THE UNITED ILLUMINATING COMPANY UNAUDITED FINANCIAL STATEMENTS AS OF JUNE 30, 2020 AND DECEMBER 31, 2019 AND

FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2020 AND 2019

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THE UNITED ILLUMINATING COMPANY STATEMENTS OF INCOME (In Thousands) (Unaudited)

	Three Months Ended June 30, June 30,				J	Six Mont une 30,	hs Ended June 30,		
	2020			2019		2020	2019		
Operating Revenues	\$	230,096	\$	225,425	\$	505,077	\$	490,016	
Operating Expenses									
Purchased power		53,230		42,551		137,661		113,476	
Operation and maintenance		84,019		90,159		169,225		180,830	
Depreciation and amortization		26,778		24,481		54,775		48,708	
Taxes other than income taxes		26,111		25,576		53,486		53,774	
Total Operating Expenses		190,138		182,767		415,147		396,788	
Operating Income		39,958		42,659		89,930		93,229	
Other Income and (Expense), net		(419)		(1,304)		(2,858)		(2,024)	
Interest Expense, net		11,134		10,535		21,955		20,589	
Income from Equity Investments		2,005		2,398		3,753		4,423	
Income Before Income Tax		30,410		33,218		68,870		75,039	
Income Tax		5,788		4,657		13,907		13,017	
Net Income	\$	24,622	\$	28,561	\$	54,963	\$	62,022	

THE UNITED ILLUMINATING COMPANY BALANCE SHEETS ASSETS (In Thous ands) (Unaudited)

	June 30, 2020	December 31, 2019
Assets		
Current Assets		
Cash and cash equivalents	\$ 1,308	\$ 3,643
Accounts receivable and unbilled revenues, net	163,367	150,352
Accounts receivable from affiliates	19,464	56,498
Notes receivable from affiliates	-	19,375
Regulatory assets	51,955	35,086
Materials and supplies	8,036	5,986
Derivative assets	372	331
Refundable taxes	4,399	7,100
Prepayments and other current assets	2,125	3,244
Total Current Assets	251,026	281,615
Other Investments		
Equity investment in GenConn	92,339	93,647
Other	11,661	12,771
Total Other Investments	104,000	106,418
Net Property, Plant and Equipment	2,593,913	2,568,455
Operating lease right of use assets	11,451	12,220
Regulatory Assets	494,772	472,693
Deferred Charges and Other Assets		
Derivative assets	1,835	1,807
Other	4,733	3,033
Total Deferred Charges and Other Assets	6,568	4,840
Total Assets	\$ 3,461,730	\$ 3,446,241

THE UNITED ILLUMINATING COMPANY BALANCE SHEETS LIABILITIES AND CAPITALIZATION (In Thousands) (Unaudited)

	June 30, 2020	December 31, 2019		
Liabilities				
Current Liabilities				
Current portion of long-term debt	\$ 50,000	\$ 50,000		
Notes payable to affiliates	24,225	-		
Accounts payable and accrued liabilities	107,575	123,637		
Accounts payable to affiliates	29,376	52,794		
Regulatory liabilities	22,871	17,326		
Interest accrued	11,408	11,362		
Taxes accrued	14,229	14,642		
Derivative liabilities	12,761	11,442		
Operating lease liabilities	1,790	1,790		
Other liabilities	16,282	18,411		
Total Current Liabilities	290,517	301,404		
Deferred Income Taxes	357,184	340,930		
Regulatory Liabilities	438,297	444,520		
Other Noncurrent Liabilities				
Pension and post-retirement	257,941	260,828		
Derivative liabilities	64,462	63,382		
Environmental remediation costs	16,796	15,461		
Operating lease liabilities	13,886	14,484		
Other	16,587	14,422		
Total Other Noncurrent Liabilities	369,672	368,577		
Capitalization				
Long-term debt	812,055	811,768		
Common Stock Equity				
Common stock	1	1		
Paid-in capital	806,230	806,230		
Retained earnings	387,774	372,811		
Net Common Stock Equity	1,194,005	1,179,042		
Total Capitalization	2,006,060	1,990,810		
Total Liabilities and Capitalization	\$ 3,461,730	\$ 3,446,241		

THE UNITED ILLUMINATING COMPANY STATEMENTS OF CASH FLOWS (In Thousands) (Unaudited)

	Six Months Ended June 30,							
	2	2020	2	2019				
Cash Flows From Operating Activities								
Net income	\$	54,963	\$	62,022				
Adjustments to reconcile net income								
to net cash provided by operating activities:								
Depreciation and amortization		55,533		49,457				
Deferred income taxes		12,936		800				
Uncollectible expense		10,695		15,430				
Pension expense		8,674		11,148				
Allowance for funds used during construction (AFUDC) - equity		(3,304)		(2,927)				
Undistributed (earnings) in equity investments		(3,752)		(4,423)				
Regulatory assets/liabilities amortization		963		2,604				
Regulatory assets/liabiities carrying cost		436		219				
Other non-cash items, net		1,786		203				
Changes in:								
Accounts receivable and unbilled revenues, net		12,824		(6,020)				
Accounts payable and accrued liabilities		(29,619)		(37,334)				
Cash distribution received from GenConn		3,979		2,014				
Taxes accrued and refundable		2,288		(8,393)				
Pension and post-retirement		(11,561)		(8,394)				
Regulatory assets/liabilities		(39,869)		(7,504)				
Environmental liabilities		1,335		(950)				
Other assets		(2,572)		(1,616)				
Other liabilities		2,387		2,786				
Total Adjustments		23,159		7,100				
Net Cash provided by Operating Activities		78,122		69,122				
The cash is often and the first		/ 0,122		07,122				
Cash Flows from Investing Activities								
Plant expenditures including AFUDC debt		(84,993)		(71,862)				
Cash distribution from GenConn		1,076		4,511				
Notes receivable from affiliates		19,375		(22,125)				
Net Cash used in Investing Activities		(64,542)		(89,476)				
Cash Flows from Financing Activities				5 0 000				
Issuances of long-term debt		-		50,000				
Payment of long-term debt		-		(31,000)				
Notes payable to affiliates		24,144		(64)				
Payment of common stock dividend		(40,000)		-				
Other		-		(365)				
Net Cash (Used in) provided by Financing Activities		(15,856)		18,571				
Cash, Restricted Cash, and Cash Equivalents:								
Net change for the period		(2,276)		(1,783)				
Balance at beginning of period		4,621		2,819				
Balance at end of period	\$	2,345	\$	1,036				
Non-cash investing activity:	¢		^					
Plant expenditures included in ending accounts payable	\$	17,923	\$	18,895				

THE UNITED ILLUMINATING COMPANY STATEMENTS OF CHANGES IN SHAREHOLDER'S EQUITY June 30, 2020 (Thousands of Dollars) (Unaudited)

	Comme	Common Stock			Paid-in	Retained			
	Shares		Amount		Capital		Earnings	Total	
Balance as of December 31, 2019	100	\$	1	\$	806,230	\$	372,811 \$	1,179,042	
Net income							54,963	54,963	
Payment of common stock dividend							(40,000)	(40,000)	
Balance as of June 30, 2020	100	\$	1	\$	806,230	\$	387,774 \$	1,194,005	

NOTES TO FINANCIAL STATEMENTS

(A) BUSINESS ORGANIZATION AND STATEMENT OF ACCOUNTING POLICIES

The United Illuminating Company (UI) is a regulated operating electric public utility established in 1899. UI is engaged principally in the purchase, transmission, distribution and sale of electricity for residential, commercial and industrial purposes. UI is regulated as an electric distribution company by the Connecticut Public Utilities Regulatory Authority (PURA) and is also subject to regulation by the Federal Energy Regulatory Commission (FERC).

UI is a wholly owned subsidiary of UIL Holdings Corporation (UIL Holdings). UIL Holdings, whose primary business is ownership of its operating regulated utility businesses, is a wholly owned subsidiary of Avangrid Networks, Inc. (Networks), which is a wholly-owned subsidiary of Avangrid, Inc., which is a 81.5% owned subsidiary of Iberdrola, S.A., a corporation organized under the law of the Kingdom of Spain.

UI is also a party to a joint venture with Clearway Energy, Inc., a subsidiary of Global Infrastructure Partners (GIP), pursuant to which UI holds 50% of the membership interests in GCE Holding LLC, whose wholly owned subsidiary, GenConn Energy LLC, or GenConn, operates peaking generation plants in Devon, Connecticut, or GenConn Devon, and Middletown, Connecticut, or GenConn Middletown.

Accounting Records

The accounting records of UI are maintained in conformity with accounting principles generally accepted in the United States of America (GAAP) and in accordance with the uniform systems of accounts prescribed by the FERC and the PURA.

Basis of Presentation

The preparation of financial statements in conformity with GAAP requires management to use estimates and assumptions that affect (1) the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities as of the date of the financial statements and (2) the reported amounts of revenues and expenses during the reporting period. Actual results could differ from those estimates.

UI's total comprehensive income is equal to net income for the three and six months ended June 30, 2020 and 2019.

UI has evaluated subsequent events through the date its financial statements were available to be issued, August __, 2020.

Revenues

UI presents revenue in accordance with Accounting Standards Codification (ASC), Topic 606 "Revenue from Contracts with Customers" (ASC 606). UI derives its revenues primarily from tariff-based sales of electricity. For such revenues, UI recognizes revenues in an amount derived from the electricity delivered to customers. Other major sources of revenue are electricity transmission and wholesale sales of electricity.

Tariff-based sales are subject to PURA, which determines prices and other terms of service through the ratemaking process. Customers have the option to obtain the electricity directly from the UI or from another supplier. For customers that receive their electricity from another supplier, UI acts as an agent and delivers the electricity by that supplier. Revenue in those cases is only for providing the service of delivery of the electricity. UI calculates revenue earned but not yet billed based on the number of days not billed in the month, the estimated amount of energy delivered during those days and the estimated average price per customer class for that month. Differences between actual and estimated unbilled revenue are immaterial.

Transmission revenue results from others' use of UI's transmission system to transmit electricity and is subject to FERC regulation, which establishes the prices and other terms of service. Long-term wholesale sales of electricity are based on individual bilateral contracts. Short-term wholesale sales of electricity are generally on a daily basis based on market prices and are administered by an independent entity, ISO-New England, Inc.

The performance obligation in all arrangements is satisfied over time because the customer simultaneously receives and consumes the benefits as UI delivers or sells the electricity or provides the transmission service. UI records revenue for all of those sales based upon the regulatory-approved tariff and the volume delivered or transmitted, which corresponds to the amount that UI has a right to invoice.

NOTES TO FINANCIAL STATEMENTS

There are no material initial incremental costs of obtaining a contract in any of the arrangements. UI does not adjust the promised consideration for the effects of a significant financing component if it expects, at contract inception, that the time between the delivery of promised goods or service and customer payment will be one year or less. UI does not have any material significant payment terms because it receives payment at or shortly after the point of sale.

UI also records revenue from Alternative Revenue Programs (ARPs), which is not ASC 606 revenue. Such programs represent contracts between the UI and their regulators. UI's ARPs include revenue decoupling mechanisms, other ratemaking mechanisms and annual revenue requirement reconciliations. UI recognizes and records only the initial recognition of "originating" ARP revenues (when the regulatory-specified conditions for recognition have been met). When UI subsequently includes those amounts in the price of utility service billed to customers, they record such amounts as a recovery of the associated regulatory asset or liability. When they owe amounts to customers in connection with ARPs, they evaluate those amounts on a quarterly basis and include them in the price of utility service billed to customers and do not reduce ARP revenues.

UI also has various other sources of revenue including billing, collection, other administrative charges, sundry billings, rent of utility property, and miscellaneous revenue. It classifies such revenues as other ASC 606 revenues to the extent they are not related to revenue generating activities from leasing, derivatives, or ARPs.

Revenues disaggregated by major source are as follows:

		Three Mon	ths Ende		Six Mont	ths Ende	ded		
	Jun	ne 30, 2020	Jur	ne 30, 2019	Jur	ne 30, 2020	June 30, 2019		
(Thousands)									
Regulated operations – electricity	\$	220,335	\$	213,801	\$	476,795	\$	472,567	
Other (a)	_	(436)	_	1,581		1,920		3,475	
Revenue from contracts with customers		219,899		215,382		478,715		476,042	
Leasing revenue		322		331		647		665	
Alternative revenue programs		9,535		9,352		24,899		12,507	
Other Revenue		340		360		816		802	
Total operating revenues	\$	230,096	\$	225,425	\$	505,077	\$	490,016	

(a) Primarily includes certain intra-month trading activities, billing, collection, and administrative charges, sundry billings, and other miscellaneous revenue.

Regulatory Accounting

Generally accepted accounting principles for regulated entities in the United States of America allow UI to give accounting recognition to the actions of regulatory authorities in accordance with the provisions of ASC 980 "Regulated Operations." In accordance with ASC 980, UI has deferred recognition of costs (a regulatory asset) or has recognized obligations (a regulatory liability) if it is probable that such costs will be recovered or obligations refunded in the future through the ratemaking process. UI is allowed to recover all such deferred costs and is required to refund such obligations to customers through its regulated rates. See Note (C) "Regulatory Proceedings", for a discussion of the recovery of certain deferred costs and the refund of certain obligations, as well as a discussion of the regulatory decisions that provide for such recovery and require such refunding.

UI also has obligations under long-term power contracts, the recovery of which is subject to regulation. If UI, or a portion of its assets or operations, were to cease meeting the criteria for application of these accounting rules, accounting standards for businesses in general would become applicable and immediate recognition of any previously deferred costs would be required in the year in which such criteria are no longer met (if such deferred costs are not recoverable in the portion of the business that continues to meet the criteria for application of ASC 980). UI expects to continue to meet the criteria for application of ASC 980 for the foreseeable future. If a change in accounting were to occur, it could have a material adverse effect on the earnings and retained earnings of UI in that year and could also have a material adverse effect on the ongoing financial condition of UI.

NOTES TO FINANCIAL STATEMENTS

Unless otherwise stated below, all of UI's regulatory assets earn a return. UI's regulatory assets and liabilities as of June 30, 2020 and December 31, 2019 included the following:

	Remaining	J	lune 30,	Dec	ember 31,
	Period		2020		2019
			(In The	ousand	5)
Regulatory Assets:					
Unamortized redemption costs	2 to 14 years	\$	6,177	\$	6,567
Pension and other post-retirement benefit plans	(a)		217,917		217,917
Unfunded future income taxes	(b)		157,336		154,538
Contracts for differences	(c)		75,016		72,686
Excess generation service charge	(d)		14,881		-
Deferred transmission expense	(e)		23,370		10,967
COVID-19 cost recovery	(f)		876		-
Revenue decoupling mechanism	2 years		18,719		7,540
Other	(g)		32,435		37,564
Total regulatory assets			546,727		507,779
Less current portion of regulatory assets			51,955		35,086
Regulatory Assets, Net		\$	494,772	\$	472,693
Regulatory Liabilities:					
Accumulated deferred investment tax credits	15.5 - 19 years	\$	12,650	\$	13,015
Excess generation service charge	(d)		-		11,418
Middletown/Norwalk local transmission network service collections	31 years		17,675		17,962
Pension and other post-retirement benefit plans	(a)		14,861		14,861
Asset removal costs	(f)		65,948		65,452
Tax reform	(h)		319,682		316,378
Other	(g)		30,352		22,760
Total regulatory liabilities			461,168		461,846
Less current portion of regulatory liabilities			22,871		17,326
Regulatory Liabilities, Net		\$	438,297	\$	444,520

(a) Life is dependent upon timing of final pension plan distribution; balance, which is fully offset by a corresponding asset/liability, is recalculated each year in accordance with ASC 715 "Compensation-Retirement Benefits." See Note (F) "Pension and Other Benefits" for additional information.

(b) The balance will be extinguished when the asset, which is fully offset by a corresponding liability; or liability has been realized or settled, respectively.

(c) Asset life is equal to delivery term of related contracts (which vary from approximately 3 - 10 years); balance fluctuates based upon quarterly market analysis performed on the related derivatives (Note J); amount, which does not earn a return, is fully offset by corresponding derivative asset/liability. See "Contracts for Differences" discussion above for additional information.

(d) Regulatory asset or liability which defers generation-related and nonbypassable federally mandated congestion costs or revenues for future recovery from or return to customers. Amount fluctuates based upon timing differences between revenues collected from rates and actual costs incurred.

(e) Regulatory asset or liability which defers transmission income or expense and fluctuates based upon actual revenues and revenue requirements.

(f) COVID-19 cost recovery represents deferred COVID-19 related costs in the state of Connecticut based on the order issued by PURA on April 29, 2020 requiring the utilities to track COVID-19 related expenses and lost revenue and create a regulatory asset.

- (g) Amortization period and/or balance vary depending on the nature, cost of removal and/or remaining life of the underlying assets/liabilities; revenue decoupling mechanism and certain other amounts are not currently earning a return.
- (h) Balance includes customer impacts from the remeasurement of deferred income tax balances as a result of the Tax Act enacted by the U.S. federal government on December 22, 2017. Reductions in accumulated deferred income tax balances due to the reduction in the corporate income tax rates from 35% to 21% under the provisions of the Tax Act will result in amounts

NOTES TO FINANCIAL STATEMENTS

previously and currently collected from customers for these deferred taxes to be refundable to such customers, generally through future rates. The amount and timing of potential settlement are determined PURA and IRS Normalization rules.

Derivatives

UI is party to contracts, and involved in transactions, that are derivatives.

Contracts for Differences (CfDs)

Pursuant to Connecticut's 2005 Energy Independence Act, PURA solicited bids to create new or incremental capacity resources in order to reduce federally mandated congestion charges, and selected four new capacity resources. To facilitate the transactions between the selected capacity resources and Connecticut electric customers, and provide the commitment necessary for owners of these resources to obtain necessary financing, PURA required that UI and The Connecticut Light and Power Company (CL&P) execute long-term contracts with the selected resources. In August 2007, PURA approved four CfDs, each of which specifies a capacity quantity and a monthly settlement that reflects the difference between a forward market price and the contract price. UI executed two of the contracts and CL&P executed the other two contracts. The costs or benefits of each contract will be paid by or allocated to customers and will be subject to a cost-sharing agreement between UI and CL&P pursuant to which approximately 20% of the cost or benefit is borne by or allocated to UI customers and approximately 80% is borne by or allocated to CL&P customers.

PURA has determined that costs associated with these CfDs will be fully recoverable by UI and CL&P through electric rates, and in accordance with ASC 980 "Regulated Operations," UI has deferred recognition of costs (a regulatory asset) or obligations (a regulatory liability). The CfDs are marked-to-market in accordance with ASC 815 "Derivatives and Hedging." For those CfDs signed by CL&P, UI records its approximate 20% portion pursuant to the cost-sharing agreement noted above. As of June 30, 2020, UI has recorded a gross derivative asset of \$2.2 million, a regulatory asset of \$75.0 million and a gross derivative liability of \$77.2 million (\$74.5 million of which is related to UI's portion of the CfD signed by CL&P). See Note (J) "Fair Value of Financial Instruments" for additional CfD information.

The gross derivative assets and liabilities as of June 30, 2020 and December 31, 2019 were as follows:

	une 30, 2020	Dec	ember 31, 2019
	(In Tho	usands)	
Gross derivative assets:			
Current Assets	\$ 372	\$	331
Deferred Charges and Other Assets	\$ 1,835	\$	1,807
Gross derivative liabilties:			
Current Liabilities	\$ 12,761	\$	11,442
Noncurrent Liabilities	\$ 64,462	\$	63,382

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The unrealized gains and losses from fair value adjustments to these derivatives, which are recorded in regulatory assets or regulatory liabilities, for the three-month periods June 30, 2020 and 2019, were as follows:

		Three Mor June		ed		ths Ended e 30,		
	2	020		2019	 2020		2019	
		(In Tho	usands)		 (In Tho	ousands)		
Regulatory Assets - Derivative liabilities	\$	(1,611)	\$	(1,179)	\$ 2,331	\$	1,235	
Regulatory Liabilities - Derivative assets	\$	-	\$		\$ 	\$		

Equity Investments

UI is party to a 50-50 joint venture with Clearway Energy, Inc., in GenConn, which operates two peaking generation plants in Connecticut. UI's investment in GenConn is being accounted for as an equity investment, the carrying value of which was \$92.3 million and \$93.6 million as of June 30, 2020 and December 31, 2019, respectively. As of June 30, 2020, there was an immaterial amount of undistributed earnings from UI's equity investment in GenConn.

UI's pre-tax income from its equity investment in GenConn was \$2.0 million and \$2.4 million for the three-month periods ended June 30, 2020 and 2019, respectively. UI's pre-tax income from its equity investment in GenConn was \$3.7 million and \$4.4 million for the six-month periods ended June 30, 2020 and 2019, respectively

Cash distributions from GenConn are reflected as either distributions of earnings or as returns of capital in the operating and investing sections of the Statement of Cash Flows, respectively. UI received cash distributions from GenConn of \$2.0 million and \$2.4 million during the three-month periods ended June 30, 2020 and 2019, respectively. UI received cash distributions from GenConn of \$5.1 million and \$6.5 million during the six-month periods ended June 30, 2020 and 2019, respectively.

Variable Interest Entities

UI has identified GenConn as a variable interest entity (VIE), which is accounted for under the equity method. UI is not the primary beneficiary of GenConn, as defined in ASC 810 "Consolidation," because it shares control of all significant activities of GenConn with its joint venture, Clearway Energy, Inc. As such, GenConn is not subject to consolidation. GenConn recovers its costs through CfDs, which are cost of service-based and have been approved by PURA. As a result, with the achievement of commercial operation by GenConn Devon and GenConn Middletown, UI's exposure to loss is primarily related to the potential for unrecovered GenConn operating or capital costs in a regulatory proceeding, the effect of which would be reflected in the carrying value of UI's 50% ownership position in GenConn and through "Income from Equity Investments" in UI's Financial Statements. Such exposure to loss cannot be determined at this time. For further discussion of GenConn, see "Equity Investments" as well as Note (C) "Regulatory Proceedings – Electric Distribution and Transmission – Equity Investment in Peaking Generation."

UI has identified the selected capacity resources with which it has CfDs as VIEs and has concluded that it is not the primary beneficiary as it does not have the power to direct any of the significant activities of these capacity resources. As such, UI has not consolidated the selected capacity resources. UI's maximum exposure to loss through these agreements is limited to the settlement amount under the CfDs as described in "Derivatives – Contracts for Differences (CfDs)" above. UI has no requirement to absorb additional losses nor has UI provided any financial or other support during the periods presented that were not previously contractually required.

UI has identified the entities for which it is required to enter into long-term contracts to purchase Renewable Energy Credits (RECs) as VIEs. In assessing these contracts for VIE identification and reporting purposes, UI has aggregated the contracts based on similar risk characteristics and significance to UI. UI is not the primary beneficiary as it does not have the power to direct any of the significant activities of these entities. UI's exposure to loss is primarily related to the purchase and resale of the RECs, but, any losses incurred are recoverable through electric rates. For further discussion of RECs, see Note (C) "Regulatory Proceedings – Electric Distribution and Transmission – New Renewable Source Generation."

NOTES TO FINANCIAL STATEMENTS

Adoption of New Accounting Pronouncements

Changes to the disclosure requirements for fair value measurement and defined benefit plans

In August 2018, the FASB issued amendments related to disclosure requirements for both fair value measurement and defined benefit plans.

The amendments concerning fair value measurement remove, modify and add certain disclosure requirements, in order to improve the overall usefulness of the disclosures and reduce unnecessary costs to companies to prepare the disclosures. UI adopted the amendments effective January 1, 2020, with no material effect to its disclosures. Certain amendments are to be applied prospectively, and all others are to be applied retrospectively.

The amendments concerning disclosure requirements for defined benefit plans are narrow in scope and apply to all employers that sponsor defined benefit pension or other postretirement plans. The amendments change annual disclosures requirements, including removal of disclosures that are no longer considered cost beneficial, adding certain new relevant disclosures and clarifying specific requirements of disclosures concerning information for defined benefit pension plans. UI adopted the amendments effective January 1, 2020, and they will not materially affect the disclosures for the fiscal year ending December 31, 2020. As required, the application will be on a retrospective basis.

Clarifying guidance for certain collaborative arrangements with respect to revenue recognition

The FASB issued amendments in November 2018 to clarify the interaction between the guidance for certain collaborative arrangements and the guidance applicable to ASC 606. A collaborative arrangement is a contractual arrangement under which two or more parties actively participate in a joint operating activity and are exposed to significant risks and rewards that depend on the activity's commercial success. The targeted improvements clarify that certain transactions between collaborative arrangement participants are within the scope of ASC 606 and thus subject to all of its guidance. UI adopted the amendments effective January 1, 2020, with no material effect to its results of operations, financial position, cash flows and disclosures. As required, UI retrospectively applied the amendments to the date of our initial application of ASC 606.

Accounting Pronouncements Issued But Not Yet Adopted

The following are new accounting pronouncements issued as indicated, that UI has evaluated or is evaluating to determine their effect on its financial statements.

Simplifying the accounting for income taxes

In December 2019, the FASB issued an accounting standards update that is intended to reduce complexity in accounting for income taxes. The amendments remove specific exceptions to the general principles in ASC 740, Income Taxes, eliminating the need for an entity to analyze whether the following apply in a given period: (1) exception to the incremental approach for intra-period tax allocation, (2) exceptions to accounting for basis differences when there are ownership changes in foreign investments and (3) exception in interim period income tax accounting for year-to-date losses that exceed anticipated losses. The amendments also improve financial statement preparers' application of income-tax related guidance and simplify U. S. GAAP for (1) franchise taxes that are partially based on income, (2) transactions with a government that result in a step up in the tax basis of goodwill, (3) separate financial statements of legal entities that are not subject to tax and (4) enacted changes in tax laws in interim periods. The amendments are effective for public business entities for fiscal years beginning after December 15, 2020, and interim periods within those fiscal years. Early adoption is permitted, including adoption in any interim period for which financial statements have not been issued, with adoption of all amendments in the same period. Application is on a retrospective and/or modified retrospective basis, or a prospective basis, depending on the amendment aspect. UI expects its adoption will not materially affect its results of operations, financial position, and cash flows.

Facilitation of the effects of reference rate reform on financial reporting

In March 2020, the FASB issued amendments to provide temporary optional guidance to entities to ease the potential burden in accounting for, or recognizing the effects of, reference rate reform on financial reporting. The amendments respond to concerns about

NOTES TO FINANCIAL STATEMENTS

structural risks of interbank offered rates, and particularly, the risk of cessation of the London Interbank Offered Rate (LIBOR). The guidance is elective and applies to all entities, subject to meeting certain criteria, that have contracts, hedging relationships, and other transactions that reference LIBOR or another reference rate expected to be discontinued due to reference rate reform, around the end of 2021. The guidance applies to contracts that have modified terms that affect, or have the potential to affect, the amount or timing of contractual cash flows resulting from the discontinuance of the reference rate reform. The amendments are effective for all entities as of March 12, 2020, through December 31, 2022, although the FASB has indicated it will monitor developments in the marketplace and consider whether developments warrant an extension. UI expects the adoption will not materially affect its results of operations, financial position and cash flows.

(B) CAPITALIZATION

Common Stock

UI had 100 shares of common stock, no par value, outstanding at June 30, 2020 and December 31, 2019.

(C) REGULATORY PROCEEDINGS

Rates

Utilities are entitled by Connecticut statutes to charge rates that are sufficient to allow them an opportunity to cover their reasonable operating and capital costs, to attract needed capital and to maintain their financial integrity, while also protecting relevant public interests.

UI's approved three-year distribution rate schedules became effective January 1, 2017 and include, among other things, annual tariff increases and an ROE of 9.10% based on a 50% equity ratio, continuation of UI's existing earnings sharing mechanism (ESM) pursuant to which UI and its customers share on a 50/50 basis all distribution earnings above the allowed ROE in a calendar year, continuation of the existing decoupling mechanism, and the continuation of a requested storm reserve. Any dollars due to customers from the ESM continue to be first applied against any storm regulatory asset balance (if one exists at that time) or refunded to customers through a bill credit if such storm regulatory asset balance does not exist. UI continues to charge the rates that were in effect at the end of the rate plan.

Power Supply Arrangements

Under Connecticut law, UI's retail electricity customers are able to choose their electricity supplier while UI remains their electric distribution company. UI purchases power for those of its customers under standard service rates who do not choose a retail electric supplier and have a maximum demand of less than 500 kilowatts and its customers under supplier of last resort service for those who are not eligible for standard service and who do not choose to purchase electric generation service from a retail electric supplier. The cost of the power is a "pass-through" to those customers through the GSC charge on their bills.

UI must procure the power to serve its standard service load pursuant to a procurement plan approved by PURA. Under the procurement plan UI procures wholesale power for its standard service customers on a full requirements basis pursuant to contracts with a maximum duration of 12 months, with the delivery of such wholesale power to commence no later than one year from the applicable bid day.

UI has wholesale power supply agreements in place for its entire standard service load for 2020, and 70% for the first half of 2021. Supplier of last resort service is procured on a quarterly basis, however, from time to time there are no bidders in the procurement process for supplier of last resort service and in such cases UI manages the load directly.

UI determined that its contracts for standard service and supplier of last resort service are derivatives under ASC 815 "Derivatives and Hedging" and elected the "normal purchase, normal sale" exception under ASC 815 "Derivatives and Hedging." UI regularly assesses the accounting treatment for its power supply contracts. These wholesale power supply agreements contain default provisions that include required performance assurance, including certain collateral obligations, in the event that UI's credit rating on senior debt were to fall below investment grade. If such an event had occurred as of June 30, 2020, UI would have had to post an aggregate of approximately \$13.2 million in collateral.

NOTES TO FINANCIAL STATEMENTS

New Renewable Source Generation

Under Connecticut Public Act (PA) 11-80, Connecticut electric utilities are required to enter into long-term contracts to purchase Connecticut Class I RECs from renewable generators located on customer premises. Under this program, UI is required to enter into contracts totaling approximately \$200 million in commitments over an approximate 21-year period. The obligations were initially expected to phase in over a six-year solicitation period and peak at an annual commitment level of about \$14 million per year after all selected projects are online. PA 17-144, PA 18-50, and PA 19-35 extended the original six-year solicitation period of the program by adding seventh, eighth, ninth, and tenth years, and increased the original funding level of this program by adding up to \$64 million in additional commitments by UI. Upon purchase, UI accounts for the RECs as inventory. UI expects to partially mitigate the cost of these contracts through the resale of the RECs. PA 11-80 provides that the remaining costs (and any benefits) of these contracts, including any gain or loss resulting from the resale of the RECs, are fully recoverable from (or credited to) customers through electric rates.

In October of 2018, UI entered into five PPAs totaling approximately 50 MW from developers of offshore wind and fuel cell generation. These PPAs originated from an RFP issued by DEEP, under PA 17-144 which provides that the net costs of the PPAs are recoverable through electric rates. The PPAs were filed for PURA approval on October 25, 2018. On December 19, 2018, PURA issued its final decision approving the five PPAs, and approved UI's use of the non by-passable federally mandated congestion charges for all customers to recover the net costs of the PPAs.

On December 28, 2018, DEEP issued a directive to UI to negotiate and enter into PPAs with twelve projects, totaling approximately 12 million MWh, that were selected as a result of the Zero Carbon RFP issued by DEEP pursuant to PA 17-3, which provides that the net costs of the PPAs are recoverable through electric rates. One of the selected projects is the Millstone nuclear facility located in Waterford, Connecticut which is owned by Dominion Energy, Inc. UI completed negotiations and executed the PPA with the Millstone nuclear facility. UI filed the PPA with PURA on March 29, 2019, and PURA approved the PPA in September 2019. UI finalized negotiations and executed ten PPAs with ten of the remaining selected projects that were filed with PURA on May 31, 2019. At the direction of PURA, UI refiled Amended and Restated PPA's for nine of these projects in November 2019 and PURA approved those nine PPAs also in November 2019. The remaining PPA has been executed and submitted for approval to PURA. The twelfth selected project has declined to continue negotiations.

In August 2019, DEEP issued a RFP for up to 2,000 MW of offshore wind. On December 5, 2019, DEEP announced that it had selected Vineyard Wind, an affiliate of UI, to provide 804 MW of offshore wind through the development of its Park City Wind Project. DEEP also ordered Eversource and UI to negotiate PPAs with Vineyard Wind. Similar to the case with the zero carbon PPAs discussed above, the net costs of the PPAs are recoverable through electric rates. The PPA was filed for PURA approval on May 21, 2020.

Transmission

PURA decisions do not affect the revenue requirements determination for UI's transmission business, including the applicable ROE. UI's transmission rates are determined by a tariff regulated by the FERC and administered by ISO New England, Inc. (ISO-NE). Transmission rates are set annually pursuant to a FERC authorized formula that allows for recovery of direct and allocated transmission operating and maintenance expenses, and for a return of and on investment in assets. For 2020, UI is using an estimated overall allowed weighted-average ROE for its transmission business of 11.26% as of June 30, 2020.

On December 28, 2015, the FERC issued an order instituting section 206 proceedings and establishing hearing and settlement judge procedures. Pursuant to section 206 of the FPA, the FERC instituted proceedings because it found that ISO-NE Transmission, Markets, and Services Tariff is unjust, unreasonable, and unduly discriminatory or preferential. The FERC stated that ISO-NE's Tariff lacks adequate transparency and challenge procedures with regard to the formula rates for ISO-NE Participating Transmission Owners (PTOs), including UI. The FERC also found that the current Regional Network Service (RNS) and Local Network Service (LNS) formula rates appear to be unjust, unreasonable, unduly discriminatory or preferential or otherwise unlawful as the formula rates appear to lack sufficient detail in order to determine how certain costs are derived and recovered in the formula rates. On August 17, 2018, the PTOs submitted a formula rate settlement proposal, which was contested by certain parties, yet supported by the presiding judge. On May 22, 2019, FERC rejected the settlement and on June 15, 2020, the PTOs submitted an uncontested formula rate settlement. The PTOs requested that FERC approve the settlement by November 1, 2020, and make the formula rate tariff

NOTES TO FINANCIAL STATEMENTS

sheets effective on January 1, 2021. If, however, FERC approves the settlement after November 1, 2020, the PTOs requested that FERC make formula rate tariff sheets effective on the first January 1st that is at least two months after FERC approves the settlement. UI is unable to predict the outcome of this proceeding at this time.

On September 30, 2011, the Massachusetts Attorney General, DPU, PURA, New Hampshire Public Utilities Commission, Rhode Island Division of Public Utilities and Carriers, Vermont Department of Public Service, numerous New England consumer advocate agencies and transmission tariff customers collectively filed a joint complaint with the FERC, pursuant to sections 206 and 306 of the Federal Power Act, against several New England Transmission Owners (NETOs), including UI, claiming that the current approved base ROE of 11.14% used by NETOs in calculating formula rates for transmission service under the ISO-New England Open Access Transmission Tariff (OATT) was not just and reasonable and seeking a reduction of the base ROE with refunds to customers for the 15-month refund periods beginning October 1, 2011 (Complaint I), December 27, 2012 (Complaint II), July 31, 2014 (Complaint III) and April 29, 2016 (Complaint IV).

On October 16, 2014, the FERC issued its decision in Complaint I setting the base ROE at 10.57% and a maximum total ROE of 11.74% (base plus incentive ROEs) for the October 2011 – December 2012 period as well as prospectively from October 16, 2014. On March 3, 2015, the FERC upheld its decision and further clarified that the 11.74% ROE cap will be applied on a project specific basis and not on a transmission owner's total average transmission return. The complaints were consolidated and the administrative law judge issued an initial decision on March 22, 2016. The initial decision determined that, (1) for the fifteen month refund period in Complaint II, the base ROE should be 9.59% and that the ROE Cap (base ROE plus incentive ROEs) should be 10.42% and (2) for the fifteen month refund period in Complaint III and prospectively, the base ROE should be 10.90% and that the ROE Cap should be 12.19%. The initial decision in Complaints II and III is the administrative law judge's recommendation to the FERC Commissioners.

UI reserved for refunds for Complaints I, II and III consistent with the FERC's March 3, 2015 decision in Complaint I. Refunds were provided to customers for Complaint I. UI's total reserve associated with Complaints II and III is \$7.2 million as of June 30, 2020, which has not changed since December 31, 2019, except for the accrual of carrying costs. If adopted as final by the FERC, the impact of the initial decision by the FERC administrative law judge would be an additional aggregate reserve for Complaints II and III of \$4.3 million, which is based upon currently available information for these proceedings.

Following various intermediate hearings, orders and appellate decisions, on October 16, 2018, the FERC issued an order directing briefs and proposing a new methodology to calculate the NETOs ROE that is contained in NETOs' transmission formula rate on file at the FERC (the October 2018 Order). Pursuant to the October 2018 Order, the NETOs filed initial briefs on the proposed methodology in all four Complaints on January 11, 2019 and replied to the initial briefs on March 8, 2019.

On November 21, 2019, the FERC issued rulings on two complaints challenging the base return on equity for Midcontinent Independent System Operator, or MISO transmission owners. These rulings established a new zone of reasonableness based on equal weighting of the DCF and capital-asset pricing model for establishing the base return on equity. This resulted in a base return on equity of 9.88% as the midpoint of the zone of reasonableness. Various parties have requested rehearing on this decision, which was granted. On May 21, 2020, FERC issued a ruling, which, among other things, adjusted the methodology to determine the MISO transmission owners' ROE, resulting in an increase in ROE from 9.88% to 10.02% by utilizing the risk premium model in addition to the DCF model and capital-asset pricing model under both prongs of Section 206 of the FPA, and calculated the zone of reasonableness into equal thirds rather than employing the quartile approach. UI cannot predict the outcome of these proceedings, including the potential impact the MISO transmission owners' ROE proceeding may have in establishing a precedent for the pending four Complaints.

Equity Investment in Peaking Generation

UI is party to a 50-50 joint venture with Clearway Energy, Inc. in GenConn, which operates two peaking generation plants in Connecticut. The two peaking generation plants, GenConn Devon and GenConn Middletown, are both participating in the ISO-New England markets. PURA had approved revenue requirements for the period from January 1, 2020 through December 31, however GenConn filed to reopen the related docket with PURA on April 3, 2020, for the purposes of resetting 2020 revenue requirements after a recalculation of excess deferred income taxes. GenConn expects the results of this reopened filing to occur prior to the final decisions associated with its planned 2021 revenue requirements filing which is expected in the fourth quarter of 2020.

NOTES TO FINANCIAL STATEMENTS

(D) SHORT-TERM CREDIT ARRANGEMENTS

UI funds short-term liquidity needs through an agreement among Avangrid's regulated utility subsidiaries (the Virtual Money Pool Agreement), a bi-lateral intercompany credit agreement with Avangrid (the Bi-Lateral Intercompany Facility) and a bank provided credit facility to which UI is a party (the Avangrid Credit Facility), each of which are described below.

The Virtual Money Pool Agreement is an agreement among the investment grade-rated, regulated utility subsidiaries of Avangrid under which the parties to this agreement may lend to or borrow from each other. This Agreement allows Avangrid to optimize cash resources within the regulated utility companies which are prohibited by regulation from lending to unregulated affiliates. The interest rate on transactions under this agreement is the A2/P2 non-financial 30-day commercial paper rate published by the Federal Reserve. UI has a lending/borrowing limit of \$100 million under this agreement. As of June 30, 2020, there was \$1.6 million outstanding under this agreement as of December 31, 2019. There were no note receivables under this arrangement as of June 30, 2020 and December 31, 2019.

The Bi-Lateral Intercompany Facility provides for borrowing of up to \$500 million from Avangrid at the A2/P2 non-financial 30-day commercial paper rate published by the Federal Reserve. There were \$24.2 million in borrowings under this agreement as of June 30, 2020. There were no borrowings under this agreement as of December 31, 2019.

On June 29, 2020, Avangrid, Inc. and its subsidiaries, including UI, entered into a revolving credit facility agreement with a several lenders (the 2020 Avangrid Credit Facility) that provides for maximum borrowings up to \$\$2.5 billion in the aggregate. The 2020 Avangrid Credit Facility replaces and supersedes the prior revolving credit facility entered into by Avangrid, Inc. and its subsidiaries on June 29, 2018, which provided maximum borrowings of up to \$2.5 billion in the aggregate.

Under the 2020 Avangrid Credit Facility, UI has a maximum sublimit of \$400 million. Additionally, under the Avangrid Credit Facility, each of the borrowers, including UI, will pay an annual facility fee that is dependent on their credit rating. The facility fees will range from 15 to 30 basis points. The maturity date for the Avangrid Credit Facility is June 28, 2021. As of June 30, 2020 and December 31, 2019, UI did not have any outstanding borrowings under the 2020 Avangrid Credit Facility.

(E) INCOME TAXES

The significant portion of UI's income tax expense, including deferred taxes, is recovered through its regulated utility rates. UI's annual income tax expense and associated effective tax rate is impacted by differences between the timing of deferred tax temporary difference activity and deferred tax recovery. UI's effective tax rate is also impacted by permanent differences between the book and tax treatment of certain costs. UI uses an estimated annual effective tax rate approach to calculate interim period income tax expense for ordinary income. UI also records separate income tax effects for significant unusual or infrequent items. The annualized effective income tax rates for the three-month period ended June 30, 2020 and 2019 were 20.19% and 17.35% respectively.

(F) PENSION AND OTHER BENEFITS

UI made pension contributions of \$9.8 million during the six months ended June 30, 2020. UI currently expects to make additional pension contributions of approximately \$22.9 million in 2020. Such contribution levels will be adjusted, if necessary, based on actuarial calculations.

NOTES TO FINANCIAL STATEMENTS

The following table represents the components of net periodic benefit cost for pension and other postretirement benefits (OPEB) as well as the actuarial weighted-average assumptions used in calculating net periodic benefit costs for the three-month and six-month periods ended June 30, 2020 and 2019:

		Th	ree Months	Ended J	une 30,			
	 Pension	Benefi	ts	(Other Post-Retiremen			
	2020		2019	2	2020	2	2019	
			(In The	ous ands)				
Components of net periodic benefit cost:								
Service cost	\$ 1,336	\$	1,298	\$	163	\$	189	
Interest cost	4,813		5,553		457		563	
Expected return on plan assets	(7,082)		(6,024)		(422)		(404)	
Amortization of:								
Prior service costs	-		(602)		(384)		(384)	
Actuarial (gain) loss	 5,822		5,795		(200)		(275)	
Net periodic benefit cost	\$ 4,889	\$	6,020	\$	(387)	\$	(312)	

	Six Months Ended June 30,									
		Pension	Benef	its	Other Post-Retirement					
		2020		2019	2	2020		2019		
				(In The	ous ands)	1				
Components of net periodic benefit cost:										
Service cost	\$	2,672	\$	2,597	\$	326	\$	377		
Interest cost		9,625		11,106		913		1,126		
Expected return on plan assets		(14,163)		(12,049)		(844)		(808)		
Amortization of:										
Prior service costs		-		(1,204)		-		(769)		
Actuarial (gain) loss		11,645		11,589		-		(550)		
Net periodic benefit cost	\$	9,779	\$	12,039	\$	395	\$	(623)		
Discount rate		3.19%		4.09%		3.19%		4.09%		
Average wage increase		3.80%		3.80%		N/A		N/A		
Return on plan assets		7.40%		7.40%		6.25%		6.25%		
Health care trend rate (current year - pre/post-65)		N/A		N/A	6.7	5%/5.50%	7.0	00%/5.75		
Health care trend rate (2029/2025 - pre/post-65)		N/A		N/A	4.50	0%/4.50%	4.5	50%/4.50		

N/A – not applicable

(G) RELATED PARTY TRANSACTIONS

During the six-month periods ended June 30, 2020 and 2019, UI received cash distributions from GenConn. See Note (A) Business Organization and Statement of Accounting Policies - Equity Investments.

Inter-company Transactions

UI receives various administrative and management services from and enters into certain inter-company transactions with UIL Holdings and its subsidiaries. For the six-month periods ended June 30, 2020 and 2019, UI recorded inter-company expenses of \$26.3 million and \$29.1 million, respectively, which consisted primarily of operation and maintenance expenses. Costs of the services that are allocated amongst UI and other of UIL Holdings' regulated subsidiaries are settled periodically by way of inter-company billings

NOTES TO FINANCIAL STATEMENTS

and wire transfers and are included in Accounts receivable from affiliates and Accounts payable to affiliates in the accompanying balance sheets.

Dividends/Capital Contributions

For the six-month period ended June 30, 2020, UI paid \$40 million in dividends to UIL Holdings. For the six-month period ended June 30, 2019, UI did not pay dividends to UIL Holdings.

(H) COMMITMENTS AND CONTINGENCIES

In the ordinary course of business, UI and its subsidiaries are involved in various proceedings, including legal, tax, regulatory and environmental matters, which require management's assessment to determine the probability of whether a loss will occur and, if probable, an estimate of probable loss. When assessments indicate that it is probable that a liability has been incurred and an amount can be reasonably estimated, UI accrues a reserve and discloses the reserve and related matter. UI discloses material matters when losses are probable but for which an estimate cannot be reasonably estimated or when losses are not probable but are reasonably possible. Subsequent analysis is performed on a periodic basis to assess the impact of any changes in events or circumstances and any resulting need to adjust existing reserves or record additional reserves. However, given the inherent unpredictability of these legal and regulatory proceedings, we cannot assure you that our assessment of such proceedings will reflect the ultimate outcome, and an adverse outcome in certain matters could have a material adverse effect on our results of operations or cash flows.

Connecticut Yankee Atomic Power Company

UI has a 9.5% stock ownership share in the Connecticut Yankee Atomic Power Company, an inactive nuclear generating company (Connecticut Yankee), which has completed the physical decommissioning of its generation facilities and is now engaged primarily in the long-term storage of its spent nuclear fuel. Connecticut Yankee collects its costs through wholesale FERC-approved rates from UI and several other New England utilities. UI recovers these costs from its customers through electric rates.

Every six years, pursuant to the statute of limitations, Connecticut Yankee needs to file a lawsuit to recover damages from the Department of Energy (the "Government") for breach of the Nuclear Spent Fuel Disposal Contract to remove Spent Nuclear Fuel and Greater than Class C Waste as required by contract and the Nuclear Waste Policy Act beginning in 1998. The damages are the incremental costs for the Government's failure to take the spent nuclear fuel.

From 2012 to 2016 Connecticut Yankee filed three claims against the DOE (Phase I, II and III) for the years from 1995 to 2012 and received damage awards, which flow through Connecticut Yankee to shareholders (including UI) based on its' percentage of ownership) to reduce retail customer charges. UI refunded its share of such awards to its customers through the nonbypassable federally mandated congestion charge. On May 22, 2017, Connecticut Yankee filed its next case (Phase IV) in the Federal Court of Claims (Court), seeking damages for the period from January 1, 2013 through December 31, 2016 and submitted their claimed Phase IV damages to the DOE in late August 2017. The Court issued its decision on the Phase IV trial on February 21, 2019, awarding Connecticut Yankee \$40.7 million. On April 23, 2019, the notice of appeal period expired and the Phase IV trial award became final. The Government has paid Connecticut Yankee the full amount of the damage award which will not be distributed to shareholders and will instead be used to meet its obligations, including storing spent nuclear fuel safely and reliably for 15 years and to pay down its obligation to pay the DOE a one-time fee in connection with pre-1983 spent nuclear fuel.

The trial court decisions, the appeals court decisions in this case, and legal precedents, provide strong support that the Yankee Companies will continue to recover future costs caused by the Government's breach. The Company cannot predict the exact outcome or the timing of these proceedings.

Environmental Matters

In complying with existing environmental statutes and regulations and further developments in areas of environmental concern, including legislation and studies in the fields of water quality, hazardous waste handling and disposal, toxic substances, climate change and electric and magnetic fields, UI may incur substantial capital expenditures for equipment modifications and additions, monitoring equipment and recording devices, as well as additional operating expenses. The total amount of these expenditures is not

NOTES TO FINANCIAL STATEMENTS

now determinable. Environmental damage claims may also arise from the operations of our subsidiaries. Significant environmental issues known to UI at this time are described below.

Site Decontamination, Demolition and Remediation Costs

English Station

In January 2012, Evergreen Power, LLC (Evergreen Power) and Asnat Realty LLC (Asnat), then owners of a former generation site on the Mill River in New Haven (English Station) that UI sold to Quinnipiac Energy in 2000, filed a lawsuit in federal district court in Connecticut related to environmental remediation at the English Station site. This proceeding was stayed in 2014 pending resolutions of other proceedings before the Connecticut Department of Energy and Environmental Protection (DEEP) concerning the English Station site. In December 2016, the court administratively closed the file without prejudice to reopen upon the filing of a motion to reopen by any party.

In December 2013, Evergreen Power and Asnat filed a subsequent lawsuit related to the English Station site. On April 16, 2018, the plaintiffs filed a revised complaint alleging fraud and unjust enrichment against UIL Holdings and UI and adding former UIL Holdings officers as named defendants alleging fraud. On February 21, 2019, the court granted our Motion to Strike with respect to all counts except for the count against UI for unjust enrichment. The counts stricken include all counts against the individual defendants as well as against UIL Holdings. The plaintiffs have appealed the court's decision to strike. UI cannot predict the outcome of this matter.

On April 8, 2013, DEEP issued an administrative order addressed to UI, Evergreen Power, Asnat and others, ordering the parties to take certain actions related to investigating and remediating the English Station site. This proceeding was stayed while DEEP and UI continue to work through the remediation process pursuant to the consent order described below. Status reports are periodically filed with DEEP.

On August 4, 2016, DEEP issued a partial consent order (the consent order), that, subject to its terms and conditions, requires UI to investigate and remediate certain environmental conditions within the perimeter of the English Station site. Under the consent order, to the extent that the cost of this investigation and remediation is less than \$30 million, UI will remit to the State of Connecticut the difference between such cost and \$30 million to be used for a public purpose as determined in the discretion of the Governor of the State of Connecticut, the Attorney General of the State of Connecticut and the Commissioner of DEEP. UI is obligated to comply with the terms of the consent order even if the cost of such compliance exceeds \$30 million. Under the terms of the consent order, the State will discuss options with UI on recovering or funding any cost above \$30 million such as through public funding or recovery from third parties; however, it is not bound to agree to or support any means of recovery or funding. UI has initiated its process to investigate and remediate the environmental conditions within the perimeter of the English Station site pursuant to the consent order.

As of June 30, 2020 and December 31, 2019, the remaining amount reserved for this matter was \$17.4 million and \$16.4 million, respectively. UI cannot predict the outcome of this matter.

On April 24, 2020, ACV Environmental Services Company (ACV) filed a lawsuit in Connecticut Superior Court against UI arising out of a contract dispute for services rendered by ACV in the demolition of the Station B at the English Station site. The complaint seeks damages in the amount of \$5 million on claims of breach of contract, breach of the covenant of good faith and fair dealing, quantum merit, and unjust enrichment. The claims arise from the alleged non-payment of certain change order requests. UI cannot predict the outcome of this matter.

Other

In May 2019, UI obtained an updated remediation evaluation of the property adjacent to the New Haven Harbor Generating Station. As a result, UI recorded an additional \$6.0 million reserve in June 2019, the minimum of the range of remediation estimates. As of June 30, 2020 and December 31, 2019, the amount reserved for this property was \$7.8 million.

NOTES TO FINANCIAL STATEMENTS

(I) FAIR VALUE MEASUREMENTS

As required by ASC 820 "Fair Value Measurements and Disclosures," financial assets and liabilities are classified in their entirety, based on the lowest level of input that is significant to the fair value measurement. UI's assessment of the significance of a particular input to the fair value measurement requires judgment, and may affect the valuation of the fair value of assets and liabilities and their placement within the fair value hierarchy levels.

The following tables set forth the fair value of UI's financial assets and liabilities, other than pension benefits and other postretirement benefits, as of June 30, 2020 and December 31, 2019:

	Fair Value Measurements Using									
	Quoted	Prices in	Sig	nificant						
	Active 1	Markets	(Other	Sig	gnificant				
	for Id	entical	Obs	ervable	Uno	bservable				
	Assets	(Level 1)	Inputs	(Level 2)		ts (Level 3)		Total		
June 30, 2020				(In Thou	sands)					
Assets:										
Derivative assets	\$	-	\$	-		2,207	\$	2,207		
Supplemental retirement benefit trust life insurance policies		-		11,453		-		11,453		
		-		11,453		2,207		13,660		
Liabilities:										
Derivative liabilities		-		-		77,223		77,223		
		-		-		77,223		77,223		
Net fair value assets/(liabilities), June 30, 2020	\$	-	\$	11,453	\$	(75,016)	\$	(63,563)		
December 31, 2019										
Assets:										
Derivative assets	\$	-	\$	-	\$	2,138	\$	2,138		
Supplemental retirement benefit trust life insurance policies		-		12,568		-		12,568		
		-		12,568		2,138		14,706		
Liabilities:										
Derivative liabilities		-		-		74,824		74,824		
		-		-		74,824		74,824		
Net fair value assets/(liabilities), December 31, 2019	\$		\$	12,568	\$	(72,686)	\$	(60,118)		

Fair value measurements categorized in Level 3 of the fair value hierarchy are prepared by individuals with expertise in valuation techniques, pricing of energy and energy-related products, and accounting requirements. The derivative assets consist primarily of CfDs. The determination of fair value of the CfDs was based on a probability-based expected cash flow analysis that was discounted at the June 30, 2020 or December 31, 2019 risk-free interest rates, as applicable, and an adjustment for non-performance risk using credit default swap rates. Certain management assumptions were required, including development of pricing that extended over the term of the contracts. UI believes this methodology provides the most reasonable estimates of the amount of future discounted cash flows associated with the CfDs.

NOTES TO FINANCIAL STATEMENTS

Additionally, on a quarterly basis, UI performs analytics to ensure that the fair value of the derivatives is consistent with changes, if any, in the various fair value model inputs. Additional quantitative information about Level 3 fair value measurements is as follows:

		Range at	Range at
	Unobservable Input	June 30, 2020	December 31, 2019
Contracts for differences	Risk of non-performance Discount rate	0.76% - 0.98% 0.29% - 0.49%	0.05% - 0.45% 1.69% - 1.83%
	Forward pricing (\$ per MW)	\$2.00 - \$5.30	\$3.80 - \$7.03

Significant isolated changes in the risk of non-performance, the discount rate or the contract term pricing would result in an inverse change in the fair value of the CfDs.

The determination of the fair value of the supplemental retirement benefit trust life insurance policies was based on quoted prices as of June 30, 2020 and December 31, 2019 in the active markets for the various funds within which the assets are held.

The following tables set forth a reconciliation of changes in the fair value of the assets and liabilities above that are classified as Level 3 in the fair value hierarchy for the six month period ended June 30, 2020:

	Six Months Ended June 30, 2020 (In Thousands)					
Net derivative assets/(liabilities), December 31, 2019 Unrealized gains and (losses), net	\$	(72,686) (2,330)				
Net derivative assets/(liabilities), June 30, 2020 Change in unrealized gains (losses), net relating to net derivative	\$	(75,016) (2,330)				

CONSOLIDATED FINANCIAL STATEMENTS

OF

THE SOUTHERN CONNECTICUT GAS COMPANY

AS OF JUNE 30, 2020 AND DECEMBER 31, 2019 AND FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2020 AND 2019

(UNAUDITED)

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THE SOUTHERN CONNECTICUT GAS COMPANY CONSOLIDATED STATEMENTS OF INCOME (In Thousands) (Unaudited)

	Three Months Ended June 30,				Six Months Ended June 30,					
		2020		2019	 2020	2019				
Operating Revenues	\$	66,507	\$	66,764	\$ 193,422	\$	221,884			
Operating Expenses										
Natural gas purchased		19,785		22,163	78,289		106,774			
Operation and maintenance		22,856		19,498	44,734		41,705			
Depreciation and amortization		9,970		9,371	20,511		18,610			
Taxes other than income taxes		6,141		6,225	 15,639		16,473			
Total Operating Expenses		58,752		57,258	 159,173		183,563			
Operating Income		7,755		9,506	 34,249		38,321			
Other Income and (Expense), net		(936)		(1,235)	(2,389)		(2,064)			
Interest Expense, net		4,051		3,817	 7,901		7,622			
Income Before Income Tax		2,768		4,454	23,959		28,635			
Income Tax		587		974	 2,313		5,740			
Net Income	\$	2,181	\$	3,480	\$ 21,646	\$	22,895			
Less: Net Income Attributable to Noncontrolling Interest		866		53	 1,051		683			
Net Income Attributable to The Southern Connecticut Gas Company	\$	1,315	\$	3,426	\$ 20,595	\$	22,211			

THE SOUTHERN CONNECTICUT GAS COMPANY CONSOLIDATED BALANCE SHEETS ASSETS (In Thousands) (Unaudited)

	une 30, 2020	December 31, 2019		
Assets				
Current Assets				
Unrestricted cash and temporary cash investments	\$ 248	\$	324	
Accounts receivable and unbilled revenues, net	52,863		82,056	
Accounts receivable from affiliates	1,412		11,212	
Notes receivable from affiliates	2,286		1,138	
Regulatory assets	15,494		21,050	
Gas in storage	24,980		29,275	
Materials and supplies	1,590		1,587	
Prepayments and other current assets	 4,052		9,107	
Total Current Assets	 102,925		155,749	
Other Investments	 9,202		9,832	
Net Property, Plant and Equipment	 843,331		825,711	
Operating lease right of use assets	 527		592	
Regulatory Assets	 134,078		137,312	
Deferred Charges and Other Assets				
Goodwill	134,931		134,931	
Other	 211		744	
Total Deferred Charges and Other Assets	 135,142		135,675	
Total Assets	\$ 1,225,205	\$	1,264,871	

THE SOUTHERN CONNECTICUT GAS COMPANY CONSOLIDATED BALANCE SHEETS LIABILITIES AND CAPITALIZATION (In Thousands)

(Unaudited)

	June 30, 2020	December 31, 2019			
Liabilities					
Current Liabilities					
Notes payable to affiliates	\$ 23,863	\$ 38,297			
Current portion of long-term debt	911	911			
Accounts payable and accrued liabilities	43,339	62,058			
Accounts payable to affiliates	4,118	13,294			
Regulatory liabilities	20,152	10,766			
Other current liabilities	8,093	7,338			
Interest accrued	2,521	4,213			
Taxes accrued	3,923	5,424			
Operating lease liabilities	601	601			
Total Current Liabilities	107,521	142,902			
Deferred Income Taxes	55,464	55,045			
Regulatory Liabilities	219,218	210,801			
Other Noncurrent Liabilities					
Pension and other postretirement	59,545	62,680			
Asset retirement obligations	12,756	12,434			
Operating lease liabilities	206	335			
Environmental remediation costs	44,252	45,659			
Other	7,147	7,230			
Total Other Noncurrent Liabilities	123,906	128,338			
Capitalization					
Long-term debt, net of unamortized premium	243,281	243,616			
Common Stock Equity					
Common stock	18,761	18,761			
Paid-in capital	387,737	387,737			
Retained earnings	47,092	56,497			
Net Common Stock Equity of The Southern Connecticut					
Gas Company	453,590	462,995			
Noncontrolling interest	22,225	21,174			
Total Common Stock Equity	475,815	484,169			
Total Capitalization	719,096	727,785			
Total Liabilities and Capitalization	\$ 1,225,205	\$ 1,264,871			

THE SOUTHERN CONNECTICUT GAS COMPANY CONSOLIDATED STATEMENTS OF CASH FLOWS (In Thousands) (Unaudited)

		ths Ended e 30,
	2020	2019
Cash Flows From Operating Activities		
Net income	\$ 21,646	\$ 22,895
Adjustments to reconcile net income		
to net cash provided by operating activities:		
Depreciation and amortization	20,657	18,765
Uncollectible expense	2,755	2,811
Deferred income taxes	420	(4,956
Pension expense	2,520	3,072
Regulatory assets/liabilities amortization	(1,059)	(1,143
Regulatory assets/liabilities carrying cost	1,167	554
Other non-cash items, net	1,766	1,229
Changes in:		
Accounts receivable and unbilled revenue, net	35,038	25,433
Gas in storage	4,295	4,414
Accounts payable and accrued liabilities	(26,991)	(29,171
Taxes accrued/refundable, net	(1,501)	5,033
Interest accrued	(1,692)	1,411
Accrued pension and other post-retirement	(5,655)	(3,639)
Regulatory assets/liabilities	23,114	30,543
Other assets	5,370	1,766
Other liabilities	(1,421)	(1,130)
Total Adjustments	58,783	54,992
Net Cash provided by Operating Activities	80,429	77,887
Cash Flows from Investing Activities		
Plant expenditures including AFUDC debt	(35,112)	(43,904)
Notes receivable from affiliates	(1,148)	(3,667)
Net Cash used in Investing Activities	(36,260)	(47,571)
Cash Flows from Financing Activities		
Issuances of long-term debt	-	75,000
Equity infusion from parent	-	18,000
Payment of common stock dividend	(30,000)	-
Notes payable to affililiates	(14,460)	(124,322)
Other	-	(451
Net Cash used in Financing Activities	(44,460)	(31,773)
Cash, Restricted Cash, and Cash Equivalents:		
Net change for the period	(291)	(1,457)
Balance at beginning of period	836	2,459
Balance at end of period	\$ 545	\$ 1,002
Non-cash investing activity:		
Plant expenditures included in ending accounts payable	\$ 11,118	\$ 7,842

THE SOUTHERN CONNECTICUT GAS COMPANY CONSOLIDATED STATEMENTS OF CHANGES IN SHAREHOLDER'S EQUITY June 30, 2020 (Thousands of Dollars) (Unaudited)

	Common Stock		Paid-in	Paid-in Retained		Noncontrolling			
	Shares		Amount	Capital		Earnings		Interest	Total
Balance as of December 31, 2019	16,323,442,272	\$	18,761	\$ 387,737	\$	56,497	\$	21,174 \$	484,169
Net income attributable to The Southern Connecticut Gas Company						20,595			20,595
Net income attributable to Noncontrolling interest								1,051	1,051
Payment of common stock dividend						(30,000)			(30,000)
Balance as of June 30, 2020	16,323,442,272	\$	18,761	\$ 387,737	\$	47,092	\$	22,225 \$	475,815

FINANCIAL STATEMENTS

OF

CONNECTICUT NATURAL GAS CORPORATION

AS OF JUNE 30, 2020 AND DECEMBER 31, 2019 AND FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2020 AND 2019

(UNAUDITED)

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CONNECTICUT NATURAL GAS CORPORATION STATEMENT OF INCOME (In Thousands) (Unaudited)

(Unaudi	ited)								
	Three Months Ended June 30,				Six Months Ended June 30,				
		2020	2019		 2020		2019		
Operating Revenue	\$	63,524	\$	67,437	\$ 203,865	\$	232,294		
Operating Expenses									
Natural gas purchased		21,794		23,121	84,104		111,018		
Operation and maintenance		23,039		22,712	48,669		48,451		
Depreciation and amortization		11,092		10,520	22,129		20,939		
Taxes other than income taxes		5,545		5,594	14,857		16,028		
Total Operating Expenses		61,470		61,948	 169,759		196,437		
Operating Income		2,054		5,489	 34,106		35,857		
Other Income and (Expense), net		(792)		(941)	(1,616)		(1,600)		
Interest Expense, net		2,414		2,414	 4,641		4,794		
Income Before Income Tax		(1,152)		2,134	27,849		29,463		
Income Tax		(137)		2,199	 7,085		8,385		
Net Income	\$	(1,015)	\$	(66)	\$ 20,764	\$	21,077		
Less: Preferred Stock Dividends of Subsidiary, Noncontrolling Interests		7		7	 14		14		
Net Income attributable to Connecticut Natural Gas Corporation	\$	(1,022)	\$	(72)	\$ 20,750	\$	21,064		

CONNECTICUT NATURAL GAS CORPORATION BALANCE SHEET ASSETS (In Thousands) (Unaudited)

	June 30, 2020		Dee	cember 31, 2019
Assets				
Current Assets				
Unrestricted cash and temporary cash investments	\$	295	\$	513
Notes receivable from affiliates		2,900		12,300
Accounts receivable and unbilled revenues, net		55,735		85,902
Accounts receivable from affiliates		3,602		9,087
Regulatory assets		13,354		22,079
Gas in storage		21,965		27,144
Materials and supplies		1,452		1,463
Prepayments and other current assets		323		5,887
Total Current Assets		99,626		164,375
Other Investments		999		1,051
Net Property, Plant and Equipment		736,784		729,061
Operating lease right of use assets		652		935
Regulatory Assets		115,661		120,531
Deferred Charges and Other Assets				
Goodwill		79,341		79,341
Other		888		323
Total Deferred Charges and Other Assets		80,229		79,664
Total Assets	\$	1,033,951	\$	1,095,617

CONNECTICUT NATURAL GAS CORPORATION BALANCE SHEET LIABILITIES AND CAPITALIZATION (In Thousands) (Unaudited)

	June 30, 2020	December 31, 2019			
Liabilities					
Current Liabilities					
Accounts payable and accrued liabilities	\$ 38,224	\$ 64,873			
Accounts payable to affiliates	5,928	12,873			
Other current liabilities	4,123	4,482			
Regulatory liabilities	21,872	12,408			
Interest accrued	2,584	2,585			
Taxes accrued	6,822	5,713			
Operating lease liabilities	419	419			
Total Current Liabilities	79,972	103,353			
Deferred Income Taxes	21,714	20,099			
Regulatory Liabilities	248,968	246,850			
Other Noncurrent Liabilities					
Pension and other postretirement	102,439	105,491			
Asset retirement obligations	6,746	6,576			
Operating lease liabilities	394	817			
Other	2,303	1,795			
Total Other Noncurrent Liabilities	111,882	114,679			
Capitalization					
Long-term debt, net of unamortized premium	159,129	159,100			
Preferred Stock, not subject to mandatory redemption	340	340			
Common Stock Equity					
Common stock	33,233	33,233			
Paid-in capital	348,302	358,302			
Retained earnings	30,411	59,661			
Net Common Stock Equity	411,946	451,196			
Total Capitalization	571,415	610,636			
Total Liabilities and Capitalization	\$ 1,033,951	\$ 1,095,617			

CONNECTICUT NATURAL GAS CORPORATION STATEMENT OF CASH FLOWS (In Thousands)

(Unaudited)

(Unaudited)		
		ths Ended
		e 30,
Cash Flam From Oronating Astistics	2020	2019
Cash Flows From Operating Activities Net Income	\$ 20,764	\$ 21,077
Adjustments to reconcile net income	\$ 20,704	\$ 21,077
to net cash provided by operating activities:		
Depreciation and amortization	22,182	20,988
Deferred income taxes	1,058	(4,869)
Uncollectible expense	5,014	4,243
Pension expense	4,256	3,888
Regulatory assets/liabilities amortization	2,880	1,269
Regulatory assets/liabilities carrying cost	336	121
Other non-cash items, net	312	1,220
Changes in:		
Accounts receivable and unbilled revenues, net	30,238	27,369
Natural gas in storage	5,179	5,573
Accounts payable and accrued liabilities	(34,119)	(37,218)
Interest accrued	(1)	944
Taxes accrued/refundable, net	1,109	6,801
Accrued pension and other post-retirement	(7,308)	(3,277)
Regulatory assets/liabilities	14,061	26,842
Other assets	5,013	704
Other liabilities	555	(1,079)
Total Adjustments	50,765	53,519
Net Cash provided by Operating Activities	71,529	74,596
Cash Flows from Investing Activities		
Plant expenditures including AFUDC debt	(21,101)	(23,331)
Notes receivable from affiliates	9,400	-
Net Cash used in Investing Activities	(11,701)	(23,331)
Cash Flows from Financing Activities		
Issuance of long-term debt	-	50,000
Return of capital	(10,000)	-
Payment of common stock dividend	(50,000)	-
Payment of preferred stock dividend	(14)	14
Notes payable to affiliates	(29)	(103,078)
Other	-	(305)
Net Cash used in Financing Activities	(60,043)	(53,369)
Cash, Restricted Cash, and Cash Equivalents:		
Net change for the period	(215)	(2,104)
Balance at beginning of period	576	2,519
Balance at end of period	\$ 361	\$ 415
Non-cash investing activity:		
Plant expenditures included in ending accounts payable	\$ 7,099	\$ 1,491

CONNECTICUT NATURAL GAS CORPORATION STATEMENT OF CHANGES IN SHAREHOLDER'S EQUITY

June 30, 2020

(Thousands of Dollars)

(Unaudited)

	Common Stock		Paid-in		Retained			
	Shares		Amount	Capital		Earnings		Total
Balance as of December 31, 2019	10,634,436	\$	33,233	\$ 358,302	\$	59,661	\$	451,196
Net income						20,764		20,764
Payment of common stock dividend						(50,000)		(50,000)
Payment of preferred stock dividend						(14)		(14)
Return of capital				(10,000)				(10,000)
Balance as of June 30, 2020	10,634,436	\$	33,233	\$ 348,302	\$	30,411	\$	411,946
New York State Electric & Gas Corporation

Financial Statements (Unaudited) For the Six Months Ended June 30, 2020 and 2019

New York State Electric & Gas Corporation

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		Three Mon	iths	Six Mont	hs
Periods Ended June 30,		2020	2019	2020	2019
(Thousands)					
Operating Revenues	\$	348,003 \$	339,686 \$	771,546 \$	811,169
Operating Expenses					
Electricity purchased		58,280	56,035	121,804	159,990
Natural gas purchased		11,385	14,451	53,156	73,045
Operations and maintenance		167,147	166,346	325,624	315,790
Depreciation and amortization		39,674	35,789	78,765	71,351
Taxes other than income taxes, net		40,794	36,466	80,215	75,651
Total Operating Expenses		317,280	309,087	659,564	695,827
Operating Income		30,723	30,599	111,982	115,342
Other income		7,832	7,723	13,743	13,795
Other deductions		(7,689)	(7,756)	(14,774)	(15,774)
Interest expense, net of capitalization		(19,429)	(17,590)	(39,012)	(35,222)
Income Before Income Tax		11,437	12,976	71,939	78,141
Income tax expense		12,222	3,509	17,032	20,433
Net Income (Loss)	\$	(785) \$	9,467 \$	54,907 \$	57,708

New York State Electric & Gas Corporation Statements of Income (Unaudited)

New York State Electric & Gas Corporation Statements of Comprehensive Income (Unaudited)

	Three Mont	hs	Six Months		
Periods Ended June 30,	2020	2019	2020	2019	
(Thousands)					
Net Income (Loss)	\$ (785) \$	9,467 \$	54,907 \$	57,708	
Other Comprehensive Income (Loss), Net of Tax					
Unrealized (loss) gain during the period on derivatives qualifying as cash flow hedges, net of income tax	346	(61)	(537)	154	
Reclassification to net income of loss on settled cash flow commodity hedges, net of income tax	158	91	204	166	
Reclassification to net income of loss on settled cash flow treasury hedges, net of income tax	20	20	39	39	
Total Other Comprehensive Income (Loss), Net of Tax	524	50	(294)	359	
Comprehensive Income (Loss)	\$ (261) \$	9,517 \$	54,613 \$	58,067	

New York State Electric & Gas Corporation Balance Sheets (Unaudited)

As of	June 30, 2020	D	ecember 31, 2019
(Thousands)			
Assets			
Current Assets			
Cash and cash equivalents	\$ 1	\$	1
Accounts receivable and unbilled revenues, net	211,366		265,499
Accounts receivable from affiliates	2,883		1,148
Notes receivable from affiliates	1,575		—
Fuel and natural gas in storage, at average cost	8,075		14,363
Materials and supplies	20,244		18,145
Derivative assets	274		—
Broker margin accounts	5,060		6,773
Income tax receivable	23,858		21,939
Prepaid property taxes	26,255		37,214
Other current assets	1,814		5,014
Regulatory assets	139,894		138,162
Total Current Assets	441,299		508,258
Utility plant, at original cost	6,503,222		6,375,471
Less accumulated depreciation	(2,249,380)		(2,228,040)
Net Utility Plant in Service	4,253,842		4,147,431
Construction work in progress	482,294		385,134
Total Utility Plant	4,736,136		4,532,565
Operating lease right-of-use assets	8,563		9,341
Other property and investments	7,962		8,207
Regulatory and Other Assets			
Regulatory assets	798,638		822,285
Other	41,680		51,743
Total Regulatory and Other Assets	840,318		874,028
Total Assets	\$ 6,034,278	\$	5,932,399

New York State Electric & Gas Corporation Balance Sheets (Unaudited)

As of		June 30, 2020	December 31, 2019
(Thousands, except share information)			
Liabilities			
Current Liabilities			
Current portion of long-term debt	\$	—	\$ 198,439
Notes payable to affiliates		—	71,255
Accounts payable and accrued liabilities		335,432	413,367
Accounts payable to affiliates		45,105	29,840
Interest accrued		9,548	10,572
Taxes accrued		1,975	2,617
Operating lease liabilities		1,358	1,339
Derivative liabilities		672	222
Environmental remediation costs		29,263	27,760
Customer deposits		15,111	15,048
Regulatory liabilities		92,812	106,709
Other		60,797	77,476
Total Current Liabilities		592,073	954,644
Regulatory and Other Liabilities			
Regulatory liabilities		1,225,204	1,192,343
Other non-current liabilities			
Deferred income taxes		561,584	553,434
Pension and other postretirement		259,297	281,952
Operating lease liabilities		7,704	8,385
Asset retirement obligation		13,266	12,928
Environmental remediation costs		91,973	90,713
Other		31,537	41,220
Total Regulatory and Other liabilities		2,190,565	2,180,975
Non-current debt		1,525,349	1,325,181
Total Liabilities		4,307,987	4,460,800
Commitments and Contingencies			
Common Stock Equity			
Common stock (\$6.66 2/3 par value, 90,000,000 shares authorized and 64,508,477 shares outstanding at June 30, 2020 and December 31, 2019)		420.057	420.057
Additional paid-in capital		430,057 668,644	430,057 468,459
Retained earnings		628,954	574,153
Accumulated other comprehensive loss		(1,364)	
Total Common Stock Equity		1,726,291	1,471,599
Total Liabilities and Equity	\$	6,034,278	
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New York State Electric & Gas Corporation Statements of Cash Flows (Unaudited)

Periods Ended June 30,	2020	2019
(Thousands)		
Cash Flow from Operating Activities:		
Net income	\$ 54,907 \$	57,708
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation and amortization	78,765	71,351
Regulatory assets/liabilities amortization	29,224	45,457
Regulatory assets/liabilities carrying cost	958	1,798
Amortization of debt issuance costs	332	2,605
Deferred taxes	32,136	17,679
Pension cost	25,531	25,717
Stock-based compensation	271	14
Accretion expenses	338	354
Gain on disposal of assets	(494)	(322)
Other non-cash items	(11,118)	(12,273)
Changes in operating assets and liabilities:		
Accounts receivable, from affiliates, and unbilled revenues	52,398	31,142
Inventories	4,189	5,143
Accounts payable, to affiliates, and accrued liabilities	(23,066)	(61,493)
Taxes accrued	(2,379)	5,489
Other assets/liabilities	(55,342)	(48,309)
Regulatory assets/liabilities	949	(2,842)
Net Cash Provided by Operating Activities	187,599	139,218
Cash Flow from Investing Activities:		
Capital expenditures	(324,331)	(241,914)
Contributions in aid of construction	9,579	10,536
Proceeds from sale of utility plant	888	125
Notes receivable from affiliates	(1,575)	—
Other current and non-current investments	300	—
Net Cash Used in Investing Activities	(315,139)	(231,253)
Cash Flow from Financing Activities:		
Non-current debt issuance		11,921
Repayments of capital leases	(1,205)	(20,818)
Notes payable to affiliates	(71,255)	45,990
Capital contribution	200,000	50,000
Net Cash Provided by Financing Activities	127,540	87,093
Net Increase (Decrease) in Cash and Cash Equivalents		(4,942)
Cash and Cash Equivalents, Beginning of Period	1	4,943
Cash and Cash Equivalents, End of Period	\$ 1 \$	1

New York State Electric & Gas Corporation Statements of Changes in Common Stock Equity (Unaudited)

	Number of	Common	Capital in Excess of	Retained Com	•	Total Common
(Thousands, except per share amounts)	shares (*)	stock	Par Value	Earnings	Loss	Stock Equity
As of December 31, 2018	64,508,477 \$	430,057 \$	418,430 \$	606,650 \$	(1,267) \$	1,453,870
Adoption of accounting standards	—		—	201	(201)	
Net income	—	—	—	57,708	—	57,708
Other comprehensive income, net of tax	—	—	—	—	359	359
Comprehensive income						58,067
Stock-based compensation	—	—	15	—		15
Capital contributions	—	—	50,000	—	—	50,000
As of June 30, 2019	64,508,477 \$	430,057 \$	468,445 \$	664,559 \$	(1,109) \$	1,561,952
As of December 31, 2019	64,508,477 \$	430,057 \$	468,459 \$	574,153 \$	(1,070) \$	1,471,599
Adoption of accounting standards	—	—	—	(106)	—	(106)
Net income	—	_	—	54,907	—	54,907
Other comprehensive income, net of tax	—	—	—	—	(294)	(294)
Comprehensive income						54,613
Stock-based compensation	—	—	185	—	—	185
Capital contributions	—	_	200,000	—		200,000
As of June 30, 2020	64,508,477 \$	430,057 \$	668,644 \$	628,954 \$	(1,364) \$	\$ 1,726,291

(*) Par value of share amounts is 6.66 2/3

FINANCIAL STATEMENTS

OF

THE BERKSHIRE GAS COMPANY

AS OF JUNE 30, 2020 AND DECEMBER 31, 2019 AND FOR THE THREE AND SIX MONTHS ENDED JUNE 30, 2020 AND 2019

(UNAUDITED)

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THE BERKSHIRE GAS COMPANY STATEMENTS OF INCOME (In Thousands) (Unaudited)

	Three Months Ended June 30,			Six Months Ended June 30,					
		2020		2019		2020		2019	
Operating Revenues	\$	12,413	\$	12,813	\$	45,525	\$	50,296	
Operating Expenses									
Natural gas purchased		2,020		1,911		15,175		20,750	
Operation and maintenance		7,337		7,573		14,552		14,437	
Depreciation and amortization		2,079		1,925		4,135		4,028	
Taxes other than income taxes		1,396		1,262		2,641		2,590	
Total Operating Expenses		12,832		12,672		36,503		41,806	
Operating Income		(419)		141		9,022		8,490	
Other Income and (Expense), net		(358)		(175)		(658)		(383)	
Interest Expense, net		749		759		1,487		1,616	
Income Before Income Tax		(1,526)		(794)		6,877		6,490	
Income Tax		(777)		(2,384)		564		(683)	
Net Income	\$	(749)	\$	1,591	\$	6,313	\$	7,174	

THE BERKSHIRE GAS COMPANY BALANCE SHEETS ASSETS (In Thousands) (Unaudited)

	June 30, 2020	December 31, 2019
Assets		
Current Assets		
Unrestricted cash and temporary cash investments	\$ 355	\$ 482
Accounts receivable and unbilled revenues, net	6,539	15,978
Accounts receivable from affiliates	83	1,773
Regulatory assets	4,312	9,975
Gas in storage	2,040	2,473
Materials and supplies	1,461	1,116
Other current assets	630	1,967
Total Current Assets	15,420	33,764
Other Investments	2,114	2,185
Net Property, Plant and Equipment	192,204	191,448
Regulatory Assets	32,052	33,316
Deferred Charges and Other Assets		
Goodwill	51,933	51,933
Other	841	62
Total Deferred Charges and Other Assets	52,774	51,995
Total Assets	\$ 294,564	\$ 312,708

THE BERKSHIRE GAS COMPANY BALANCE SHEETS LIABILITIES AND CAPITALIZATION (In Thous ands) (Unaudited)

	June 30, 2020		December 31, 2019		
Liabilities					
Current Liabilities					
Notes payable to affiliates	\$	8,110	\$	23,030	
Current portion of long-term debt		9,804		10,062	
Accounts payable and accrued liabilities		6,600		12,745	
Accounts payable to affiliates		885		2,052	
Other current liabilities		1,415		1,410	
Interest accrued		759		789	
Regulatory liabilities		157		2,132	
Total Current Liabilities		27,730		52,220	
Deferred Income Taxes		24,429		24,693	
Regulatory Liabilities		51,820		51,374	
Other Noncurrent Liabilities					
Pension		21,394		21,724	
Environmental remediation costs		3,950		3,950	
Other		2,191		2,064	
Total Other Noncurrent Liabilities		27,535		27,738	
Capitalization					
Long-term debt		36,067		36,013	
Common Stock Equity					
Paid-in capital		106,095		106,095	
Retained earnings		20,888		14,575	
Net Common Stock Equity		126,983		120,670	
Total Capitalization		163,050		156,683	
Total Liabilities and Capitalization	\$	294,564	\$	312,708	

THE BERKSHIRE GAS COMPANY STATEMENTS OF CASH FLOWS (In Thousands) (Unaudited)

	Six Months Ended					
		Jun	ie 30,			
	/	2020		2019		
Cash Flows From Operating Activities						
Net income	\$	6,313	\$	7,174		
Adjustments to reconcile net income						
to net cash provided by operating activities:						
Depreciation and amortization		4,196		4,088		
Deferred income taxes		(906)		(2,850)		
Uncollectible expense		379		76		
Pension expense		1,066		966		
Regulatory assets/liabilities amortization		(93)		530		
Regulatory assets/liabilities carrying costs		-		7		
Other non-cash items, net		515		465		
Changes in:						
Accounts receivable and unbilled revenue, net		10,306		7,753		
Natural gas in storage		433		475		
Accounts payable and accrued liabilities		(6,839)		(9,207)		
Accrued pension and other post-retirement		(1,396)		(768)		
Regulatory assets/liabilities		5,073		6,898		
Other assets		213		4,475		
Other liabilities		116		(38)		
Total Adjustments		13,063		12,870		
Net Cash provided by Operating Activities		19,376		20,044		
Cash Flows from Investing Activities						
Plant expenditures including AFUDC debt		(4,576)		(6,858)		
Net Cash used in Investing Activities		(4,576)		(6,858)		
net cush used in myesting red hues		(4,570)		(0,050)		
Cash Flows from Financing Activities						
Payment of long-term debt		-		(10,000)		
Issuance of long-term debt		-		20,000		
Notes payable to affiliates		(14,927)		(23,256)		
Other		-		(139)		
Net Cash used in Financing Activities		(14,927)	. <u> </u>	(13,395)		
Unrestricted Cash and Temporary Cash Investments:						
Net change for the period		(127)		(209)		
Balance at beginning of period		482		326		
Balance at end of period	\$	355	\$	117		
Non-cash investing activity: Plant expenditures included in ending accounts payable	\$	1,314	\$	1,619		
	Ψ	1,011	Ψ	1,017		

THE BERKSHIRE GAS COMPANY STATEMENTS OF CHANGES IN SHAREHOLDER'S EQUITY June 30, 2020 (Thousands of Dollars)

(Unaudited)

						cumulated Other	
	Common	Stock	Paid-in	Retained		prehensive	
	Shares	Amount	Capital	Earnings	Inco	ome (Loss)	Total
Balance as of December 31, 2019	100	\$-	\$ 106,095	\$ 14,575	\$	-	\$ 120,670
Net income				6,313			6,313
Balance as of June 30, 2020	100	\$-	\$ 106,095	\$ 20,888	\$	-	\$ 126,983

Rochester Gas and Electric Corporation

Financial Statements (Unaudited) For the Six Months Ended June 30, 2020 and 2019

Rochester Gas and Electric Corporation

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Rochester Gas and Electric Corporation Statements of Income (Unaudited)

	Three Months		Six Mont	:hs	
Periods Ended June 30,	2020	2019	2020	2019	
(Thousands)					
Operating Revenues	\$ 191,457 \$	185,984 \$	445,857 \$	468,062	
Operating Expenses					
Electricity purchased and fuel used in generation	23,338	16,762	46,183	44,873	
Natural gas purchased	11,030	14,443	49,633	73,149	
Operations and maintenance	71,600	70,628	136,923	136,372	
Depreciation and amortization	25,765	22,904	51,101	45,442	
Taxes other than income taxes, net	31,317	30,815	64,761	64,042	
Total Operating Expenses	163,050	155,552	348,601	363,878	
Operating Income	28,407	30,432	97,256	104,184	
Other income	6,323	6,338	12,024	11,984	
Other deductions	(2,669)	(2,692)	(4,903)	(5,358)	
Interest expense, net of capitalization	(17,158)	(18,866)	(33,965)	(37,481)	
Income Before Tax	14,903	15,212	70,412	73,329	
Income tax expense	6,398	3,983	15,962	19,179	
Net Income	\$ 8,505 \$	11,229 \$	54,450 \$	54,150	

Rochester Gas and Electric Corporation Statements of Comprehensive Income (Unaudited)

	Three Mont	ths	Six Month	ıs
Periods Ended June 30,	2020	2019	2020	2019
(Thousands)				
Net Income	\$ 8,505 \$	11,229 \$	54,450 \$	54,150
Other Comprehensive Income, Net of Tax				
Unrealized (loss) gain during the period on derivatives qualifying as cash flow hedges, net of income tax	112	(16)	(147)	67
Reclassification to net income of loss on settled cash flow commodity hedges, net of income tax	44	37	58	71
Reclassification to net income of loss on settled cash flow treasury hedges, net of income tax	680	1,060	1,359	2,130
Other Comprehensive Income, Net of Tax	836	1,081	1,270	2,268
Comprehensive Income	\$ 9,341 \$	12,310 \$	55,720 \$	56,418

Rochester Gas and Electric Corporation Balance Sheets (Unaudited)

As of	June 30, 2020	December 31, 2019
(Thousands)		
Assets		
Current Assets		
Cash and cash equivalents	\$ 1 \$	\$ 579
Accounts receivable and unbilled revenues, net	122,457	149,647
Accounts receivable from affiliates	2,517	2,656
Fuel and gas in storage	4,888	9,728
Materials and supplies	12,738	12,214
Broker margin accounts	3,318	4,424
Income tax receivable	20,274	30,215
Prepaid property taxes	19,068	37,182
Regulatory assets	40,236	52,328
Other current assets	1,731	2,887
Total Current Assets	227,228	301,860
Utility plant, at original cost	4,009,158	3,956,748
Less accumulated depreciation	(1,095,462)	(1,060,419)
Net Utility Plant in Service	2,913,696	2,896,329
Construction work in progress	507,247	406,367
Total Utility Plant	3,420,943	3,302,696
Operating lease right of use assets	1,929	9,469
Other property and investments	—	184
Regulatory and Other Assets		
Regulatory assets	433,382	433,733
Other	56,267	12,784
Total Regulatory and Other Assets	489,649	446,517
Total Assets	\$ 4,139,749	\$ 4,060,726

Rochester Gas and Electric Corporation Balance Sheets (Unaudited)

As of	June 30, 2020	December 31, 2019
(Thousands)		
Liabilities		
Current Liabilities		
Notes payable to affiliates	7,375	33,201
Accounts payable and accrued liabilities	185,733	208,708
Accounts payable to affiliates	24,944	12,307
Interest accrued	9,680	9,713
Taxes accrued	2,952	1,355
Operating lease liabilities	122	1,344
Environmental remediation costs	1,729	1,327
Regulatory liabilities	62,059	67,676
Other	36,436	44,250
Total Current Liabilities	331,030	379,881
Regulatory and Other Liabilities		
Regulatory liabilities	764,578	749,053
Other Non-current Liabilities		
Deferred income taxes	341,668	331,111
Nuclear plant obligations	129,274	128,749
Pension and other postretirement	143,906	152,393
Operating lease liabilities	2,277	9,026
Asset retirement obligations	2,784	2,713
Environmental remediation costs	130,500	131,336
Other	67,773	26,836
Total Regulatory and Other Liabilities	1,582,760	1,531,217
Non-current debt	1,045,754	1,045,203
Total Liabilities	2,959,544	2,956,301
Commitments and Contingencies		
Common Stock Equity		
Common stock (\$5 par value, 50,000,000 shares authorized, 38,885,813 shares outstanding at June 30, 2020 and December	40.4.400	40.4.400
31, 2019)	194,429	194,429
Additional paid-in capital	625,098	605,022
Retained earnings	516,935	462,501
Accumulated other comprehensive loss	(39,019)	(40,289)
Treasury stock, at cost (4,379,300 shares at June 30, 2020 and December 31, 2019)	(117,238)	(117,238)
Total Common Stock Equity	1,180,205	1,104,425
Total Liabilities and Equity	\$ 4,139,749	\$ 4,060,726

Rochester Gas and Electric Corporation Statements of Cash Flows (Unaudited)

Periods Ended June 30,	2020	2019
(Thousands)		
Cash Flow From Operating Activities:		
Net income	\$ 54,450 \$	54,150
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation and amortization	51,101	45,442
Regulatory assets/liabilities amortization	(2,600)	2,837
Regulatory assets/liabilities carrying cost	5,803	1,907
Amortization of debt issuance costs	445	820
Deferred taxes	4,603	(9,635)
Pension cost	8,795	6,564
Stock-based compensation	102	12
Accretion expenses	71	74
Gain on disposal of assets	(9)	(144)
Other non-cash items	(6,582)	(4,530)
Changes in operating assets and liabilities:		
Accounts receivable, from affiliates, and unbilled revenues	27,329	24,814
Inventories	4,316	3,961
Accounts payable, to affiliates, and accrued liabilities	403	(38,330)
Taxes accrued	11,538	7,774
Other assets/liabilities	(2,009)	(148)
Regulatory assets/liabilities	11,807	44,180
Net Cash Provided by Operating Activities	169,563	139,748
Cash Flow From Investing Activities:		
Capital expenditures	(166,562)	(157,252)
Contributions in aid of construction	2,698	5,703
Proceeds from sale of utility plant	98	973
Notes receivable from affiliates	_	76,555
Investments	179	2,473
Net Cash Used in Investing Activities	(163,587)	(71,548)
Cash Flow From Financing Activities:		
Repayments of capital leases	(728)	(1,339)
Notes payable to affiliates	(25,826)	
Capital contribution	20,000	
Net Cash Used in Financing Activities	(6,554)	(1,339)
Net (Decrease) Increase in Cash and Cash Equivalents	(578)	66,861
Cash and Cash Equivalents, Beginning of Period	579	170
Cash and Cash Equivalents, End of Period	\$ 1 \$	67,031

Rochester Gas and Electric Corporation Statements of Changes in Common Stock Equity (Unaudited)

			Capital in	Ac	cumulated Other		
(Thousands, except per share amounts)	Number of shares (*)	Common stock	Excess of Par Value	Retained Com Earnings		Treasury Tota Stock S	al Common Stock Equity
As of December 31, 2018	38,885,813 \$	194,429 \$	604,998 \$	359,003 \$	(35,040) \$	(117,238) \$	1,006,152
Adoption of accounting standards	_	_	_	8,643	(8,643)	_	_
Net income	_	_	_	54,150	_	_	54,150
Other comprehensive income, net of tax	_	_	_	_	2,268		2,268
Comprehensive income							56,418
Stock-based compensation	—	—	13	—	—	—	13
As of June 30, 2019	38,885,813	194,429	605,011	421,796	(41,415)	(117,238)	1,062,583
As of December 31, 2019	38,885,813 \$	194,429 \$	605,022 \$	462,501 \$	(40,289) \$	(117,238) \$	1,104,425
Adoption of accounting standards	_	_	_	(16)	_	_	(16)
Net income	—	—	—	54,450	—	—	54,450
Other comprehensive income, net of tax	_	_	_	_	1,270	_	1,270
Comprehensive income							55,720
Stock-based compensation	—	—	76			—	76
Capital contribution	_		20,000			—	20,000
As of June 30, 2020	38,885,813	194,429	625,098	516,935	(39,019)	(117,238)	1,180,205

(*) Par value of share amounts is \$5

Central Maine Power Company and Subsidiaries

Consolidated Financial Statements (Unaudited) For the Six Months Ended June 30, 2020 and 2019

Central Maine Power Company and Subsidiaries

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Central Maine Power Company and Subsidiaries Consolidated Statements of Income (Unaudited)

		Three Months		Six Mon	ths	
Periods Ended June 30,	2020 2019		2019	2020	2019	
(Thousands)						
Operating Revenues	\$	203,314 \$	193,296 \$	403,217 \$	400,837	
Operating Expenses						
Electricity purchased		5,189	4,320	9,871	8,565	
Operations and maintenance		108,227	99,206	214,601	207,503	
Depreciation and amortization		30,565	28,960	60,960	57,245	
Taxes other than income taxes, net		17,955	16,898	36,572	34,214	
Total Operating Expenses		161,936	149,384	322,004	307,527	
Operating Income		41,378	43,912	81,213	93,310	
Other income		4,588	3,019	8,771	5,134	
Other deductions		(2,793)	(2,876)	(6,254)	(6,036)	
Interest expense, net of capitalization		(12,500)	(12,999)	(24,310)	(26,880)	
Income Before Income Tax		30,673	31,056	59,420	65,528	
Income tax expense		7,368	6,955	12,093	16,230	
Net Income		23,305	24,101	47,327	49,298	
Less: net income attributable to noncontrolling interest		489	343	1,050	590	
Net Income Attributable to CMP	\$	22,816 \$	23,758 \$	46,277 \$	48,708	

Central Maine Power Company and Subsidiaries Consolidated Statements of Comprehensive Income (Unaudited)

	Three Months			Six Mo	nths
Periods Ended June 30,	2020	2019)	2020	2019
(Thousands)					
Net Income	\$ 23,305	\$ 24,101	\$	47,327 \$	6 49,298
Other Comprehensive Income (Loss), Net of Tax					
Unrealized gain (loss) during period on derivatives qualifying as cash flow hedges, net of income tax	136	(21)	(277)	86
Reclassification to net income of loss on cash flow hedges, net of income tax	92	52		121	108
Reclassification to net income of loss on settled cash flow treasury hedges, net of income tax	33	233		65	623
Other Comprehensive Income (Loss), Net of Tax	261	264		(91)	817
Comprehensive Income	23,566	24,365		47,236	50,115
Less:					
Comprehensive income attributable to noncontrolling interests	489	343		1,050	590
Comprehensive Income Attributable to CMP	\$ 23,077	\$ 24,022	\$	46,186	6 49,525

Central Maine Power Company and Subsidiaries Consolidated Balance Sheets (Unaudited)

As of	June 30, 2020	December 31, 2019
(Thousands)		
Assets		
Current Assets		
Cash and cash equivalents	\$ 11,950 \$	15,287
Accounts receivable and unbilled revenues, net	209,081	207,049
Accounts receivable from affiliates	829	896
Notes receivable from affiliates	—	23,020
Materials and supplies	19,439	18,788
Prepayments and other current assets	11,826	9,822
Income tax receivable	15,486	22,996
Regulatory assets	18,980	14,818
Total Current Assets	287,591	312,676
Utility plant, at original cost	4,516,362	4,469,740
Less accumulated depreciation	(1,207,022)	(1,151,685)
Net Utility Plant in Service	3,309,340	3,318,055
Construction work in progress	357,285	262,119
Total Utility Plant	3,666,625	3,580,174
Operating lease right-of-use assets	16,089	16,672
Other property and investments	842	856
Regulatory and Other Assets		
Regulatory assets	442,002	429,288
Goodwill	324,938	324,938
Other	30,381	34,531
Total Regulatory and Other Assets	797,321	788,757
Total Assets	\$ 4,768,468 \$	4,699,135

Central Maine Power Company and Subsidiaries Consolidated Balance Sheets (Unaudited)

As of		June 30, 2020	December 31, 2019
(Thousands)			
Liabilities			
Current Liabilities			
Current portion of debt	\$	401 \$	\$ 513
Notes payable to affiliates		9,071	705
Accounts payable and accrued liabilities		141,870	177,797
Accounts payable to affiliates		29,254	8,321
Interest accrued		22,671	23,775
Taxes accrued		3,689	2,795
Operating lease liabilities		844	753
Other current liabilities		55,489	56,223
Regulatory liabilities		31,217	26,794
Total Current Liabilities		294,506	297,676
Regulatory and Other Liabilities			
Regulatory liabilities		409,744	424,604
Other Non-current liabilities			
Deferred income taxes		548,712	533,158
Pension and other postretirement		187,690	191,732
Operating lease liabilities		15,821	16,306
Other		34,719	35,703
Total Regulatory and Other Liabilities		1,196,686	1,201,503
Non-current debt		1,185,922	1,185,635
Total Liabilities		2,677,114	2,684,814
Commitments and Contingencies			
Redeemable Preferred Stock		571	571
CMP Common Stock Equity			
Common stock (\$5 par value, 80,000,000 shares authorized and 31,211,471 shares outstanding at June 30, 2020 and December 31, 2019)		450.057	450.057
· ,		156,057	156,057
Additional paid-in capital		823,985	764,170
Retained earnings		1,083,773	1,067,514
Accumulated other comprehensive loss		(3,814)	(3,723)
Total CMP Common Stock Equity		2,060,001	1,984,018
Noncontrolling interest		30,782	29,732
Total Equity	¢	2,090,783	2,013,750
Total Liabilities and Equity	\$	4,768,468	\$ 4,699,135

Central Maine Power Company and Subsidiaries Consolidated Statements of Cash Flows (Unaudited)

Periods Ended June 30,	2020	2019
(Thousands)		
Cash Flow from Operating Activities:	·= +	
Net income \$	47,327 \$	49,298
Adjustments to reconcile net income to net cash provided by operating activities:		
Depreciation and amortization	60,960	57,245
Regulatory assets/liabilities amortization	(1,020)	3,058
Regulatory assets/liabilities carrying cost	(446)	1,112
Amortization of debt issuance costs	295	102
Deferred taxes	3,761	3,475
Pension cost	7,239	8,110
Stock-based compensation	202	41
Accretion expenses	24	23
Gain on disposal of assets	20	(452)
Other non-cash Items	(2,570)	(646)
Changes in operating assets and liabilities:		
Accounts receivable, from affiliates, and unbilled revenues	(1,965)	(7,279)
Inventories	(651)	501
Accounts payable, to affiliates, and accrued liabilities	(15)	(34,249)
Taxes accrued	8,404	32,838
Other assets/liabilities	114,974	(7,301)
Regulatory assets/liabilities	(23,539)	11,429
Net Cash Provided by Operating Activities	213,000	117,305
Cash Flow from Investing Activities:		
Utility plant additions	(163,248)	(130,716)
Contributions in aid of construction	5,809	4,942
Notes receivable from affiliates	23,020	(20,750)
Proceeds from sale of utility plant	695	1,071
Investments, net	38	395
Net Cash Used in Investing Activities	(133,686)	(145,058)
Cash Flow from Financing Activities:		
Repayments of non-current debt	(592)	(150,592)
Repayments of capital leases	(425)	(482)
Proceeds of short term debt - affiliates	8,366	513
Capital contribution	(60,000)	—
Dividends paid	(30,000)	
Net Cash (Used in) Provided by Financing Activities	(82,651)	88,459
Net (Decrease) Increase in Cash and Cash Equivalents	(3,337)	60,706
Cash and Cash Equivalents, Beginning of Period	15,287	16,126
Cash and Cash Equivalents, End of Period \$	11,950 \$	76,832

Central Maine Power Company and Subsidiaries Consolidated Statements of Changes in Equity (Unaudited)

	CMP Stockholder									
(Thousands, except per share amounts)	Number of shares (*)	(Common stock	Ε	apital in xcess of ar Value	Retained Earnings	Accumulated Other Comprehensive Loss	Total CMP Common Stock Equity	Non- controlling Interest	Total Common Stock Equity
As of December 31, 2018	31,211,471	\$	156,057	\$	764,087	\$ 974,709	\$ (3,958)	\$1,890,895	\$ 25,911	\$1,916,806
Adoption of accounting standards						(216)	(761)	(977)		(977)
Net income	—		—		—	48,708	—	48,708	590	49,298
Other comprehensive income, net of tax	_		_		_	_	817	817	_	817
Comprehensive income										50,115
Stock-based compensation					42			42	—	42
Preferred stock dividends			_		_	(17)	·	(17)	_	(17)
As of June 30, 2019	31,211,471	\$	156,057	\$	764,129	\$1,023,184	\$ (3,902)	\$1,939,468	\$ 26,501	\$1,965,969
As of December 31, 2019	31,211,471	\$	156,057	\$	764,170	\$1,067,514	\$ (3,723)	\$1,984,018	\$ 29,732	\$2,013,750
Adoption of accounting standards					(275)			(275)		(275)
Net income	—		—			46,277		46,277	1,050	47,327
Other comprehensive income, net of tax	_		_		_	_	(91)	(91)	_	(91)
Comprehensive income										47,236
Stock-based compensation					90			90	—	90
Capital contribution					60,000		—	60,000	—	60,000
Preferred stock dividends					—	(18)		(18)		(18)
Common stock dividends						(30,000)		(30,000)		(30,000)
As of June 30, 2020	31,211,471	\$	156,057	\$	823,985	\$1,083,773	\$ (3,814)	\$2,060,001	\$ 30,782	\$2,090,783

(*) Par value of share amounts is \$5