/A HEC International Corporation, dated July 8, 1999 (Exhibit B.17.2, 1999 NU Form U5S, File No. 30-246)
	B.17.3	By-Laws of Select Energy Contracting, Inc. F/K/A HEC International Corporation dated July 9, 1999. (Exhibit B.17.3, 1999 NU Form U5S, File No. 30-246)
B.18	HEC/Tobyhanna En	ergy Project, Inc.
	B.18.1	Articles of Organization of HEC/Tobyhanna Energy Project, Inc. dated September 28, 1999. (Exhibit B.19.1, 1999 NU Form U5S, File No. 30-246)
	B.18.2	By-Laws of HEC/Tobyhanna Energy Project, Inc., dated September 28, 1999. (Exhibit B.19.2, 1999 NU Form U5S, File No. 30-246)
B.19	Reeds Ferry Supp	ly Co., Inc.
	B.19.1	Articles of Agreement of Reeds Ferry Supply Co., Inc., dated June 25, 1964. (Exhibit B.20.1, 1999 NU Form U5S, File No. 30-246)
	B.19.2	By-Laws of Reeds Ferry Supply Co., Inc., as Amended and Restated August 4, 1999. (Exhibit B.20.2, 1999 NU Form U5S, File No. 30-246)
B.20	North Atlantic E	nergy Service Corporation
	B.20.1	Articles of Incorporation; and Certificate of Amendment of North Atlantic Energy Service Corporation dated June 1, 1992. (Exhibit B.21, 1992 NU Form USS, File No. 30-246)
	B.20.2	By-Laws of North Atlantic Energy Service Corporation, as amended to November 8, 1993. (Exhibit B.19.2, 1993 NU Form U5S, File No. 30-246)
	B.20.3	By-Laws of North Atlantic Energy Service Corporation, as amended to June 1, 2000. (Exhibit B.21.3, 2000 NU Form U5S, File No. 30-246)
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	B.21.1	Certificate of Incorporation of Connecticut Yankee Atomic Power Company and amendments dated to November 20, 1964. (Exhibit B.20.1, 1993 NU Form U5S, File No. 30-246)
	B.21.2	Certificate of Amendment to Certificate of Incorporation of Connecticut Yankee Atomic Power Company, dated December 26, 1996. (Exhibit B.22.2, 1996 NU Form U5S, File No. 30-246)
	B.21.3	Certificate of Amendment to Certificate of Incorporation of Connecticut Yankee Atomic Power Company, dated October 15, 1998. (Exhibit B.22.3, 1998 NU U5S, File No. 30-246)
	B.21.4	By-Laws of Connecticut Yankee Atomic Power Company, as amended to March 31, 1999. (Exhibit B.22.4, 1998 NU U5S, File No. 30-246)
B.22	Properties, Inc.	
	B.22.1	Articles of Agreement of Properties, Inc. as amended to June 1, 1983. (Exhibit B.21.1, 1993 NU Form U5S, File No. 30-246)
	B.22.2	By-Laws of Properties, Inc., amended and restated as of February 7, 1996. (Exhibit B.23.2, 1995 NU Form U5S, File No. 30-246)
B.23	Charter Oak Energ	gy, Inc.
	B.23.1	Certificate of Incorporation of Charter Oak Energy, Inc., dated September 28, 1988. (Exhibit B.16, 1989 NU Form U5S, File No. 30-246)
	B.23.2	Certificate of Amendment to Certificate of Incorporation of Charter Oak Energy, Inc., dated December 26, 1996. (Exhibit B.25.2, 1996 NU Form U5S, File No. 30-246)
	B.23.3	Certificate of Amendment to Certificate of Incorporation of Charter Oak Energy Inc., dated April 27, 1998. (Exhibit B.25.3, 1997 NU Form U5S, File No. 30-246)
	B.23.4	By-Laws of Charter Oak Energy, Inc., as amended to January 1, 1997. (Exhibit B.25.3, 1996 NU Form U5S, File No. 30-246)

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	B.23.5	By-Laws of Charter Oak Energy, Inc., as amended to June 1, 2000. (Exhibit B.24.5, 2000 NU Form U5S, File No. 30-246)
B.24	New England Hydro	o-Transmission Corporation
	B.24.1	Articles of Incorporation, (Exhibit B.8a, 1986 NEES U5S, File No. 30-33); Articles of Amendment of New England Hydro-Transmission Corporation dated January 18, 1989, (Exhibit B.10a, 1988 NEES U5S, File No. 30-33).
	B.24.2	By-Laws of New England Hydro-Transmission Corporation dated March 17, 1998. (Exhibit B. 16.b, 1998 NEES U5S, File No. 30-33)
B.25	New England Hydro	o-Transmission Electric Company
	B.25.1	Restated Articles of Organization of New England Hydro-Transmission Electric Company dated January 13, 1989. (Exhibit B.11a, 1988 NEES U5S, File No. 30-33)
	B.25.2	By-Laws of New England Hydro-Transmission Electric Company dated March 17, 1998. (Exhibit B.17.b, 1998 NEES U5S File No. 30-33)
B.26	(CL&P Capital, L persons who becan L.P. in accordance	ated Limited Partnership Agreement P.) among CL&P, NUSCO, and the me limited partners of CL&P Capital, ce with the provisions thereof dated 1995 (MIPS). (Exhibit A.1, File No.
B.27	ERI/HEC EFA-Med,	LLC
	B.27.1	Certificate of Formation of ERI/HEC EFA-Med, LLC, dated September 15, 2000. (Exhibit B.31.1, 2000 NU Form U5S, File No. 30-246)
	B.27.2	Operating Agreement of ERI/HEC EFA-Med, LLC, dated September 22, 2000. (Exhibit B.31.2, 2000 NU Form U5S, File No. 30-246)
B.28	Mode 1 Communicat	tions, Inc.
	B.28.1	Certificate of Incorporation of Mode 1 Communications, Inc. dated March

26, 1996. (Exhibit B.34.1, 1996 NU Form U5S, File No. 30-246) B.28.2 Certificates of Amendment to Certificate of Incorporation of Mode 1 Communications, Inc., dated December 26, 1996 and February 4, 1997. (Exhibit B.34.2, 1996 NU Form U5S, File No. 30-246) E-8B.28.3 Certificate of Amendment to Certificate of Incorporation of Mode l Communications, Inc., dated April 27, 1998. (Exhibit B.34.3, 1997 NU Form U5S, File No. 30-246) B.28.4 By-Laws of Mode 1 Communications, Inc., as amended to January 1, 1997. (Exhibit B.34.4, 1996 NU Form U5S, File No. 30-246) B.29 Select Energy, Inc. B.29.1 Certificate of Incorporation of Select Energy, Inc. dated September 26, 1996. (Exhibit B.40.1, 1996 NU Form U5S, File No. 30-246) B.29.2 Certificates of Amendment to Certificate of Incorporation of Select Energy, Inc., dated December 26, 1996 and April 25, 1997. (Exhibit B.40.2, 1996 NU Form U5S, File No. 30-246) B.29.3 Certificate of Amendment to Certificate of Incorporation of Select Energy, Inc., dated April 27, 1998. (Exhibit B.40.3, 1997 NU Form U5S, File No. 30-246) B.29.4 By-Laws of Select Energy, Inc., as amended to May 12, 1997. (Exhibit B.40.4, 1997 NU Form U5S, File No. 30 - 246) B.29.5 By-Laws of Select Energy, Inc., as amended to June 1, 2000. (Exhibit B.33.5, 2000 NU Form U5S, File No. 30 - 246) B.30 Northeast Generation Company B.30.1 Certificate of Incorporation of Northeast Generation Company, dated December 28, 1998. (Exhibit B.34.1, 1999 NU Form U5S, File No. 30-246)

	B.30.2	Company, date	ortheast Generation ed January 4, 1999. 4.2, 1999 NU Form U5S, 246)
	B.30.3	Company, as	ortheast Generation amended to June 1, 2000. 4.3, 2000 NU Form U5S, 246)
B.31	Northeast Genera	tion Services	Company
	B.31.1	Northeast Ger Company, date	of Incorporation of neration Services ed December 28, 1998. 5.1, 1999 NU Form U5S, 246)
	E-9		
	B.31.2	Service Compa	ortheast Generation any, dated January 4, it B.35.2, 1999 NU Form . 30-246)
	B.31.3	Services Comp 1, 2000. (Ex	ortheast Generation pany, as amended to June hibit B.35.3, 2000 NU le No. 30-246)
B.32	CL&P Receivables	Corporation	
	B.32.1	Receivables (September 5,	of Incorporation of CL&P Corporation, dated 1997. (Exhibit B.41.1, U5S, File No. 30-246)
	B.32.2	Corporation,	&P Receivables dated September 12, it B.41.2, 1997 NU Form . 30-246)
B.33	Yankee Energy System, Inc.		
	B.33.1	Yankee Energy Acquisition (15, 2000. (E	of Incorporation of y System, Inc., F/K/A NU Corp., dated February xhibit B.38.1, 2000 NU le No. 30-246)
	B.33.2	Energy System Acquisition	of Merger of Yankee m, Inc. with and Into NU Corp., dated March 1, it B.38.2, 2000 NU Form . 30-246)
		B.33.2.1	Agreement and Plan of Merger between Yankee Energy System, Inc. and Northeast Utilities,

dated as of June 14, 1999. (Exhibit 1, NU Form 8-K dated June 14, 1999, File No. 1-5324) B.33.3 By-Laws of Yankee Energy System, Inc., as amended to March 1,2000. (Exhibit B.38.3, 2000 NU Form U5S, File No. 30-246) В.34 NorConn Properties, Inc. B.34.1 Certificate of Incorporation of NorConn Properties, Inc., dated May 10, 1988. (Exhibit B.39.1, 2000 NU Form U5S, File No. 30-246) B.34.2 By-Laws of NorConn Properties, Inc., as in effect on March, 1, 2000. (Exhibit B.39.2, 2000 NU Form U5S, File No. 30-246) E-10 B.35 R. M. Services, Inc. B.35.1 Certificate of Incorporation of R. M. Services, Inc. dated November 17, 1994. (Exhibit B.40.1, 2000 NU Form U5S, File No. 30-246) B.35.2 Certificate of Amendment of Certificate of Incorporation of R. M. Services, Inc., dated June 28, 2001. (Exhibit B.40.2, 2001 NU Form U5S, File No. 30-246). B.35.3 By-Laws of R. M. Services, Inc., as in effect on March 1, 2000. (Exhibit B.40.2, 2000 NU Form U5S, File No. 30 - 246)в.36 Yankee Energy Financial Services Company B.36.1 Certificate of Incorporation of Yankee Energy Financial Services Company, dated September 1, 1992. (Exhibit B.41.1, 2000 NU Form U5S, File No. 30-246)

B.37 Yankee Energy Services Company

B.36.2

B.37.1 Certificate of Incorporation of Yankee Energy Services Company,

By-Laws of Yankee Energy Financial Services Company, as in effect on March 1, 2000. (Exhibit B.41.2, 2000

NU Form U5S, File No. 30-246)

		dated June 30, 1993. (Exhibit B.42.1, 2000 NU Form U5S, File No. 30-246)
	B.37.2	Certificate of Amendment to Certificate of Incorporation of Yankee Energy Services Company, dated January 20, 1995. (Exhibit B.42.2, 2000 NU Form U5S, File No. 30-246)
	B.37.3	By-Laws of Yankee Energy Services Company, as in effect on March 1, 2000. (Exhibit B.42.3, 2000 NU Form U5S, File No. 30-246)
B.38	Yankee Gas Servi	ces Company
	B.38.1	Certificate of Incorporation of Yankee Gas Services Company, F/K/A Mohawk Gas Company, (Special Act No. 218, January 1955 session, approved May 26, 1955). (Exhibit B.43.1, 2000 NU Form U5S, File No. 30-246)
	B.38.2	Certificate of Amendment to the Certificate of Incorporation of Yankee Gas Services Company, dated May 26, 1989. (Exhibit B.43.2, 2000 NU Form U5S, File No. 30-246)
	E-11	
	E-11 B.38.3	Certificate of Amendment to the Certificate of Incorporation of Yankee Gas Services Company, dated June 27, 1989. (Exhibit B.43.3, 2000 NU Form U5S, File No. 30-246)
		Certificate of Incorporation of Yankee Gas Services Company, dated June 27, 1989. (Exhibit B.43.3, 2000
B.39	B.38.3	Certificate of Incorporation of Yankee Gas Services Company, dated June 27, 1989. (Exhibit B.43.3, 2000 NU Form U5S, File No. 30-246) By-Laws of Yankee Gas Services Company, as in effect on March 1, 2000. (Exhibit B.43.4, 2000 NU Form U5S, File No. 30-246)
B.39	B.38.3 B.38.4	Certificate of Incorporation of Yankee Gas Services Company, dated June 27, 1989. (Exhibit B.43.3, 2000 NU Form U5S, File No. 30-246) By-Laws of Yankee Gas Services Company, as in effect on March 1, 2000. (Exhibit B.43.4, 2000 NU Form U5S, File No. 30-246)
B.39	B.38.3 B.38.4 Housatonic Corpo	Certificate of Incorporation of Yankee Gas Services Company, dated June 27, 1989. (Exhibit B.43.3, 2000 NU Form U5S, File No. 30-246) By-Laws of Yankee Gas Services Company, as in effect on March 1, 2000. (Exhibit B.43.4, 2000 NU Form U5S, File No. 30-246) Pration Certificate of Incorporation of Housatonic Corporation, dated October 16, 1987. (Exhibit B.44.1,

E. S. Boulos Company

B.40

(Exhibit B.44.3, 2000 NU Form U5S, File No. 30-246)

1 2	Certificate of Incorporation of E. S. Boulos Company, F/K/A NGS Acquisition Sub, Inc., dated January 10, 2001. (Exhibit B.46.1, 2001 NU Form U5S, File No. 30-246)
	Certificate of Amendment of Incorporation of E. S. Boulos Company dated January 22, 2001. (Exhibit B.46.2, 2001 NU Form U5S, File No. 30-246)
	By-Laws of E. S. Boulos Company, as amended to January 22, 2001. (Exhibit B.46.3, 2001 NU Form U5S, File No. 30-246)
S Mechanical, I	nc.
1	Certificate of Incorporation of NGS Mechanical, Inc., dated January 24, 2001. (Exhibit B.47.1, 2001 NU Form USS, File No. 30-246)
	By-Laws of NGS Mechanical, Inc. dated as of January 25, 2001. (Exhibit B.47.2, 2001 NU Form U5S, File No. 30-246)
E-12	
lect Energy New	York, Inc.
: 1	Certificate of Incorporation of Select Energy New York, Inc., F/K/A Plum Street Energy Marketing, Inc. and Niagara Mohawk Energy Marketing, Inc., dated February 13, 1996.
	(Exhibit B.48.1, 2001 NU Form U5S, File No. 30-246)
42.2	(Exhibit B.48.1, 2001 NU Form U5S,
	40.2 (40.3 (40.3 (40.3 (40.3 (40.4 (

3 3		
	B.42.4	By-Laws of Select Energy New York, Inc., as in effect on November 30, 2001. (Exhibit B.48.4, 2001 NU Form USS, File No. 30-246)
B.43	CL&P Funding LLC	
	B.43.1	Certificate of Formation of CL&P Funding LLC dated January 3, 2001. (Exhibit 3.1, CL&P Funding LLC Form S-3, dated January 18, 2001, File No. 333-53866)
	B.43.2	Limited Liability Company Agreement of CL&P Funding LLC made and effective as of January 3, 2001 and amended and restated as of March 30, 2001. (Exhibit 3.1, CL&P Funding LLC Form S-3, Amendment No. 2, dated March 26, 2001, File No. 333-53866)
B.44	PSNH Funding LLC	
	B.44.1	Certificate of Formation of PSNH Funding LLC dated January 24, 2001. (Exhibit 3.1, PSNH Funding LLC Form S-3 (Amendment No. 2), dated April 18, 2001, File No. 333-55830)
	B.44.2	Limited Liability Company Agreement of PSNH Funding LLC made and effective as of January 24, 2001 and as amended and restated as of April 25, 2001. (Exhibit 3.2, PSNH Funding LLC Form 8-K, dated April 25, 2001, File No. 333-55830)
B.45	PSNH Funding LLC	2
	B.45.1	Certificate of Formation of PSNH Funding LLC 2 dated December 10, 2001. (Exhibit 3.1, PSNH Funding LLC 2 Form S-3, dated December 28, 2001, File No. 333-76040)
	E-13	
	B.45.2	Limited Liability Company Agreement of PSNH Funding LLC 2 dated as of December 10, 2001. (Exhibit 3.2, PSNH Funding LLC 2 Form S-3 (Amendment No. 2), dated January 14, 2002, File No. 333-76040)
B.46	WMECO Funding LLO	
	B.46.1	Certificate of Formation of WMECO Funding LLC dated March 28, 2001. (Exhibit 3.1, WMECO Funding LLC Form

		S-3, dated April 18, 2001, File No. 333-59118)
	B.46.2	Limited Liability Company Agreement of WMECO Funding LLC made and effective as of March 28, 2001 and as amended and restated as of May 17, 2001. (Exhibit 3.2, WMECO Funding LLC Form S-3, Amendment No. 2, dated May 7, 2001, File No. 333-59118)
B.47	Woods Electrical	Co., Inc.
*	B.47.1	Certificate of Incorporation of Woods Electrical Co., Inc., F/K/A NGS Acquisition, Inc., dated July 18, 2002.
*	B.47.2	Certificate of Amendment of Incorporation of Woods Electrical Co., Inc., dated August 1, 2002.
*	B.47.3	By-Laws of Woods Electrical Co., Inc., as amended to August 9, 2002.
B.48	Woods Network Se	rvices, Inc.
*	B.48.1	Certificate of Incorporation of Woods Network Services, Inc., F/K/A NGS Telecommunications, Inc. dated July 18, 2002.
*	B.48.2	Certificate of Amendment of Incorporation of Woods Network Services, Inc., dated August 1, 2002.
*	B.48.3	By-Laws of Woods Network Services, Inc., as amended to August 9, 2002.
C.(a) INSTRUMENTS DEFINING	THE RIGHTS OF SEC	CURITY HOLDERS, INCLUDING INDENTURES
C.1	Northeast Utilit	ies
	C.1.1	Indenture dated as of December 1, 1991, between Northeast Utilities and IBJ Schroder Bank & Trust Company, with respect to the issuance of Debt Securities. (Exhibit 4.1.1, 1991 NU Form 10-K, File No. 1-5324)
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	C.1.2	First Supplemental Indenture, dated as of December 1, 1991, between Northeast Utilities and IBJ Schroder Bank & Trust Company, with respect

		to the issuance of Series A Notes. (Exhibit 4.1.2, 1991 NU Form 10-K, File No. 1-5324)
	C.1.3	Second Supplemental Indenture, dated as of March 1, 1992, between Northeast Utilities and IBJ Schroder Bank & Trust Company, with respect to the issuance of 8.38% Amortizing Notes. (Exhibit 4.1.3, 1992 NU Form 10-K, File No. 1-5324)
	C.1.4	Revolving Credit Agreement among NU and the Banks named therein, dated November 12, 2002 (Exhibit B-3 to 35-CERT filed November 21, 2002, File No. 70-9755)
	C.1.5	Indenture between NU and The Bank of New York, as Trustee, dated as of April 1, 2002 (Exhibit A-3 to 35 CERT filed April 9, 2002, File No. 70-9755)
	C.1.6	First Supplemental Indenture between NU and The Bank of New York, as Trustee, dated as of April 1, 2002 relating to the \$263M of Senior Notes, Series A, due 2012. (Exhibit A-4 to 35 CERT filed April 9, 2002, File No. 70-9535)
	C.1.7	Revolving Credit Agreement among NU and the Banks named therein, dated November 12, 2002. (Exhibit B-3 to NU 35-CERT filed November 21, 2002, File No. 70-9755)
C.2	The Connecticut	Light and Power Company
	C.2.1	Indenture of Mortgage and Deed of Trust between CL&P and Bankers Trust Company, Trustee, dated as of May 1, 1921. (Composite including all twenty-four amendments to May 1, 1967.) (Exhibit 4.1.1, 1989 NU Form 10-K, File No. 1-5324)
	C.2.2	Supplemental Indenture to the Composite May 1, 1921 Indenture of Mortgage and Deed of Trust between CL&P and Bankers Trust Company, dated as of June 1, 1994. (Exhibit 4.2.15, 1994 NU Form 10-K, File No. 1-5324)
	C.2.3	Supplemental Indenture to the Composite May 1, 1921 Indenture of Mortgage and Deed of Trust between CL&P and Bankers Trust Company, dated as of October 1, 1994. (Exhibit 4.2.16, 1994 NU Form

10-K, File No. 1-5324)

C.2.4 Financing Agreement between
Industrial Development Authority of
the State of New Hampshire and CL&P
(Pollution Control Bonds, 1986
Series) dated as of

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December 1, 1986. (Exhibit C.1.47, 1986 NU Form U5S, File No. 30-246)

- C.2.5 Financing Agreement between
 Industrial Development Authority of
 the State of New Hampshire and CL&P
 (Pollution Control Bonds, 1988
 Series) dated as of October 1, 1988.
 (Exhibit C.1.55, 1988 NU Form U5S,
 File No. 30-246)
- C.2.6

 Loan and Trust Agreement among
 Business Finance Authority of the
 State of New Hampshire and CL&P
 (Pollution Control Bonds, 1992
 Series A) dated as of December 1,
 1992. (Exhibit C.2.33, 1992 NU Form
 U5S, File No. 30-246)
- C.2.7 Loan Agreement between Connecticut
 Development Authority and CL&P
 (Pollution Control Bonds Series A,
 Tax Exempt Refunding) dated as of
 September 1, 1993. (Exhibit 4.2.21,
 1993 NU Form 10-K, File No. 1-5324)
- C.2.8 Loan Agreement between Connecticut
 Development Authority and CL&P
 (Pollution Control Bonds Series B,
 Tax Exempt Refunding) dated as of
 September 1, 1993. (Exhibit 4.2.22,
 1993 NU Form 10-K, File No. 1-5324)
- C.2.9 Amended and Restated Loan Agreement between Connecticut Development Authority and CL&P (Pollution Control Revenue Bond 1996A Series) dated as of May 1, 1996 and Amended and Restated as of January 1, 1997. (Exhibit 4.2.24, 1996 NU Form 10-K, File No. 1-5324)
 - C.2.9.1 Amended and Restated Indenture of Trust between Connecticut Development Authority and the Trustee (CL&P Pollution Control Revenue Bond-1996A Series), dated as of May 1, 1996, and

Amended and Restated as of January 1, 1997. (Exhibit 4.2.24.1, 1996 NU Form 10-K, File No. 1-5324)

C.2.9.2 Standby Bond Purchase Agreement among CL&P, Bank of New York as Purchasing Agent and the Banks named therein, dated October 24, 2000. (Exhibit 4.2.24.2, 2000 NU Form 10-K, File No. 1-5324)

C.2.9.3 AMBAC Municipal Bond
Insurance Policy issued
by the Connecticut
Development Authority
(CL&P Pollution Control
Revenue Bond-1996A
Series), effective
January 23, 1997.
(Exhibit 4.2.24.3, 1996
NU Form 10-K, File No.
1-5324)

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C.2.9.4 Amendment No. 2 to the Standby Bond Purchase Agreement dated as of September 9, 2002, among CL&P, The Bank of New York, and the Participating Banks referred to therein.

(Exhibit 4.2.7.4, 2002 NU Form 10-Q for the Quarter Ended September 30, 2002, File No. 1-5324)

C.2.10 Revolving Credit Agreement among WMECO, CL&P, PSNH and Yankee and the Banks named therein, dated November 12, 2002 (Exhibit B-4 to 35 CERT filed November 21, 2002, File No. 70-9755)

C.2.11 Amended and Restated Receivables
Purchase and Sale Agreement dated as
of March 30, 2001 (CL&P and CL&P
Receivables Corporation (CRC))
(Exhibit 10.1, 2001 NU 10-Q for the
Quarter Ended September 30, 2001
(File No. 1-5324))

C.2.11.1 Amendment No. 2 to the

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Purchase and Sale Agreement dated as of July 10, 2002 (CL&P and CL&P Receivables Corporation (CRC)). (Exhibit 4.2.8.1, 2002 NU Form 10-K, File No. 1-5324)

C.2.12 Purchase and Contribution Agreement (CL&P and CRC), dated as of September 30, 1997 (Exhibit 10.49.1, 1997 NU Form 10-K, File No. 1-5324)

C.2.12.1 Amendment No. 2 to the Purchase and Contribution
Agreement between CL&P and CRC dated as of March 30, 2001.
(Exhibit 4.2.9.1, 2002
NU Form 10-K, File
No. 1-5324)

C.3 Public Service Company of New Hampshire

C.3.1 First Mortgage Indenture dated as of August 15, 1978, between PSNH and First Fidelity Bank, National Association, New Jersey, Trustee. (Composite including all amendments to May 16, 1991) (Exhibit 4.4.1, 1992 NU Form 10-K, File No. 1-5324)

C.3.1.1 Tenth Supplemental
Indenture dated as of
May 1, 1991 between
PSNH and First Fidelity
Bank, National
Association. (Exhibit
4.1, PSNH Current
Report on Form 8-K
dated February 10,
1992, File No. 1-6392)

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C.3.1.2 Twelfth Supplemental Indenture dated as of December 1, 2001 between PSNH and First Union National Bank (Exhibit 4.3.1.2, 2001 NU Form 10-K, File No. 1-5324)

C.3.2 Series D (Taxable New Issue) Amended and Restated PCRB Loan and Trust

		Agreement dated as of April 1, 1999. (Exhibit 4.3.6, 1999 NU Form 10-K, File No. 1-5324)
	C.3.3	Series E (Taxable New Issue) Amended and Restated PCRB Loan and Trust Agreement dated as of April 1, 1999. (Exhibit 4.3.7, 1999 NU Form 10-K, File No. 1-5324)
	C.3.4	Series A Loan and Trust Agreement among Business Finance Authority of the State of New Hampshire and PSNH and State Street Bank and Trust Company, as Trustee (Tax Exempt Pollution Control Bonds) dated as of October 1, 2001. (Exhibit 4.3.4, 2001 NU Form 10-K, File No. 1-5324)
	C.3.5	Series B Loan and Trust Agreement among Business Finance Authority of the State of New Hampshire and PSNH and State Street Bank and Trust Company, as Trustee (Tax Exempt Pollution Control Bonds) dated as of October 1, 2001. (Exhibit 4.3.5, 2001 NU Form 10-K, File No. 1-5324)
	C.3.6	Series C Loan and Trust Agreement among Business Finance Authority of the State of New Hampshire and PSNH and State Street Bank and Trust Company, as Trustee (Tax Exempt Pollution Control Bonds) dated as of October 1, 2001. (Exhibit 4.3.6, 2001 NU Form 10-K, File No. 1-5324)
	C.3.7	Revolving Credit Agreement among WMECO, CL&P, PSNH and Yankee and the Banks named therein, dated November 12, 2002 (Exhibit B-4 to 35 CERT filed November 21, 2002, File No. 70-9755)
C.4	Western Massachu	setts Electric Company
	C.4.1	Loan Agreement between Connecticut Development Authority and WMECO (Pollution Control Bonds - Series A, Tax Exempt Refunding) dated as of September 1, 1993. (Exhibit 4.4.13, 1993 NU Form 10-K, File No. 1-5324)
	C.4.2	Revolving Credit Agreement among WMECO, CL&P, PSNH and Yankee and the Banks named therein, dated November 12, 2002 (Exhibit B-4 to 35 CERT filed November 21, 2002, File No. 70-9755)

C.5	Northeast Generation Company		
	C.5.1	October 18, Bank of New (Exhibit 4.1 Statement on	rtgage, dated as of 2001 between NGC and The York, as trustee to NGC Registration Form S-4 dated December e No. 333-74636)
		C.5.1.1	First Supplemental Indenture Mortgage, dated as of October 18, 2001 between NGC and The Bank of New York, as trustee (Exhibit 4.2 to NGC Registration Statement S-4 dated December 6, 2001, File No. 333-74636)
C.6	The Rocky River	Realty Compan	У
	C.6.1	by and betwe Realty Compa named therei Life Insuran Insurance Compa INA Life Insuran York, Life I Georgia), wi of \$15 milli secured note million of gnotes due 20	nt dated April 14, 1992, en The Rocky River ny (RRR) and Purchasers n (Connecticut General ce Company, Life mpany of North America, urance Company of New nsurance Company of th respect to RRR's sale on of guaranteed senior s due 2007 and \$28 uaranteed senior secured 17. (Exhibit 10.52, 1992, File No. 1-5324)
	C.6.2	September 26	Note Agreement, dated , 1997. (Exhibit 10.3.1, 10-K, File No. 1-5324)
	C.6.3	by Northeast Note Agreeme between RRR the benefit National Ban Purchasers a notes. (Exhi	y dated April 14, 1992 Utilities pursuant to nt dated April 14, 1992, and Note Purchasers, for of The Connecticut k as Trustee, the nd the owners of the bit 10.52.1, 1992 NU ile No. 1-5324)
	C.6.4	September 26	Note Guaranty, dated , 1997. (Exhibit 997 NU Form 10-K, File
	C.6.5	Profits, Sec Negative Ple	f Leases, Rents and urity Agreement and dge, dated as of April ong RRR, NUSCO and The

Connecticut National Bank as Trustee, securing notes sold by RRR pursuant to April 14, 1992, Note Agreement. (Exhibit 10.52.2, 1992 NU Form 10-K, File No. 1-5324)

C.6.6 Modification of and Confirmation of Assignment of Leases, Rents and Profits, Security Agreement and Negative Pledge, dated as of September 26, 1997.

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(Exhibit 10.31.3.1, 1997 NU Form 10-K, File No. 1-5324)

- C.6.7 Purchase and Sale Agreement, dated July 28, 1997, by and between RRR and the Sellers and Purchasers named therein. (Exhibit 10.31.4, 1997 NU Form 10-K, File No. 1-5324)
- C.6.8 Purchase and Sale Agreement, dated September 26, 1997, by and between RRR and the Purchaser named therein. (Exhibit 10.31.5, 1997 NU Form 10-K, File No. 1-5324)

C.7 CL&P Receivables Corporation

- C.7.1 Amended and Restated Receivables
 Purchase and Sale Agreement dated as
 of March 30, 2001 (CL&P and CL&P
 Receivables Corporation (CRC))
 (Exhibit 10.1, 2001 NU 10-Q for the
 Quarter Ended September 30, 2001
 (File No. 1-5324)
 - C.7.1.1 Amendment No. 2 to the Purchase and Sale Agreement dated as of July 10, 2002 (CL&P and CL&P Receivables Corporation (CRC)).

 (Exhibit 4.2.8.1, 2002 NU Form 10-K, File No. 1-5324)
- C.7.2 Purchase and Contribution Agreement (CL&P and CL&P Receivables Corporation), dated as of September 30, 1997 (Exhibit 10.49.1, 1997 NU Form 10-K, File No. 1-5324)
 - C.7.2.1 Amendment No. 2 to the Purchase and Contribution Agreement between CL&P and CRC dated as of March 30,

2001. (Exhibit 4.2.9.1, 2002 NU Form 10-K, File No. 1-5324)

			No. 1-5324)
C.8	HEC/Tobyhanna Energy Project, Inc.		
	C.8.1	Relating to Performance as of Septem	ure & Security Agreement an Energy Savings Contract Project dated ber 30, 1999 (Exhibit NU Form U5S, File No.
C.9	Yankee Gas Services Company		
	C.9.1	Trust dated between Yank (Yankee Gas) National Ban No. 4.2, Yan	Mortgage and Deed of as of July 1, 1989 ee Gas Services Company and The Connecticut k (Mortgage) (Exhibit kee Gas Form 10 dated 89, File No. 0-17605)
	E-20		
	C.9.2	as of April (Exhibit No.	mental Indenture, dated 1, 1992, to Mortgage 4.11, Yankee Energy ed October 2, 1992, Reg.
	C.9.3	as of Decemb (Exhibit No. Energy System	emental Indenture, dated er 1, 1992, to Mortgage 10.2, 1992 Yankee m, Inc.(Yankee Energy) ile No. 0-17605)
	C.9.4	as of June 1 (Exhibit No.	mental Indenture, dated , 1995, to Mortgage 4.14, 1995 Yankee 10-K, File No. 0-10721)
	C.9.5	as of April (Exhibit No.	emental Indenture, dated 1, 1997, to Mortgage 15, 1997 Yankee Energy ile No. 0-10721)
	C.9.6	as of Januar	mental Indenture, dated y 1, 1999, to Mortgage 3.6, 2000 NU Form U5S, 324)
	C.9.7	July 1, 1989 million aggr of First Mor (Exhibit 4.3	e Agreement dated as of , relating to \$119 egate principal amount tgage Bonds, Series A , Yankee Gas Form 10 14, 1989, File No.

0-17605)

	C.9.7.1 First Amendment, dated as of April 10, 1990, to Bond Purchase Agreement (Exhibit C.13.7.1, 2000 NU Form USS, File No. 1-5324)		
C.9.8	Bond Purchase Agreement, dated as of April 1, 1992, relating to \$20 million aggregate principal amount of First Mortgage Bonds, Series B (Exhibit No. 4.12, Yankee Energy Form S-3 filed October 2, 1992, Reg. No. 33-52750)		
C.9.9	Bond Purchase Agreement, dated as of December 1, 1992, relating to \$20 million aggregate principal amount of First Mortgage Bonds, Series C (Exhibit No. 10.4, 1992 Yankee Energy Form 10-K, File No. 0-17605)		
C.9.10	Bond Purchase Agreement, dated as of April 1, 1997, relating to \$30 million aggregate principal amount of First Mortgage Bonds, Series E (Exhibit No. 4.16, 1997 Yankee Energy Form 10-K, File No. 0-10721		