RELIANT ENERGY INC Form 10-Q November 10, 2008

#### **UNITED STATES** SECURITIES AND EXCHANGE COMMISSION **WASHINGTON, DC 20549 FORM 10-O**

(Mark One)		
þ	QUARTERLY REPORT PURSUANT TO S EXCHANGE ACT OF 1934	SECTION 13 OR 15(d) OF THE SECURITIES
For the quar	rterly period ended September 30, 2008	
	OR	
o For the tran	TRANSITION REPORT PURSUANT TO S EXCHANGE ACT OF 1934 sition period from to	SECTION 13 OR 15(d) OF THE SECURITIES
	Commission file n	umber 1-16455
	Reliant Ene	rgy, Inc.
	(Exact Name of Registrant as	s Specified in Its Charter)
	Delaware	76-0655566
(State or	Other Jurisdiction of Incorporation or	(I.R.S. Employer Identification No.)
	Organization)	
	1000 Mair	Street

# **Houston, Texas 77002**

(Address of Principal Executive Offices) (Zip Code)

(713) 497-3000

(Registrant s Telephone Number, Including Area Code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months (or for such shorter period that the registrant was required to file such reports), and (2) has been subject to such filing requirements for the past 90 days. Yes b No o Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of large accelerated filer, accelerated filer and smaller reporting company in Rule 12b-2 of the Exchange Act. (Check one):

Accelerated Non-accelerated filer o Smaller reporting company o Large accelerated filer filer o (Do not check if a smaller reporting company)

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). Yes

As of October 24, 2008, the latest practicable date for determination, Reliant Energy, Inc. had 349,807,872 shares of common stock outstanding and no shares of treasury stock.

### TABLE OF CONTENTS

Forward-Looking Information	ii
PART I. FINANCIAL INFORMATION	
ITEM 1. FINANCIAL STATEMENTS	1
Consolidated Statements of Operations (unaudited) Three and Nine Months Ended September 30, 2008 and 2007	1
Consolidated Balance Sheets (unaudited) September 30, 2008 and December 31, 2007	2
Consolidated Statements of Cash Flows (unaudited) Nine Months Ended September 30, 2008 and 2007	3
Notes to Unaudited Consolidated Interim Financial Statements	4
ITEM 2. MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS	25
Business Overview	25
Liquidity and Capital Resources	26
Recent Events	27
Consolidated Results of Operations	28
Credit Risk	47
Off-Balance Sheet Arrangements	48
Historical Cash Flows	48
New Accounting Pronouncements, Significant Accounting Policies and Critical Accounting Estimates	49
ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK	50
Market Risks and Risk Management	50
Non-Trading Market Risks	50
Trading Market Risks	51
Fair Value Measurements	53
ITEM 4. CONTROLS AND PROCEDURES	54

PART II. OTHER INFORMATION	Evaluation of Disclosure Controls and Procedures	54
OTHER INFORMATION	Changes in Internal Control Over Financial Reporting	54
ITEM 1. LEGAL PROCEEDINGS		
	ITEM 1. LEGAL PROCEEDINGS	54
ITEM 1A. RISK FACTORS	ITEM 1A. RISK FACTORS	54
ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS  54	ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS	54
ITEM 6. EXHIBITS	ITEM 6. EXHIBITS	54
Exhibit 10.1 Exhibit 31.1 Exhibit 31.2 Exhibit 32.1	Exhibit 31.1 Exhibit 31.2 Exhibit 32.1	

#### **Table of Contents**

#### FORWARD-LOOKING INFORMATION

This report contains forward-looking statements within the meaning of Section 27A of the Securities Act of 1933, as amended, and Section 21E of the Securities Exchange Act of 1934, as amended. Forward-looking statements are statements that contain projections, assumptions or estimates about our revenues, income, capital structure and other financial items, our plans and objectives for future operations or about our future economic performance, transactions and dispositions and financings and approvals related thereto. In many cases, you can identify forward-looking believe, statements by terminology such as anticipate, estimate, continue, could, intend, plan, pc should. will, expect, objective, projection, forecast, guidance, outlook, effort, target and goal, However, the absence of these words does not mean that the statements are not forward-looking. Actual results may differ materially from those expressed or implied by the forward-looking statements as a result of

Demand and market prices for electricity, purchased power and fuel and emission allowances;

Limitations on our ability to set rates at market prices;

many factors or events, including, but not limited to, the following:

Legislative, regulatory and/or market developments;

Our ability to obtain adequate fuel supply and/or transmission and distribution services;

Interruption or breakdown of our generating equipment and processes;

Failure of third parties to perform contractual obligations;

Changes in environmental regulations that constrain our operations or increase our compliance costs;

Failure by transmission system operators to communicate operating and system information properly and timely;

Failure to meet our debt service, restrictive covenants, collateral postings or obligations related to our credit-enhanced retail structure;

Ineffective hedging and other risk management activities;

Changes in the wholesale energy market or in our evaluation of our generation assets;

The outcome of pending or threatened lawsuits, regulatory proceedings, tax proceedings and investigations;

Weather-related events or other events beyond our control;

The timing and extent of changes in commodity prices or interest rates;

Our ability to attract and retain retail customers or to adequately forecast their energy needs and usage;

Our ability to complete ongoing negotiations for an orderly unwind of our credit-enhanced retail structure or failure of such structure;

Our ability to complete ongoing negotiations with respect to the term loan component of our \$1.0 billion of new capital arrangements;

Financial market conditions and our access to capital; and

The outcome of our strategic alternatives review.

Other factors that could cause our actual results to differ from our projected results are discussed or referred to in the Risk Factors section of this report and of our most recent Annual Report on Form 10-K filed with the Securities and Exchange Commission. Our filings and other important information are also available on our website at www.reliant.com.

Each forward-looking statement speaks only as of the date of the particular statement and we undertake no obligation to update or revise any forward-looking statement, whether as a result of new information, future events or otherwise.

ii

# PART I. FINANCIAL INFORMATION

#### ITEM 1. FINANCIAL STATEMENTS

# RELIANT ENERGY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF OPERATIONS (Unaudited)

	Three Mon Septem		Nine Months Ended Septemb 30,							
	2008	2007	2008	2007						
	(thousands of dollars, except per share amounts)									
Revenues: Revenues (including \$(6,173), \$7,205, \$(13,130) and \$10,927 unrealized gains (losses)) (including \$0, \$39,805, \$253,001 and \$39,805 from affiliates)	\$ 3,738,106	\$ 3,543,192	\$ 9,977,0	065 \$	8,555,708					
Expenses: Cost of sales (including \$(1,688,016), \$(34,719), \$(552,571) and \$157,443 unrealized gains (losses)) (including \$1,234, \$37,782, \$201,364 and \$37,782 from										
affiliates)	4,899,393	2,838,950	9,059,9	914	6,758,157					
Operation and maintenance	201,987	209,374	643,8	388	674,081					
Selling, general and administrative Western states litigation and similar	114,870	99,796	275,9	934	290,477					
settlements	3,467		37,4	167	22,000					
Gains on sales of assets and emission and	,		,		,					
exchange allowances, net	(16,561)	(16,769)	(39,4	184)	(18,496)					
Depreciation and amortization	84,228	121,449	261,5	•	324,021					
Total operating expense	5,287,384	3,252,800	10,239,3	316	8,050,240					
Operating Income (Loss)	(1,549,278)	290,392	(262,2	251)	505,468					
Other Income (Expense):										
Income of equity investment, net	1,405	1,549	2,6	500	4,075					
Debt extinguishments	(594)	(1,320)	(1,0	)17)	(72,589)					
Other, net	4,593	1,590	4,6	519	2,084					
Interest expense	(62,484)	(74,235)	(188,8	315)	(283,280)					
Interest income	6,259	5,777	26,5	510	24,473					
Total other expense	(50,821)	(66,639)	(156,1	.03)	(325,237)					
Income (Loss) from Continuing Operations										
Before Income Taxes	(1,600,099)	223,753	(418,3	•	180,231					
Income tax expense (benefit)	(562,208)	63,850	(110,2	299)	41,028					
Income (Loss) from Continuing Operations	(1,037,891)	159,903	(308,0	)55)	139,203					

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Income (loss) from discontinued operations		(29)		2,479		6,035		(1,062)
Net Income (Loss)	\$ (1,037,920)		\$	162,382	\$	(302,020)	\$	138,141
Basic Earnings (Loss) per Share: Income (loss) from continuing operations Income (loss) from discontinued operations Net income (loss)	\$	(2.97)	\$	0.47 0.47	<b>\$</b>	(0.89) 0.02 (0.87)	\$ \$	0.41 (0.01) 0.40
Diluted Earnings (Loss) per Share: Income (loss) from continuing operations Income (loss) from discontinued operations	\$	(2.97)	\$	0.45 0.01	\$	(0.89) 0.02	\$	0.40 (0.01)
Net income (loss)	\$	(2.97)	\$	0.46	\$	(0.87)	\$	0.39

See Notes to our Unaudited Consolidated Interim Financial Statements

1

**Table of Contents** 

# RELIANT ENERGY, INC. AND SUBSIDIARIES CONSOLIDATED BALANCE SHEETS (Unaudited)

	Se	ptember 30, 2008	De	ecember 31, 2007
	(	per share		
ASSETS		amo	unts)	
Current Assets:				
Cash and cash equivalents	\$	793,857	\$	754,962
Restricted cash		5,956		3,251
Accounts and notes receivable, principally customer, net of				
allowance of \$42,780 and \$36,724		1,257,036		1,082,746
Inventory		325,620		285,408
Derivative assets		804,184		663,049
Margin deposits		135,308		139,834
Accumulated deferred income taxes		189,559		114,559
Investment in and receivables from Channelview, net		61,442		83,253
Prepayments and other current assets		132,378		104,314
Assets held for sale		446,458		2 122
Current assets of discontinued operations				2,133
Total current assets		4,151,798		3,233,509
Property, plant and equipment, gross		6,604,285		6,852,170
Accumulated depreciation		(1,756,344)		(1,629,953)
Property, Plant and Equipment, net		4,847,941		5,222,217
Other Assets:				
Goodwill, net		357,490		379,644
Other intangibles, net		389,381		405,338
Derivative assets		340,423		376,535
Prepaid lease		288,132		270,133
Accumulated deferred income taxes		175,395		70,410
Other (\$36,991 and \$29,016 accounted for at fair value)		204,824		234,014
Total other assets		1,755,645		1,736,074
Total Assets	\$	10,755,384	\$	10,191,800
LIABILITIES AND EQUITY				
Current Liabilities:				
Current portion of long-term debt and short-term borrowings	\$	12,193	\$	52,546
Accounts payable, principally trade		820,319		687,046
Derivative liabilities		1,279,446		885,346
Margin deposits		7,100		250
Other		513,253		426,839

10

Liabilities held for sale Current liabilities of discontinued operations	62,483 2,952	
Total current liabilities	2,697,746	2,052,027
Other Liabilities:		
Derivative liabilities	695,063	473,516
Other	244,897	278,641
Long-term liabilities of discontinued operations	3,542	3,542
Total other liabilities	943,502	755,699
Long-term Debt	2,874,785	2,902,346
<b>Commitments and Contingencies</b>		
Temporary Equity Stock-based Compensation	7,121	4,694
Stockholders Equity:		
Preferred stock; par value \$0.001 per share (125,000,000 shares		
authorized; none outstanding)		
Common stock; par value \$0.001 per share (2,000,000,000 shares		
authorized; 349,770,636 and 344,579,508 issued)	111	106
Additional paid-in capital	6,237,692	6,215,512
Accumulated deficit	(1,937,546)	(1,635,526)
Accumulated other comprehensive loss	(68,027)	(103,058)
Total stockholders equity	4,232,230	4,477,034
Total Liabilities and Equity	\$ 10,755,384	\$ 10,191,800

See Notes to our Unaudited Consolidated Interim Financial Statements

#### RELIANT ENERGY, INC. AND SUBSIDIARIES CONSOLIDATED STATEMENTS OF CASH FLOWS (Unaudited)

	Nine Months Ended September 30, 2008 2007 (thousands of dollars)					
Cash Flows from Operating Activities:						
Net income (loss)	\$	(302,020)	\$	138,141		
(Income) loss from discontinued operations		(6,035)		1,062		
Net income (loss) from continuing operations		(308,055)		139,203		
Adjustments to reconcile net income (loss) to net cash provided by						
operating activities:						
Depreciation and amortization		261,597		324,021		
Deferred income taxes		(140,798)		25,246		
Net changes in energy derivatives		589,054		(126,819)		
Amortization of deferred financing costs		6,446		47,817		
Gains on sales of assets and emission and exchange allowances, net		(39,484)		(18,496)		
Debt extinguishments		1,017		72,589		
Income of equity investment, net		(2,600)		(4,075)		
Western states litigation and similar settlements		37,467				
Other, net		(361)		8,909		
Changes in other assets and liabilities:						
Accounts and notes receivable, net		(187,077)		(368,989)		
Changes in notes, receivables and payables with affiliate, net		4,183		(4,225)		
Inventory		(42,484)		(6,117)		
Margin deposits, net		11,376		200,928		
Net derivative assets and liabilities		(37,845)		(30,949)		
Western states litigation and similar settlements payments				(35,000)		
Accounts payable		107,675		172,789		
Other current assets		(16,384)		(14,586)		
Other assets		(2,902)		(35,155)		
Taxes payable/receivable		11,852		(12,334)		
Other current liabilities		16,648		6,352		
Other liabilities		(8,683)		(9,168)		
Net cash provided by continuing operations from operating activities  Net cash provided by (used in) discontinued operations from operating		260,642		331,941		
activities		7,459		(3,754)		
Net cash provided by operating activities		268,101		328,187		
Cash Flows from Investing Activities:						
Capital expenditures		(215,695)		(135,473)		
Proceeds from sales of assets, net		18,429		30,380		
Proceeds from sales of emission and exchange allowances		38,685		6,794		
Purchases of emission allowances		(26,053)		(52,160)		
Restricted cash		(2,705)		4,716		

Other, net		3,312	5,295
Net cash used in continuing operations from investing activities Net cash provided by discontinued operations from investing activities		(184,027)	(140,448) 520
Net cash used in investing activities		(184,027)	(139,928)
Cash Flows from Financing Activities:			
Payments of long-term debt Proceeds from long-term debt Increase in short-term borrowings and revolving credit facilities, net Payments of financing costs		(57,704)	(1,497,887) 1,300,000 6,554 (31,245)
Payments of debt extinguishments		(1,017)	(72,589)
Proceeds from issuances of stock		13,542	39,401
Net cash used in financing activities		(45,179)	(255,766)
Net Change in Cash and Cash Equivalents		38,895	(67,507)
Cash and Cash Equivalents at Beginning of Period		754,962	463,909
Cash and Cash Equivalents at End of Period	\$	793,857	\$ 396,402
Supplemental Disclosure of Cash Flow Information: Cash Payments:			
Interest paid (net of amounts capitalized) for continuing operations Income taxes paid (net of income tax refunds) for continuing operations See Notes to our Unaudited Consolidated Interim Fire	\$ nancial	134,988 18,000 Statements	\$ 218,592 28,115

3

# RELIANT ENERGY, INC. AND SUBSIDIARIES NOTES TO UNAUDITED CONSOLIDATED INTERIM FINANCIAL STATEMENTS

#### (1) Background and Basis of Presentation

#### (a) Background.

Reliant Energy refers to Reliant Energy, Inc. and we, us and our refer to Reliant Energy, Inc. and its consolidated subsidiaries. Our business consists primarily of two business segments, retail energy and wholesale energy. See note 13. Our consolidated interim financial statements and notes (interim financial statements) are unaudited, omit certain disclosures and should be read in conjunction with our audited consolidated financial statements and notes in our Form 10-K.

#### (b) Basis of Presentation.

*Estimates*. Management makes estimates and assumptions to prepare financial statements in conformity with accounting principles generally accepted in the United States of America (GAAP) that affect:

the reported amount of assets, liabilities and equity;

the reported amounts of revenues and expenses; and

our disclosure of contingent assets and liabilities at the date of the financial statements.

Retail Energy Segment Estimates due to Hurricane Ike. In September 2008, Hurricane Ike struck the upper Texas coast causing substantial damage to the electric transmission and distribution system serving the Houston-Galveston area. Due to the diversion of meter reading personnel to assist with the restoration, the Public Utility Commission of Texas (PUCT) is allowing the transmission and distribution companies, as necessary, to estimate a customer s electricity consumption for three consecutive meter read cycles. A true up to the customer s actual consumption will take place when the meter is read in the subsequent months. As of September 30, 2008, we have \$153 million and \$225 million in billed and unbilled revenues, respectively, based on estimated meter reads. These amounts represent 5% and 4% of our retail energy segment s revenues and consolidated revenues, respectively, for the nine months ended September 30, 2008.

Adjustments and Reclassifications. The interim financial statements reflect all normal recurring adjustments necessary, in management is opinion, to present fairly our financial position and results of operations for the reported periods. Amounts reported for interim periods, however, may not be indicative of a full year period due to seasonal fluctuations in demand for electricity and energy services, changes in commodity prices, changes in our retail revenue rates and changes in regulations, timing of maintenance and other expenditures, dispositions, changes in interest expense and other factors. We have changed the presentation of our December 31, 2007 consolidated balance sheet due to the adoption of FSP FIN 39-1, Amendment of FASB Interpretation No. 39 (FIN 39-1). See below. Deconsolidation of Channelview. On August 20, 2007, four of our wholly-owned subsidiaries, Reliant Energy Channelview LP (Channelview LP), Reliant Energy Channelview (Texas) LLC, Reliant Energy Channelview (Delaware) LLC and Reliant Energy Services Channelview LLC (collectively, Channelview), filed for reorganization under Chapter 11 of the Bankruptcy Code. As Channelview is currently subject to the supervision of the bankruptcy court, we deconsolidated Channelview is financial results beginning August 20, 2007 and began reporting our investment in Channelview using the cost method.

The Channelview plant was sold on July 1, 2008. See note 14 for further discussion of Channelview. *Gross Receipts Taxes*. We record gross receipts taxes for our retail energy segment on a gross basis in revenues and operations and maintenance in our consolidated statements of operations. During the three months ended September 30, 2008 and 2007, our retail energy segment s revenues and operation and maintenance include gross receipts taxes of \$32 million and \$31 million, respectively, and during the nine months ended September 30, 2008 and 2007, \$80 million and \$76 million, respectively.

4

#### **Table of Contents**

New Accounting Pronouncement Adopted Offsetting of Amounts. FIN 39-1 was applicable for us beginning January 1, 2008. This interpretation allows either (a) offsetting assets and liabilities for derivative instruments under a master netting arrangement only if the fair value amounts recognized for any related cash collateral are also offset or (b) presenting these amounts gross.

Effective January 1, 2008, we discontinued netting our derivative assets and liabilities (with the same counterparty pursuant to a master netting arrangement) and present them on a gross basis. Cash collateral amounts remain presented on a gross basis. This change has significantly increased our derivative assets and liabilities retrospectively for all financial statements presented and is accounted for as a change in accounting principle.

The effect to our December 31, 2007 consolidated balance sheet was as follows: (Note only line items impacted are shown.)

	As	ber 31, 2007
	Previously Reported	
	in the Form 10-K	Upon Adoption of FIN 39-1
	(in	millions)
Current derivative assets	\$ 214	\$ 663
Total current assets	2,784	3,233
Long-term derivative assets	90	376
Total other assets	1,450	1,736
Total assets	9,457	10,192
Current derivative liabilities	437	885
Total current liabilities	1,602	2,050
Long-term derivative liabilities	187	474
Total other liabilities	470	757
Total liabilities and stockholders equity	9,457	10,192

New Accounting Pronouncement Not Yet Adopted Disclosures about Derivatives and Hedging Activities. Statement of Financial Accounting Standards (SFAS) No. 161, Disclosures about Derivative Instruments and Hedging Activities (SFAS No. 161) is an amendment of SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities and is intended to enhance the related qualitative and quantitative disclosures by providing for additional information about objectives, strategies, accounting treatment, volume by commodity type and credit-risk-related contingent features. SFAS No. 161 must be adopted by January 1, 2009.

#### (2) Stock-based Compensation

Our compensation expense for our stock-based incentive plans was:

	Three Months Ended September 30,			d	Nine Months Ended September 30,			
	2008		2007 (ii		2008 in millions)		2007	
Stock-based incentive plans compensation expense (income) (pre-tax)	\$	$(1)^{(1)}$	\$	3	\$	7(1)	\$	23

(1)

We recognized \$1 million of pre-tax income primarily due to a decrease in our stock price at September 30, 2008 compared to June 30, 2008.

During February 2008, the compensation committee of our board of directors granted stock-based compensation awards to 47 of our officers under the Reliant Energy, Inc. 2002 Long-Term Incentive Plan. The committee granted 461,824 time-based stock options (exercise price of \$23.38 per share, which vest in three equal installments during February 2009, 2010 and 2011), 215,527 time-based restricted stock units (which vest during February 2011) and 371,586 market-based cash units (each payable into a cash amount equal to the market value of one share of our common stock if our common stock closes at \$32 or higher for 20 consecutive trading days before February 19, 2011). In addition, during February 2008, the committee granted 95,574 time-based restricted stock units and 95,574 time-based cash units to other employees under the Reliant Energy, Inc. 2002 Stock Plan. These awards will vest during February 2011.

5

#### **Table of Contents**

No tax benefits related to stock-based compensation were realized during the nine months ended September 30, 2008 and 2007 due to our net operating loss carryforwards.

#### (3) Fair Value Measurements

Summary. Effective January 1, 2008, we adopted SFAS No. 157, Fair Value Measurements (SFAS No. 157) on a prospective basis for our financial assets and liabilities. In connection with the adoption, no cumulative effect of an accounting change was recognized. For non-financial assets and liabilities, the adoption of SFAS No. 157 has been deferred until January 1, 2009.

Fair Value Hierarchy and Valuation Techniques. We apply recurring fair value measurements to our financial assets and liabilities. In determining fair value, we generally use the market approach and incorporate assumptions that market participants would use in pricing the asset or liability, including assumptions about risk and/or the risks inherent in the inputs to the valuation techniques. These inputs can be readily observable, market corroborated, or generally unobservable internally-developed inputs. Based on the observability of the inputs used in our valuation techniques, our financial assets and liabilities are classified as follows:

- **Level 1:** Level 1 represents unadjusted quoted market prices in active markets for identical assets or liabilities that are accessible at the measurement date. This category primarily includes our energy derivative instruments that are exchange-traded or that are cleared and settled through the exchange.
- **Level 2:** Level 2 represents quoted market prices for similar assets or liabilities in active markets, quoted market prices in markets that are not active or other inputs that are observable or can be corroborated by observable market data. This category includes emission allowances futures that are exchange-traded and over-the-counter (OTC) derivative instruments such as generic swaps and forwards.
- **Level 3:** This category includes our energy derivative instruments whose fair value is estimated based on internally developed models and methodologies utilizing significant inputs that are generally less readily observable from objective sources (such as market heat rates, implied volatilities and correlations). Our OTC, complex or structured derivative instruments that are transacted in less liquid markets with limited pricing information are included in Level 3. Examples are structured power supply contracts, coal contracts, longer term natural gas contracts and options.

We value some of our OTC, complex or structured derivative instruments using valuation models, which utilize inputs that may not be corroborated by market data. When such inputs are significant to the fair value measurement, the derivative assets or liabilities are classified as Level 3 when we do not have corroborating market evidence to support significant valuation model inputs and cannot verify the model to market transactions. We believe the transaction price is the best estimate of fair value at inception under the exit price methodology. Accordingly, when a pricing model is used to value such an instrument, the resulting value is adjusted so the model value at inception equals the transaction price. Valuation models are typically impacted by Level 1 or Level 2 inputs that can be observed in the market, as well as unobservable Level 3 inputs. Subsequent to initial recognition, we update Level 1 and Level 2 inputs to reflect observable market changes. Level 3 inputs are updated when corroborated by available market evidence. In the absence of such evidence, management s best estimate is used.

Fair Value of Derivative Instruments and Certain Other Assets.

	September 30, 2008									
	Level 1		Level 2		Level 3 (in million		Reclassifications ns)		Total Fair Value	
Total derivative assets Total derivative liabilities	\$	383 382	\$	592 1,451	\$	183 154	\$	$(14)^{(1)}$ $(14)^{(1)}$	\$	1,144 1,973

Other assets<sup>(2)</sup> 37

- Reclassifications are required to reconcile to FIN 39-1 consolidated balance sheet presentation.
- (2) Includes
  available-for-sale
  and trading
  securities, which
  are actively
  traded and are
  valued based
  upon unadjusted
  quoted prices.

6

#### **Table of Contents**

The following is a reconciliation of changes in fair value of net derivative assets and liabilities classified as Level 3:

	Three Months Ended September 30, 2008 Net Derivatives (in millions)			Nine Months Ended September 30, 2008 Net Derivatives (in millions)	
Balance, beginning of period	\$	482	\$	121	
Total gains (losses) realized/unrealized:		(200)(1)		252	
Included in earnings		$(286)^{(1)}$		252(1)	
Purchases, issuances and settlements (net)		(181)		(362)	
Transfers in and/or out of Level 3 (net)		14(2)		18(3)	
Balance, September 30, 2008	\$	29	\$	29	
Changes in unrealized gains/losses relating to derivative assets and liabilities still held at September 30, 2008		(197) <sup>(4)</sup>		36(5)	

- (1) Recorded in revenues and cost of sales.
- (2) Represents fair value as of June 30, 2008.
- (3) Represents fair value as of December 31, 2007.
- (4) Includes
  \$2 million gain
  recorded in
  revenues and
  \$199 million
  loss recorded in
  cost of sales.
- (5) Includes \$2 million gain recorded in revenues and \$34 million gain recorded in cost

of sales.

See notes 2(d) and 5 to our consolidated financial statements in our Form 10-K for additional information about our derivatives.

#### (4) Comprehensive Income (Loss)

The components of total comprehensive income (loss) are:

	Three Months Ended September 30,			Nine Months Ended September 30,				
		2008	2	2007 (ir	millio	2008 ns)	2	2007
Net income (loss)	\$	(1,038)	\$	162	\$	(302)	\$	138
Other comprehensive income (loss), net of tax:								
Deferred income from cash flow hedges				1				4
Reclassification of net deferred loss from cash								
flow hedges realized in net income/loss		9		24		25		69
Amortization of prior service costs		1		1		1		1
Unrealized gain on available-for-sale securities		9				9		
Comprehensive income (loss)	\$	(1,019)	\$	188	\$	(267)	\$	212

#### (5) Goodwill

2008 Annual Goodwill Impairment Assessments. We completed our annual goodwill impairment assessments for our wholesale energy and retail energy reporting units effective April 1, 2008. No impairments occurred. Estimation of Our Wholesale Energy Reporting Unit s Fair Value. We updated a number of subjective factors and significant assumptions to estimate fair value in our April 2008 test as compared to our April 2007 test, including (a) appropriate weighting of valuation approaches (income approach, market approach and comparable public company approach); (b) projections about future power generation margins; (c) estimates of our future cost structure; (d) environmental assumptions; (e) discount rates for estimated cash flows, which changed from 9.5% to 10.0% primarily due to changes in the required rate on debt capital of peer companies and (f) required level of working capital. See note 4(a) to our consolidated financial statements in our Form 10-K.

7

#### **Table of Contents**

Goodwill Impairment Assessments Update. Given recent changes in the business climate and the credit markets and our review of strategic alternatives to enhance stockholder value, we updated the key inputs and assumptions used to estimate the fair values of our wholesale energy and retail energy reporting units and concluded that no goodwill impairments have occurred as of September 30, 2008. We use a combination of an income approach and a market approach to estimate the fair value of our wholesale energy reporting unit. Key fair value inputs for the wholesale energy reporting unit that we changed include the weighting of the valuation approaches, projections about future power generation margins and the discount rate, which is based on the cost of capital. We primarily use an income approach to estimate the fair value of our retail energy reporting unit. Key fair value inputs for the retail energy reporting unit that we changed include projections about future margins, required levels of working capital and the discount rate, which is based on the cost of capital. See note 17(a).

#### (6) Derivative Instruments

For discussion of our derivative activities, see notes 2(d) and 5 to our consolidated financial statements in our Form 10-K. The income (loss) of our energy and interest rate derivative instruments is:

	,	Three Months Ended September 30,			Nine Months Ended September 30,					
		2008	2	007	,	2008	2	2007		
		(in millions)								
Energy derivatives:										
Hedge ineffectiveness gains	\$	(1)	\$	$9_{(1)}$	\$	(1)	\$	$11_{(1)}$		
Other net unrealized gains (losses)		(1,694)		(37)		(566)		157		
Interest rate derivatives:										
Other net unrealized gains (losses)				1				(4)		
$Total^{(2)(3)}$	\$	(1,694)	\$	(27)	\$	(566)	\$	164		

- (1) During 2007, we de-designated our remaining cash flow hedges; the amount reflected here subsequent to that time relates to previously measured ineffectiveness reversing due to settlement of the derivative contracts.
- (2) No component of the

derivatives gain or loss was excluded from the assessment of effectiveness.

(3) During the three and nine months ended September 30, 2008 and 2007, no amount was recognized in our results of operations as a result of the discontinuance of cash flow hedges because it was probable that the forecasted transaction would not occur.

Amounts included in accumulated other comprehensive loss:

September 30, 2008

Expected to be
Reclassified into
Results of
Operations

At the End
of the
Period in Next 12 Months
(in millions)

De-designated cash flow hedges

\$ 55 \$ 19

Although we discontinued our proprietary trading business in March 2003, we have legacy trading and non-core asset management positions. The income (loss) associated with these transactions is:

	Т	Three Months Ended September 30,			Nine Months Ended Septe 30,			
		2008	20		2008 illions)	·	2007	
Revenues	\$	1	\$	\$	1	\$		
Cost of sales		30		8	13		8	

Total \$ 31 \$ 8 \$ 14 \$ 8

8

## (**7**) **Debt**

Our outstanding debt:

	Ser	<b>September 30, 2008</b>				<b>December 31, 2007</b>				
	Weighted Average Stated Interest Rate <sup>(1)</sup>		ng-term	Cur	rent	Weighted Average Stated Interest Rate <sup>(1)</sup> pt interest rat	Long	g-term		rent
Facilities, Bonds and Notes:			(111 1	111111011	is, exce	pi mieresi rai	es)			
Reliant Energy:										
Senior secured revolver due										
2012	5.80%	\$		\$		6.45%	\$		\$	
Senior secured notes due										
2014 <sup>(2)</sup>	6.75		667			6.75		671		41
Senior unsecured notes due	0.50					0.50		10		
$2013^{(3)}$	9.50					9.50		13		
Senior unsecured notes due 2014	7.625		575			7.625		575		
Senior unsecured notes due	7.023		575			7.625		575		
2017	7.875		725			7.875		725		
Convertible senior	7.075		123			7.075		123		
subordinated notes due 2010										
(unsecured) <sup>(4)</sup>	5.00					5.00		2		
Subsidiary Obligations:										
Orion Power Holdings, Inc.										
senior notes due 2010										
(unsecured)	12.00		400			12.00		400		
Reliant Energy Seward, LLC										
PEDFA <sup>(5)</sup> fixed-rate bonds										
due 2036	6.75		500			6.75		500		
Reliant Energy Power Supply,										
LLC working capital facility	4.15					5.20				
due 2012 <sup>(6)</sup>	4.15					5.30				
Total facilities hands and										
Total facilities, bonds and notes			2,867					2,886		41
notes			2,607					2,000		71
Other:										
Adjustment to fair value of			_					. –		
debt <sup>(7)</sup>			8		12			17		11
Total other debt			8		12			17		11
Total debt <sup>(8)</sup>		\$	2,875	\$	12		\$	2,903	\$	52

- (1) The weighted average stated interest rates are as of September 30, 2008 or December 31, 2007.
- (2) We repurchased \$45 million during the first quarter of 2008 and incurred an insignificant amount of debt extinguishment expenses.
- (3) In July 2008, we called the remaining \$13 million.
- (4) During the nine months ended September 30, 2008, the remaining outstanding notes were converted to common stock.
- (5) PEDFA is the Pennsylvania Economic Development Financing Authority.
- (6) This
  \$300 million
  working capital
  facility includes
  a minimum
  adjusted
  EBITDA
  covenant for our
  retail business.
  Merrill Lynch

waived compliance with this covenant through December 5, 2008. See note 17.

- (7) Debt acquired in the acquisition of Orion Power Holdings, Inc. and subsidiaries was adjusted to fair value as of the acquisition date. Included in interest expense is amortization for valuation adjustments for debt of \$2 million and \$1 million during the three months ended September 30, 2008 and 2007, respectively, and \$8 million and \$8 million during the nine months ended September 30, 2008 and 2007, respectively.
- (8) Based on the incremental borrowing rates for similar borrowing arrangements and information from market participants, the fair value of our fixed rate debt is \$2.5 billion and \$3.0 billion as of

September 30, 2008 and December 31, 2007, respectively.

Amounts borrowed and available for borrowing under our revolving credit agreements as of September 30, 2008:

Reliant Energy senior secured revolver due 2012 Reliant Energy letter of credit facility due 2014	Total Committed Credit		Drawn Amount (in n	Letters of Credit illions)		Unused Amount	
	\$	500 250	\$	\$	55 234	\$	445 16
	\$	750	\$	\$	289	\$	461

See note 17 for discussion of events occurring subsequent to September 30, 2008 regarding our capital and debt structure.

#### (8) Earnings (Loss) Per Share

Reconciliations of the amounts used in the basic and diluted earnings (loss) per common share computations are:

	Three Months Ended September 30,			Nine Months Ended September 30,						
		2008 2007 2008 (in millions)						2007		
Income (loss) from continuing operations (basic) Plus: Interest expense on 5.00% convertible	\$	(1,038)	\$	160	\$	(308)	\$	139		
senior subordinated notes, net of tax		(1)		(2)		(1)		(2)		
Income (loss) from continuing operations (diluted)	\$	(1,038)	\$	160	\$	(308)	\$	139		

(1) As we incurred a loss from continuing operations for this period, diluted loss per share is calculated the same as basic loss per share.

(2) In
December 2006,
nearly all of
these
outstanding
notes were
converted to
common stock.

See also note 6.

	Three Months Ended September 30,		Nine Months Endo	ed September			
	2008	2007	2008	2007			
		(shares in thousands)					
Diluted Weighted Average Shares Calculation:							
Weighted average shares outstanding (basic) Plus: Incremental shares from assumed	349,200	343,835	347,086	341,768			
conversions:							

Stock options	(1)	4,957	(1)	4,950
Restricted stock	(1)	521	(1)	492
Employee stock purchase plan	(1)		(1)	60
5.00% convertible senior subordinated notes	(1)	212	(1)	214
Warrants	(1)	4,679	(1)	4,841
Weighted average shares outstanding assuming conversion (diluted)	349,200	354,204	347,086	352,325

(1) See note (1) above regarding diluted loss per share.

10

#### **Table of Contents**

We excluded the following items from diluted earnings (loss) per common share due to the anti-dilutive effect:

	Three Months Ended September 30,		Nine Months Ended 30,	l September				
	2008	2007	2008	2007				
	(shares in thousands, dollars in millions)							
Shares excluded from the calculation of diluted earnings (loss) per share Shares excluded from the calculation of diluted earnings (loss) per share because the	4,494(1)	N/A(2)	6,872(1)	N/A <sub>(2)</sub>				
exercise price exceeded the average market price Interest expense that would be added to	2,314(3)	1,943 <sub>(3)</sub>	2,300(3)	2,047 <sub>(3)</sub>				
income if 5.00% convertible senior subordinated notes were dilutive	(4)	N/A <sub>(2)</sub>	(4)	N/A <sub>(2)</sub>				

- (1) Potential shares excluded consist of convertible senior subordinated notes, warrants, stock options, restricted stock and shares related to the employee stock purchase plan.
- (2) Not applicable as we included the item in the calculation of diluted earnings per share.
- (3) Includes stock options.
- (4) In
  December 2006,
  nearly all of
  these
  outstanding
  notes were
  converted to
  common stock.

During the nine months ended September 30, 2008, the remaining outstanding notes were converted to common stock.

#### (9) Income Taxes

#### (a) Tax Rate Reconciliation.

A reconciliation of the federal statutory income tax rate to the effective income tax rate is:

	Three Months Ended September 30,		Nine Month Septembe	
	2008	2007	2008	2007
Federal statutory rate	35%	35%	35%	35%
Additions (reductions) resulting from:				
Federal tax uncertainties				(3)
Federal valuation allowance		(13)		(13)
State income taxes, net of federal income				
taxes		3	(7)	2
Other, net		4	(2)	2
Effective rate	35%	29%	26%	23%

#### (b) Valuation Allowances.

We assess our future ability to use federal, state and foreign net operating loss carryforwards, capital loss carryforwards and other deferred tax assets using the more-likely-than-not criteria. These assessments include an evaluation of our recent history of earnings and losses, future reversals of temporary differences and identification of other sources of future taxable income, including the identification of tax planning strategies in certain situations.

11

Our valuation allowances for deferred tax assets are:

	Fed	leral	tate millions	Capital, Foreign and Other, Net	
As of December 31, 2007 Changes in valuation allowances	\$	14	\$ 67 5	\$	22 (1)
As of March 31, 2008 Changes in valuation allowances		14	72 2		21
As of June 30, 2008 Changes in valuation allowances		14	74 (2)		21 (1)
As of September 30, 2008	\$	14	\$ 72	\$	20

#### (c) FIN 48 and Income Tax Uncertainties.

Effective January 1, 2007, we adopted FIN 48, Accounting for Uncertainty in Income Taxes . This interpretation addresses whether (and when) tax benefits claimed in our tax returns should be recorded in our financial statements. Pursuant to FIN 48, we may only recognize the tax benefit for financial reporting purposes from an uncertain tax position when it is more-likely-than-not that, based on the technical merits, the position will be sustained by taxing authorities or the courts. The recognized tax benefits are measured as the largest benefit having a greater than fifty percent likelihood of being realized upon settlement with a taxing authority. FIN 48 also provides guidance for derecognition, classification, interest and penalties, disclosures, transition rules and related matters. We classify accrued interest and penalties related to uncertain income tax positions in income tax expense/benefit. We expect to continue discussions with taxing authorities regarding tax positions related to the following, and believe it is reasonably possible some of these matters could be resolved in the next 12 months; however, we cannot estimate the range of changes that might occur:

\$177 million payment to CenterPoint during 2004 related to our residential customers;

\$351 million charge during 2005 to settle certain civil litigation and claims relating to the Western states energy crisis (see note 14(a) to our consolidated financial statements in our Form 10-K); and

the timing of tax deductions as a result of negotiations with respect to California-related revenue, depreciation, emission allowances and certain employee benefits.

#### (10) Guarantees and Indemnifications

We have guaranteed some non-qualified benefits of CenterPoint s existing retirees at September 20, 2002. The estimated maximum potential amount of future payments under the guarantee was approximately \$54 million as of September 30, 2008 and no liability is recorded in our consolidated balance sheets for this item.

We also guarantee the \$500 million PEDFA bonds, which are included in our consolidated balance sheet as outstanding debt. Our guarantees are secured by guarantees from some of our subsidiaries. The guarantees require us to comply with covenants substantially identical to those in the 6.75% senior secured notes indenture. The PEDFA bonds will become secured by certain assets of our Seward power plant if the collateral supporting both the 6.75% senior secured notes and our guarantees are released. Our maximum potential obligation under the guarantees is for payment of the principal of \$500 million and related interest charges at a fixed rate of 6.75%.

We have guaranteed payments to a third party relating to energy sales from El Dorado Energy, LLC, a former investment. The estimated maximum potential amount of future payments under this guarantee was approximately

\$21 million as of September 30, 2008 and no liability is recorded in our consolidated balance sheets for this item. We enter into contracts that include indemnification and guarantee provisions. In general, we enter into contracts with indemnities for matters such as breaches of representations and warranties and covenants contained in the contract and/or against certain specified liabilities. Examples of these contracts include asset sales agreements, retail supply agreements, service agreements and procurement agreements.

12

#### **Table of Contents**

In our debt agreements, we typically indemnify against liabilities that arise from the preparation, entry into, administration or enforcement of the agreement.

Except as otherwise noted, we are unable to estimate our maximum potential exposure under these agreements until an event triggering payment occurs. We do not expect to make any material payments under these agreements.

#### (11) Contingencies

We are party to many legal proceedings, some of which may involve substantial amounts. Unless otherwise noted, we cannot predict the outcome of the matters described below.

#### (a) Pending Natural Gas Litigation.

The following proceedings relate to alleged conduct in the natural gas markets. In 2005 and 2006, we settled a number of proceedings that were pending in California and other Western states; however, a number of other proceedings remain pending.

We are party to approximately 30 lawsuits, several of which are class action lawsuits, in state and federal courts in California, Colorado, Kansas, Missouri, Nevada, Tennessee and Wisconsin. These lawsuits relate to alleged conduct to increase natural gas prices in violation of antitrust and similar laws. The lawsuits seek treble or punitive damages, restitution and/or expenses. The lawsuits also name a number of unaffiliated energy companies as parties.

One of the natural gas cases is a case filed by the Los Angeles Department of Water and Power (LADWP) in the California Superior Court in 2004. The lawsuit alleges that we conspired to manipulate natural gas prices in breach of our supply contract with LADWP and in violation of California s antitrust laws and the California False Claims Act. The lawsuit seeks treble damages for the alleged overcharges (estimated to be \$218 million) for gas purchased by LADWP, interest and legal costs. The lawsuit also seeks (a) a determination that an extension of the contract with LADWP was invalid in that the required municipal approvals for the extension were allegedly not obtained and (b) a return of all money paid by LADWP during that period (estimated to be \$681 million). Recent developments in these cases include:

In October 2008, we reached an agreement in principle to settle the five cases pending in federal court in Nevada. The settlement is subject to the completion of definitive documentation. The charges anticipated to be incurred in connection with the settlement were expensed in the third quarter of 2008. This settlement and the settlement described below will resolve all of the remaining California gas cases.

In May 2008, we signed a memorandum of understanding to settle the 16 cases comprising the California-based gas index litigation, including the case filed by LADWP. The settlement is subject to the completion of definitive documentation. The charges anticipated to be incurred in connection with the settlement were expensed during the first quarter of 2008.

In September 2007, the Ninth Circuit Court of Appeals issued decisions in a number of the other gas cases in which we are a defendant. The Ninth Circuit Court of Appeals reversed a series of lower court decisions holding that the filed rate doctrine barred the plaintiffs—claims in those cases. As a result of the Ninth Circuit Court of Appeals rulings, these cases have been remanded for further proceedings at the trial court level. The cases in which we are a defendant are covered by the October 2008 settlement described above.

#### (b) Environmental Matters.

New Source Review Matters. The United States Environmental Protection Agency (EPA) and various states are investigating compliance of coal-fueled electric generating stations with the pre-construction permitting requirements of the Clean Air Act known as New Source Review. In 2000 and 2001, we responded to the EPA s information requests related to five of our stations, and in December 2007, we received supplemental requests for two of those stations. In September 2008, we received an EPA request for information related to two additional stations. The EPA has agreed to share information relating to its investigations with state environmental agencies.

13

#### **Table of Contents**

In December 2007, the New Jersey Department of Environmental Protection (NJDEP) filed suit against us in the United States District Court in Pennsylvania, alleging that New Source Review violations occurred at one of our power plants located in Pennsylvania. The suit seeks installation of best available control technologies for each pollutant, to enjoin us from operating the plant if it is not in compliance with the Clean Air Act and civil penalties. The suit also names three past owners of the plant as defendants. We believe we are indemnified by or have the right to seek indemnification from the prior owners for losses and expenses that we may incur from activities occurring prior to our ownership.

We are unable to predict the ultimate outcome of the EPA s investigation or the NJDEP s suit, but a final finding that we violated the New Source Review requirements could result in significant capital expenditures associated with the implementation of emissions reductions on an accelerated basis and possible penalties.

Ash Disposal Landfill Closures. We are responsible for environmental costs related to the future closures of seven ash disposal landfills. We recorded the estimated discounted costs associated with these environmental liabilities as part of our asset retirement obligations. See note 2(o) to our consolidated financial statements in our Form 10-K.

*Remediation Obligations*. We are responsible for environmental costs related to site contamination investigations and remediation requirements at four power plants in New Jersey. We recorded the estimated long-term liability for the remediation costs of \$8 million as of September 30, 2008 and December 31, 2007.

Conemaugh Actions. In April 2007, PennEnvironment and the Sierra Club filed a citizens—suit against us in the United States District Court, Western District of Pennsylvania. The suit alleges that the Conemaugh plant, in which we have a 16.45% interest, is in violation of its water discharge permit and related state and federal laws and seeks civil penalties, remediation and to enjoin violations. The Conemaugh plant is governed by a consent order agreement with the Pennsylvania Department of Environmental Protection (PADEP). We are confident that the Conemaugh plant has operated and will continue to operate in material compliance with the consent order agreement, its water discharge permit and related state and federal laws. However, if PennEnvironment and the Sierra Club are successful, we could incur significant capital expenditures associated with the implementation of discharge reductions on an accelerated basis and possible penalties. In October 2008, the PADEP filed to dismiss its related suit against us filed in April 2007 in the Court of Common Pleas of Indiana County, Pennsylvania.

Global Warming. In February 2008, the Native Village of Kivalina and the City of Kivalina filed a suit in the United States District Court for the Northern District of California against us and 23 other electric generating and oil and gas companies. The lawsuit seeks damages of up to \$400 million for the cost of relocating the village allegedly because of global warming caused by the greenhouse gas emissions of the defendants.

#### (c) Other.

*PUCT Cases*. There are various proceedings pending before the state district court in Travis County, Texas, seeking reviews of the PUCT orders relating to the fuel factor component used in our price-to-beat tariff. In an earlier proceeding, a review of the PUCT s approval of our requested fuel factor change was decided in our favor by the district court and was later affirmed by the court of appeals in Travis County. The remaining cases involve the same issues already addressed and decided in our favor by those courts.

*CenterPoint Indemnity*. We have agreed to indemnify CenterPoint against certain losses relating to the lawsuits described in note 11(a) under Pending Natural Gas Litigation.

*Texas Franchise Audit*. The state of Texas has issued assessment orders indicating an estimated tax liability of approximately \$55 million (including interest and penalties of \$18 million) relating primarily to the sourcing of receipts for 2000 through 2005. We are contesting the audit assessments related to this issue.

*Sales Tax Contingencies*. Some of our sales tax computations are subject to challenge under audit. As of September 30, 2008 and December 31, 2007, we have \$20 million and \$19 million, respectively, accrued in current and long-term liabilities relating to these contingencies.

#### (12) Supplemental Guarantor Information

Our wholly-owned subsidiaries are either (a) full and unconditional guarantors, jointly and severally, or (b) non-guarantors of the senior secured notes.

14

**Table of Contents** 

Condensed Consolidating Statements of Operations.

	. 10	Three Months Ended September 30, 2008											
	Reliant Energy	Gua	arantors	Non	-Guarantors (in millions)	Adj	ustments <sup>(1)</sup>	Con	nsolidated				
Revenues	\$	\$	1,003	\$	3,199	\$	(464)	\$	3,738				
Cost of sales Operation and maintenance Selling, general and			796 40		4,565 163		(462) (1)		4,899 202				
administrative Western states litigation and			2		114		(1)		115				
similar settlements Gains on sales of assets and emission and exchange			3						3				
allowances, net			(17)						(17)				
Depreciation and amortization			32		53				85				
Total			856		4,895		(464)		5,287				
Operating income (loss)			147		(1,696)				(1,549)				
Income of equity investment, net Income (loss) of equity			2						2				
investments of consolidated	(1.042)		40				1 002						
subsidiaries  Debt extinguishments	(1,042)		40				1,002		(1)				
Debt extinguishments Other, net	(1)				4				(1) 4				
Interest expense	(41)		(9)		(13)				(63)				
Interest income	4		1		2				7				
Interest income (expense)	•		1		2				,				
affiliated companies, net	44		(27)		(17)								
Total other income (expense)	(1,036)		7		(24)		1,002		(51)				
Income (loss) from continuing operations before income taxes Income tax expense (benefit)	(1,036)		154 38		(1,720) (613)		1,002 11		(1,600) (562)				
Income (loss) from continuing operations	(1,038)		116		(1,107)		991		(1,038)				
Net income (loss)	\$ (1,038)	\$	116	\$	(1,107)	\$	991	\$	(1,038)				

**Three Months Ended September 30, 2007** 

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	Reliant Energy	Gı	uarantors	Nor	n-Guarantors (in millions)	Adju	ustments <sup>(1)</sup>	Con	solidated
Revenues	\$	\$	1,152	\$	3,103	\$	(711)	\$	3,544
Cost of sales Operation and maintenance Selling, general and			1,006 49		2,542 163		(709) (1)		2,839 211
administrative (Gains) losses on sales of assets and emission and exchange			4		96		(1)		99
allowances, net Depreciation and amortization			(18) 36		1 86				(17) 122
Total			1,077		2,888		(711)		3,254
Operating income			75		215				290
Income of equity investment, net Income of equity investments			1						1
of consolidated subsidiaries	120		30				(150)		
Debt extinguishments Other, net	(1)		2						(1) 2
Interest expense	(43)		(9)		(22)				(74)
Interest income	1		2		3				6
Interest income (expense)									
affiliated companies, net	81		(59)		(22)				
Total other income (expense)	158		(33)		(41)		(150)		(66)
Income from continuing							(4.70)		
operations before income taxes	158		42		174		(150)		224
Income tax expense (benefit)	(4)		5		72		(9)		64
Income from continuing operations	162		37		102		(141)		160
Income from discontinued	102		31		102		(111)		100
operations					2				2
Net income	\$ 162	\$	37	\$	104	\$	(141)	\$	162
			15						

	 Nine Months Ended September 30, 2008												
	iant ergy	Gua	arantors		Guarantors (in millions)	Adju	ıstments <sup>(1)</sup>	Cor	solidated				
Revenues	\$	\$	2,992	\$	8,376	\$	(1,391)	\$	9,977				
Cost of sales Operation and maintenance Selling, general and			2,564 152		7,880 495		(1,384) (3)		9,060 644				
administrative Western states litigation and	1		11		268		(4)		276				
similar settlements Gains on sales of assets and emission and exchange	34		3						37				
allowances, net Depreciation and amortization			(38) 101		(2) 161				(40) 262				
Total	35		2,793		8,802		(1,391)		10,239				
Operating income (loss)	(35)		199		(426)				(262)				
Income of equity investment, net			3						3				
Income (loss) of equity investments of consolidated													
subsidiaries Debt extinguishments Other, net	(303) (1)		119		4		184		(1) 4				
Interest expense Interest income	(123) 14		(25) 5		(41) 8				(189) 27				
Interest income (expense) affiliated companies, net	146		(95)		(51)								
Total other income (expense)	(267)		7		(80)		184		(156)				
Income (loss) from continuing operations before income taxes Income tax expense (benefit)	(302)		206 34		(506) (158)		184 14		(418) (110)				
Income (loss) from continuing operations Income (loss) from	(302)		172		(348)		170		(308)				
discontinued operations			8		(2)				6				
Net income (loss)	\$ (302)	\$	180	\$	(350)	\$	170	\$	(302)				

# Nine Months Ended September 30, 2007

			Nine Wonth's Ended September 30, 2007										
	Relia Ener		Gu	iarantors	Non	n-Guarantors (in millions)	Adjı	ustments <sup>(1)</sup>	Con	solidated			
Revenues	\$		\$	2,834	\$	7,551	\$	(1,829)	\$	8,556			
Cost of sales				2,610		5,968		(1,820)		6,758			
Operation and maintenance Selling, general and				153		526		(4)		675			
administrative				16		280		(5)		291			
Western states litigation and similar settlements				22						22			
Gains on sales of assets and													
emission and exchange allowances, net				(9)		(10)				(19)			
Depreciation and amortization				122		202				324			
Total				2,914		6,966		(1,829)		8,051			
Operating income (loss)				(80)		585				505			
Income of equity investment,													
net				4						4			
Income of equity investments of consolidated subsidiaries		115		(6)				(109)					
Debt extinguishments		(72)		(0)				(10))		(72)			
Other, net				2						2			
Interest expense	(	(192)		(26)		(65)				(283)			
Interest income		7		6		11				24			
Interest income (expense)													
affiliated companies, net		265		(201)		(64)							
Total other income (expense)		123		(221)		(118)		(109)		(325)			
Income (loss) from continuing													
operations before income taxes		123		(301)		467		(109)		180			
Income tax expense (benefit)		(15)		(110)		181		(15)		41			
Income (loss) from continuing		120		(101)		206		(0.1)		100			
operations Loss from discontinued		138		(191)		286		(94)		139			
operations						(1)				(1)			
Net income (loss)	\$	138	\$	(191)	\$	285	\$	(94)	\$	138			

<sup>(1)</sup> These amounts relate to either(a) eliminations and

adjustments
recorded in the
normal
consolidation
process or
(b) reclassifications
recorded due to
differences in
classifications at the
subsidiary levels
compared to the
consolidated level.

16

Condensed Consolidating Balance Sheets.

	September 30, 2008 Reliant									
		nergy	Gua	arantors	Non	-Guarantors (in millions)	Adju	stments <sup>(1)</sup>	Cor	solidated
ASSETS										
<b>Current Assets:</b>										
Cash and cash equivalents	\$	634	\$		\$	160	\$		\$	794
Restricted cash				4		2				6
Accounts and notes receivable,		_		220		1.020		(6)		1 055
principally customer, net		5		220		1,038		(6)		1,257
Accounts and notes receivable		1.555		220		150		(1.055)		
affiliated companies		1,577		228		150		(1,955)		226
Inventory				156		170				326
Derivative assets				140		664				804
Investment in and receivables										
from Channelview, net		1		60						61
Assets held for sale				446						446
Other current assets		19		149		314		(24)		458
Total current assets		2,236		1,403		2,498		(1,985)		4,152
Property, Plant and										
Equipment, net				2,390		2,458				4,848
Other Assets:										
Goodwill and other intangibles,										
net				148		479		119		746
Notes receivable affiliated				-				-		
companies		2,397		564		68		(3,029)		
Equity investments of		,						( ) /		
consolidated subsidiaries		2,170		366				(2,536)		
Derivative assets		,		26		314		( ) /		340
Other long-term assets		62		856		342		(591)		669
-								,		
Total other assets		4,629		1,960		1,203		(6,037)		1,755
<b>Total Assets</b>	\$	6,865	\$	5,753	\$	6,159	\$	(8,022)	\$	10,755
LIABILITIES AND										
EQUITY Current Liabilities:										
Current portion of long-term	¢		¢		¢	10	¢		¢	10
debt and short-term borrowings	\$		\$		\$	12	\$		\$	12
Accounts payable, principally		Ω		20		775		/1\		020
trade		8		38		775		(1)		820
				1,706		249		(1,955)		

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Accounts and notes payable affiliated companies					
Derivative liabilities		75	1,203		1,278
Liabilities held for sale		62			62
Other current liabilities	78	180	284	(21)	521
Current liabilities of			2		2
discontinued operations			3		3
Total current liabilities	86	2,061	2,526	(1,977)	2,696
Other Liabilities:					
Notes payable affiliated					
companies		2,308	721	(3,029)	
Derivative liabilities		24	671		695
Other long-term liabilities	573	115	143	(585)	246
Long-term liabilities of					4
discontinued operations			4		4
Total other liabilities	573	2,447	1,539	(3,614)	945
Long-term Debt	1,967	500	408		2,875
Commitments and Contingencies					
Temporary Equity					
<b>Stock-based Compensation</b>	7				7
Total Stockholders Equity	4,232	745	1,686	(2,431)	4,232
<b>Total Liabilities and Equity</b>	\$ 6,865	\$ 5,753	\$ 6,159	\$ (8,022)	\$ 10,755
		17			

**Table of Contents** 

	D	eliant								
		nergy	Gua	arantors	Non	-Guarantors (in millions)	Adju	stments <sup>(1)</sup>	Con	solidated
ASSETS										
Current Assets:		400	4			261	<b>.</b>		4	
Cash and cash equivalents	\$	490	\$	1	\$	264	\$		\$	755
Restricted cash				1		2				3
Accounts and notes receivable,				2.52		021		(1.1)		1 000
principally customer, net		11		252		831		(11)		1,083
Accounts and notes receivable		2 000		260		220		(2.705)		
affiliated companies		2,009		368		328		(2,705)		207
Inventory				148		137				285
Derivative assets				123		540				663
Investment in and receivables		1		02						02
from Channelview, net		1		82		107		(17)		83
Other current assets		19		160		197		(17)		359
Current assets of discontinued						0				2
operations						2				2
Total current assets		2,530		1,135		2,301		(2,733)		3,233
Property, Plant and Equipment, net				2,870		2,353				5,223
Other Assets:										
Goodwill and other intangibles,										
net				184		482		119		785
Notes receivable affiliated				104		102		11)		703
companies		2,365		656		68		(3,089)		
Equity investments of		2,505		020		00		(3,00))		
consolidated subsidiaries		2,212		304				(2,516)		
Derivative assets		_,		44		332		(=,===)		376
Other long-term assets		55		860		356		(696)		575
								()		
Total other assets		4,632		2,048		1,238		(6,182)		1,736
Total Assets	\$	7,162	\$	6,053	\$	5,892	\$	(8,915)	\$	10,192
LIABILITIES AND EQUITY Current Liabilities:										
Current portion of long-term										
debt and short-term borrowings	\$	41	\$		\$	11	\$		\$	52
Accounts payable, principally										
trade				68		624		(5)		687
		103		2,223		379		(2,705)		

45

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Accounts and notes payable					
affiliated companies Derivative liabilities		112	773		885
	11	182		(22)	
Other current liabilities	11	182	256	(23)	426
Total current liabilities	155	2,585	2,043	(2,733)	2,050
Other Liabilities:					
Notes payable affiliated					
companies		2,213	876	(3,089)	
Derivative liabilities		57	417		474
Other long-term liabilities	539	152	284	(696)	279
Long-term liabilities of				, ,	
discontinued operations			4		4
1					
Total other liabilities	539	2,422	1,581	(3,785)	757
Long-term Debt	1,986	500	417		2,903
Commitments and Contingencies Temporary Equity					
Stock-based Compensation	5				5
Total Stockholders Equity	4,477	546	1,851	(2,397)	4,477
Total Liabilities and Equity	\$ 7,162	\$ 6,053	\$ 5,892	\$ (8,915)	\$ 10,192

(1) These amounts relate to either
(a) eliminations and adjustments recorded in the normal consolidation process or
(b) reclassifications recorded due to differences in classifications at the subsidiary levels compared to the consolidated level.

18

**Table of Contents** 

Condensed Consolidating Statements of Cash Flows.

	D 11	Dallant	N						
	Reliar Energ		Guara	antors	Guarantors (in millions)	Adjustr	ments <sup>(1)</sup>	Conso	olidated
Cash Flows from Operating Activities: Net cash provided by					,				
continuing operations from operating activities Net cash provided by discontinued operations from	\$	77	\$	21	\$ 163	\$		\$	261
operating activities				7					7
Net cash provided by operating activities		77		28	163				268
Cash Flows from Investing Activities:									
Capital expenditures Investments in, advances to and from and distributions from				(19)	(197)				(216)
subsidiaries, net <sup>(2)</sup> Proceeds from sales of assets Proceeds from sales	1	112		57 18	171		(340)		18
(purchases) of emission and exchange allowances Restricted cash Other, net				74 (2) 4	(61) (1)				13 (3) 4
Net cash provided by (used in)									
investing activities	1	112		132	(88)		(340)		(184)
Cash Flows from Financing Activities:									
Payments of long-term debt Changes in notes with affiliated companies, net <sup>(3)</sup>	(	(58)		(161)	(179)		340		(58)
Payments of debt extinguishments		(1)							(1)
Proceeds from issuances of stock		14							14
Net cash used in financing activities	(	(45)		(161)	(179)		340		(45)
Net Change in Cash and Cash Equivalents		144		(1)	(104)				39

47

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Cash and Cash Equivalents at Beginning of Period	490	1	264		755
Cash and Cash Equivalents at End of Period	\$ 634	\$	\$ 160	\$	\$ 794
		19			

	Reliant	Nine Months Ended September 30, 2007											
	Energy Energy	Guarantors	Non-Guarantors (in millions)	Adjustments <sup>(1)</sup>	Consolidated								
Cash Flows from Operating Activities: Net cash provided by (used in)			, ,										
continuing operations from operating activities  Net cash used in discontinued operations from operating	\$ 144	\$ (147)	\$ 335	\$	\$ 332								
activities			(4)		(4)								
Net cash provided by (used in) operating activities	144	(147)	331		328								
Cash Flows from Investing Activities:													
Capital expenditures Investments in, advances to and from and distributions from		(20)	(115)		(135)								
subsidiaries, net <sup>(2)(3)</sup> Proceeds from sales of assets,	59	(6)	(159)	106									
net Net purchases of emission and		30			30								
exchange allowances Restricted cash Other, net		(35) (4) 5	(10) 9		(45) 5 5								
Net cash provided by (used in) investing activities	59	(30)	(275)	106	(140)								
Cash Flows from Financing Activities:													
Payments of long-term debt Proceeds from long-term debt Increase in short-term	(1,487) 1,300		(10)		(1,497) 1,300								
borrowings and revolving credit facilities, net Changes in notes with affiliated			7		7								
companies, net <sup>(3)(4)</sup> Payments of financing costs	(31)	154	(48)	(106)	(31)								
Payments of debt extinguishments Proceeds from issuances of	(72)				(72)								
stock Other, net	39 (1)	(1)			39 (2)								
	. ,	` '			. ,								

(252)		153		(51)		(106)		(256)
(49)		(24)		5				(68)
286		24		154				464
\$ 237	\$		\$	159	\$		\$	396
\$	(49) 286	(49) 286	(49) (24) 286 24	(49) (24) 286 24	(49) (24) 5 286 24 154			

- (1) These amounts relate to either
  (a) eliminations and adjustments recorded in the normal consolidation process or
  (b) reclassifications recorded due to differences in classifications at the subsidiary levels compared to the consolidated level.
- (2) Net investments in, advances to and from and distributions from subsidiaries are classified as investing activities.
- (3) Reliant Energy converted intercompany notes payable of a guarantor subsidiary of \$753 million to equity during 2007.
- (4) Net changes in notes with affiliated companies are classified as financing activities for subsidiaries of

Reliant Energy and as investing activities for Reliant Energy.

20

# (13) Reportable Segments

See note 17(e) regarding our retail energy segment. Financial data for our segments are as follows:

	Retail Energy	nolesale nergy	Ope	Other erations millions)	Elin	ninations	Con	solidated
Three months ended September 30, 2008: Revenues from external customers Intersegment revenues Contribution margin, including historical and operational wholesale hedges and unrealized gains/losses on energy derivatives <sup>(1)(2)</sup>	\$ 2,778	\$ 959 74 311 <sub>(3)</sub>	\$	1 3	\$	(77) (1)	\$	3,738
Three months ended September 30, 2007: Revenues from external customers Intersegment revenues Contribution margin, including historical and operational wholesale hedges and unrealized gains/losses on energy derivatives <sup>(2)(5)</sup>	\$ 2,608 198	\$ 936 <sub>(4)</sub> 117 235 <sub>(6)</sub>	\$	3 (1)	\$	(120)	\$	3,544 431
Nine months ended September 30, 2008 (except as denoted): Revenues from external customers Intersegment revenues Contribution margin, including historical and operational wholesale hedges and unrealized gains/losses on energy derivatives <sup>(2)(8)</sup> Total assets as of September 30, 2008	\$ 7,123 (698) 2,480	\$ 2,852 <sub>(7)</sub> 205 807 <sub>(9)</sub> 7,624	\$	2 9 4 1,353	\$	(214) (4) (702)	\$	9,977 109 10,755
Nine months ended September 30, 2007 (except as denoted): Revenues from external customers Intersegment revenues	\$ 6,303 648	\$ 2,253 <sub>(4)</sub> 345 315 <sup>(11)</sup>	\$	10 5	\$	(355) (5)	\$	8,556 963

Contribution margin, including historical and operational wholesale hedges and unrealized gains/losses on energy derivatives (2)(10) Total assets as of December 31,

2007 1,081(12) (894)10,192 2,285 7,720

(a) cost of sales, (b) operation and

(1) Revenues less

- maintenance,
- (c) selling and marketing and
- (d) bad debt expense.
- (2) Includes \$(1.7)billion, \$(40) million and \$(1.7) billion in retail energy, wholesale energy and consolidated, respectively, results relating to unrealized losses on energy derivatives, which is a non-cash item.
- (3) Includes \$117 million relating to historical and operational wholesale hedges.
- (4) Includes \$40 million from affiliates.
- (5) Includes \$(8) million, \$(20)million and \$(28) million in

retail energy, wholesale energy and consolidated, respectively, results relating to unrealized losses on energy derivatives, which is a non-cash item.

- (6) Includes \$(17) million relating to historical and operational wholesale hedges.
- (7) Includes \$253 million from affiliates.
- (8) Includes \$(624) million, \$58 million and \$(566) million in retail energy, wholesale energy and consolidated, respectively, results relating to unrealized gains (losses) on energy derivatives, which is a non-cash item.
- (9) Includes \$231 million relating to historical and operational wholesale hedges.
- (10) Includes \$248 million, \$(80) million

and
\$168 million in
retail energy,
wholesale
energy and
consolidated,
respectively,
results relating
to unrealized
gains (losses) on
energy
derivatives,
which is a
non-cash item.

- (11) Includes \$(80) million relating to historical and operational wholesale hedges.
- (12) Other operations include discontinued operations of \$2 million.

21

# **Table of Contents**

	Three Mont Septemb		Nin		Months Ended Septem 30,		
	2008	2007		2008		2007	
		(In	millior	1S)			
Contribution margin, including historical and operational wholesale hedges and unrealized							
gains/losses on energy derivatives	\$ (1,443)	\$ 431	\$	109	\$	963	
Other general and administrative Western states litigation and similar	35	36		112		131	
settlements	3			37		22	
Gains on sales of assets and emission and	3			31		22	
exchange allowances, net	$(17)^{(1)}$	(17)		$(40)^{(2)}$		(19)	
Depreciation	64	71		200		244	
Amortization	21	51		62		80	
Operating income (loss)	(1,549)	290		(262)		505	
Income of equity investment, net	2	1		3		4	
Debt extinguishments	(1)	(1)		(1)		(72)	
Other, net	4	2		4		2	
Interest expense	(63)	(74)		(189)		(283)	
Interest income	7	6		27		24	
Income (loss) from continuing operations							
before income taxes	(1,600)	224		(418)		180	
Income tax expense (benefit)	(562)	64		(110)		41	
Income (loss) from continuing operations	(1,038)	160		(308)		139	
Income (loss) from discontinued operations		2		6		(1)	
Net income (loss)	\$ (1,038)	\$ 162	\$	(302)	\$	138	

- (1) Includes gains of \$10 million related to sales of carbon dioxide (CO<sub>2</sub>) exchange allowances.
- (2) Includes gains of \$36 million related to sales of CO<sub>2</sub> exchange allowances.

## (14) Sale of Channelview s Plant and the Bankruptcy Filings

On August 20, 2007, Channelview filed voluntary petitions in the United States Bankruptcy Court for the District of Delaware for reorganization under Chapter 11 of the Bankruptcy Code. Channelview LP filed for bankruptcy protection to prevent the lenders from exercising their remedies, including foreclosing on the project. The bankruptcy cases have been jointly administered, with Channelview managing its business in the ordinary course as debtors-in-possession subject to the supervision of the bankruptcy court.

In June 2008, the bankruptcy court approved the sale of Channelview s plant and assignment of related contracts for \$500 million. During the nine months ended September 30, 2008, we recognized a \$1 million gain relating to our net investment in and receivables from Channelview and incurrence of sale-related costs (classified in gains (losses) on sales of assets and emission and exchange allowances, net). As of September 30, 2008, our net investment in and receivables from Channelview was \$61 million, classified as a current asset.

The sale was completed on July 1, 2008, at which time Channelview LP paid off its secured lenders. Channelview expects to distribute funds to us relating primarily to net proceeds from the sale, pre-petition sales of fuel, funds from operations and funds escrowed for potential indemnification claims of approximately \$50 million to \$70 million in the aggregate through the third quarter of 2009. Of this amount, \$17 million was distributed to us in the third quarter of 2008.

22

#### **Table of Contents**

As a result of the bankruptcies, we deconsolidated Channelview s financial results beginning August 20, 2007, and began reporting our investment in Channelview using the cost method. We will continue to account for Channelview as a cost method investment until the emergence from bankruptcy, which is expected during the third quarter of 2009. The following table contains certain combined financial information of Channelview:

	Septer 30, 2	800	December and millions)	31, 2007
Cash	\$	31	\$	
Funds escrowed for potential indemnification claims		35		
Property, plant and equipment, net				356
Secured debt obligations, including accrued interest				340
Payables to Reliant Energy and its subsidiaries, net		69		96

# (15) Sale of Bighorn Plant

In October 2008, we sold our Bighorn natural gas-fired combined-cycle electric generation facility located in Clark County, Nevada with a nominal capacity of 598 megawatts for approximately \$500 million. The Bighorn plant was in our wholesale energy segment. We will recognize a pre-tax gain on the sale of approximately \$45 million during the fourth quarter of 2008. As of September 30, 2008, we have the following assets and liabilities classified as held for sale:

	September 30, 2008 (in millions)				
Property, plant and equipment, net Goodwill (allocated from wholesale energy segment) Prepaid and other assets	\$	403 17 26			
Total held for sale assets for Bighorn	\$	446			
Deferred tax liabilities Other	\$	60 2			
Total held for sale liabilities for Bighorn	\$	62			

#### (16) Discontinued Operations

Subsequent to the sale of our New York plants in February 2006, we continue to have (a) insignificant settlements with the independent system operator and (b) property tax and sales and use tax settlements. In addition, we periodically receive contingent consideration for the 2003 sale of our European energy operations. These amounts are classified as discontinued operations in our results of operations and consolidated balance sheets, as applicable.

## (17) Subsequent Events

Merrill Lynch Unwind. As a result of the impact of Hurricane Ike, ERCOT transmission constraints in the second quarter, significant volatility in commodity prices, the significant increase in the cost of capital generally and constraints in the availability of capital, in September 2008, we and Merrill Lynch determined that pursuing an orderly unwind of the credit-enhanced retail structure was in our mutual best interests. Accordingly, on September 29, 2008, we entered into a letter agreement with Merrill Lynch providing that:

the parties would use their commercially reasonable efforts to negotiate a definitive agreement before October 31, 2008 to unwind the structure by April 1, 2009;

Merrill Lynch would waive compliance with the minimum adjusted EBITDA covenant in the \$300 million retail working capital facility through October 31, 2008, so long as all other covenants were complied with (and we incurred a \$5 million fee during the three months ended September 30, 2008 in connection with this); and

we would not draw on the retail working capital facility.

Subsequently, we agreed with Merrill Lynch to extend the time period for the negotiation of the definitive agreement and the waiver of the minimum adjusted EBITDA covenant until December 5, 2008 (for an additional \$5 million fee). To provide us with sufficient capital to be able to operate our retail business without the benefit of the credit-enhanced retail structure, on September 29, 2008, we also entered into a commitment letter with GS Loan Partners (an affiliate of Goldman Sachs) for \$650 million in senior secured term loans and a commitment letter with an affiliate of First Reserve Corporation (First Reserve) to issue \$350 million of participating convertible preferred stock, the latter of which became a definitive agreement on October 10, 2008. We are presently negotiating the definitive agreement with GS Loan Partners. Each of these financing arrangements is contingent upon each other and on our entry into the definitive agreement with Merrill Lynch described above. There can be no assurance, however, that we will be able to reach definitive agreements with Merrill Lynch or GS Loan Partners, or that the other conditions to these arrangements or the First Reserve investment will be satisfied. If we are unable to reach a definitive agreement with GS Loan Partners or are unable to complete either the First Reserve or GS Loan Partners transactions for any reason, our ability to complete the Merrill Lynch unwind on the terms outlined in the September 29, 2008 letter agreement, as amended, could be impacted. In that event, we would, however, intend to pursue the Merrill Lynch unwind on alternative terms and, as discussed below, complete our exit of the commercial, industrial and governmental/institutional customers (C&I) portion of our retail business.

23

#### **Table of Contents**

If we are unable to reach a definitive agreement with Merrill Lynch, we may terminate the \$300 million retail working capital facility. Merrill Lynch may dispute our right to terminate the retail working capital facility and, accordingly, could seek to exercise remedies under the credit-enhanced retail structure, including seeking to foreclose on its collateral under that arrangement. We believe that such actions by Merrill Lynch, even if successful, would not have a material impact on our wholesale business.

The agreement with First Reserve is to issue 350,000 shares of Series B convertible participating preferred stock, par value \$0.001 per share, for \$350 million. The preferred stock will pay cumulative quarterly cash dividends of 14% per year compounded quarterly or \$49 million per year. This rate increases to 16% per year if we do not make dividend payments for two consecutive quarters, unless nonpayment is the result of existing restrictive covenants or a legal prohibition. The holders may convert the preferred stock into shares of our common stock at \$8.00 per share. If converted, this preferred stock converts into approximately 43.8 million shares of our common stock. We may require the redemption of all of the preferred stock on or after the third anniversary (plus a make-whole payment approximating the present value of the unpaid portion of the fourth and fifth years dividends) and the holders may require the redemption of any or all of the preferred stock any time on or after the seventh anniversary. As a result of the extension of the deadline for negotiating the definitive agreement with Merrill Lynch to December 5, 2008, we will be required to pay a \$35 million termination fee to First Reserve if the First Reserve transaction does not close for any reason other than a default by First Reserve.

The \$650 million in term loans with GS Loan Partners would become due in November 2012. These term loans require a four percent closing payment to the lenders for a net amount to us of \$624 million. In connection with this commitment, we incurred \$13 million in financing costs during the three months ended September 30, 2008. The term loans will bear interest at our option at either (a) the base rate plus 3.50% (where the base rate cannot be less than 4.75% per year or (b) the reserve adjusted Eurodollar rate plus 4.50% (where the Eurodollar rate cannot be less than 3.75%) per year.

These term loans would restrict our ability to, among other actions, (a) encumber our assets, (b) enter into business combinations or divest our assets, (c) incur additional debt or engage in sale and leaseback transactions, (d) pay dividends or pay subordinated debt, (e) make investments or acquisitions, (f) enter into transactions with affiliates, (g) materially change our business, (h) repurchase capital stock, (i) make certain asset sales, (j) use cash, under certain circumstances, or (k) enter into certain hedging contracts. We will be required to achieve specified levels (which will be stricter than those under our existing credit agreements) for the ratio of consolidated secured debt to adjusted net earnings (loss) before interest expense, interest income, income taxes, depreciation and amortization (consolidated secured leverage ratio).

In addition to the contingencies discussed above, the \$650 million term loans commitment is also contingent upon reducing our amount of hedging commodity contracts that require contingent collateral to no more than 300 billion cubic feet equivalent of natural gas. The commitment expires on November 26, 2008.

Strategic Alternatives Process. On October 6, 2008, our Board of Directors initiated a formal process to explore the full range of options to enhance stockholder value, including determining whether better value creation alternatives exist to closing on the new capital commitments and completing the unwind of the credit-enhanced retail structure on the terms outlined in the September 29, 2008 letter agreement with Merrill Lynch. The possible strategic actions include, among other possibilities, the sale of all or substantially all of Reliant Energy as well as the sale of some or all of our retail business.

Wind Down of C&I Portion of Our Retail Business. Without the Merrill Lynch credit support, we do not believe that the C&I margins cover our cost of capital associated with this business. As a result we have concluded that it is appropriate for us to wind down the C&I portion of our retail business and we are, except in certain limited instances, no longer entering into contracts with new C&I customers and we do not expect to renew contracts with our current customers. As part of the strategic alternatives process, we are also exploring ways to accelerate this wind down, including a possible disposition of all or part of the C&I portion of our retail business.

# ITEM 2. MANAGEMENT S DISCUSSION AND ANALYSIS OF FINANCIAL CONDITION AND RESULTS OF OPERATIONS

The following discussion should be read in conjunction with our Form 10-K. This includes non-GAAP financial measures, which are not standardized; therefore it may not be possible to compare these financial measures with other companies non-GAAP financial measures having the same or similar names. These non-GAAP financial measures, which are discussed further in Consolidated Results of Operations, reflect an additional way of viewing aspects of our operations that, when viewed with our GAAP results, may provide a more complete understanding of factors and trends affecting our business segments. Investors should review our consolidated financial statements and publicly filed reports in their entirety and not rely on any single financial measure.

#### **Business Overview**

We provide electricity and energy services to retail and wholesale customers through two business segments.

Retail energy provides electricity and energy services to approximately 1.8 million retail electricity customers in Texas, including residential and small business customers and commercial, industrial and governmental/institutional customers. Our next largest market is the PJM Market, where we serve commercial, industrial and governmental/institutional customers.

Wholesale energy provides electricity and energy services in the competitive wholesale energy markets in the United States through our ownership and operation or contracting for power generation capacity. We have approximately 15,000 megawatts of power generation capacity.

See discussions below under " Liquidity and Capital Resources" regarding changes to our business and possible changes to our capital structure.

Key Earnings Drivers.

Retail Energy. The retail energy segment is an electricity resale business. We earn a margin by selling electricity to end-use customers and acquiring supply for the estimated demand. The key earnings drivers in the retail energy segment are the volume of electricity we sell to customers, the unit margins received on those sales and the cost of acquiring and serving those customers (operating costs). These earnings drivers are impacted by various factors including:

Volume of electricity sales

Local weather patterns

Number and type of customers

Energy efficiency behaviors

Expansion into new markets

Unit margins

Revenue rate charged compared to cost of supply, which includes Commodity price volatility when actual and estimated demand differ

Load-related charges

Transmission congestion

Hedging costs

Competitive tactics of other retailers in the market

Incremental value-added services

Operating costs

Collateral costs

Operating efficiencies

Cost to acquire and retain customers

Ability to collect

25

#### **Table of Contents**

Wholesale Energy. The wholesale energy segment is a capital-intensive, cyclical business. Earnings are significantly impacted by spark and dark spreads and capacity prices. Spark and dark spreads are driven by a number of factors, including the prices of natural gas, coal and fuel oil, the cost of emissions, transmission, weather and global macro-economic factors, none of which we control and many of which are volatile. The factor that we have the most control over is the percentage of time that our generating assets are available to run when it is economical for them to do so (commercial capacity factor). The key earnings drivers in the wholesale energy segment are the amount of time our power plants are economical to operate (economic generation) and commercial capacity factor, which both determine the amount of electricity we generate, the margin we earn for each unit of electricity sold, the availability of our generating assets to meet demand (other margin) and operating costs. These earnings drivers are impacted by various factors including:

Economic generation

Supply and demand fundamentals

Spark spreads (difference between power prices and natural gas fuel costs)

Dark spreads (difference between power prices and coal fuel costs)

Generation asset fuel type and efficiency

Commercial capacity factor

Operations excellence

Maintenance practices

Unit margin

Supply and demand fundamentals

Commodity prices

Generation asset fuel type and efficiency

Other margin

Capacity prices

Power purchase agreements sold to others

Ancillary services

Operating costs

Operating efficiencies

Maintenance practices

Generation asset fuel type

# **Liquidity and Capital Resources**

Merrill Lynch Unwind. The results in our retail energy segment in 2008 have been substantially below our expectations as a result of a variety of factors, including the record heat in the Houston area and ERCOT transmission constraints experienced in late May and early June, the devastating impact of Hurricane Ike on the Gulf Coast and the significant volatility in commodity prices experienced in 2008. As a consequence, we concluded that amending or terminating our \$300 million working capital facility agreement with Merrill Lynch could be appropriate in order to address any issue that might be raised regarding the minimum adjusted retail EBITDA covenant in that facility. We believe that we have the right to terminate the working capital facility under the terms of the facility. Merrill Lynch has reserved its right to dispute our right to terminate the facility.

In addition, the ongoing turmoil in the financial markets and uncertainty in the overall economic outlook has resulted in a significant increase in the cost of capital generally and constraints in the availability of capital. The impact of this turmoil and uncertainty has been to increase Merrill Lynch s cost to perform under the credit-enhanced retail structure. From our perspective, the credit-enhanced retail structure represents a significant concentration of credit support for us with Merrill Lynch.

As a result of the factors described above, in September 2008, we and Merrill Lynch determined that pursuing an orderly unwind of the credit-enhanced retail structure was in our mutual best interests. Accordingly, on September 29, 2008, we entered into a letter agreement with Merrill Lynch providing that:

the parties would use their commercially reasonable efforts to negotiate a definitive agreement before October 31, 2008 to unwind the structure by April 1, 2009;

Merrill Lynch would waive compliance with the minimum adjusted EBITDA covenant in the \$300 million retail working capital facility through October 31, 2008, so long as all other covenants were complied with; and

we would not draw on the retail working capital facility.

Subsequently, we agreed with Merrill Lynch to extend the time period for the negotiation of the definitive agreement and the waiver of the minimum adjusted EBITDA covenant until December 5, 2008.

To provide us with sufficient capital to be able to operate our retail business without the benefit of the credit-enhanced retail structure, on September 29, 2008, we also entered into a commitment letter with GS Loan Partners (an affiliate of Goldman Sachs) for \$650 million in senior secured term loans and a commitment letter with First Reserve to issue \$350 million of participating convertible preferred stock, the latter of which became a definitive agreement on October 10, 2008. We are presently negotiating the definitive agreement with GS Loan Partners. Each of these financing arrangements is contingent upon each other and on our entry into the definitive agreement with Merrill Lynch described above.

If completed, we believe that these contingent capital arrangements, combined with our existing available liquidity, would provide us with adequate liquidity to facilitate the orderly unwind of the credit-enhanced retail structure and to operate our retail business in the current environment. There can be no assurance, however, that we will be able to reach definitive agreements with Merrill Lynch or GS Loan Partners, or that the other conditions to these arrangements or the First Reserve investment will be satisfied.

In the event that we are unable to reach a definitive agreement with GS Loan Partners or are unable to complete either the First Reserve or GS Loan Partners transactions for any reason, our ability to complete the Merrill Lynch unwind on the terms outlined in the September 29, 2008 letter agreement, as amended, could be impacted. In that event, we would, however, intend to pursue the Merrill Lynch unwind on alternative terms and, as discussed below, complete our exit of the C&I portion of our retail business.

In the event that we are unable to reach a definitive agreement with Merrill Lynch, as noted above we may terminate the \$300 million retail working capital facility. In that event, Merrill Lynch may dispute our right to terminate the retail working capital facility and, accordingly, could seek to exercise remedies under the credit-enhanced retail structure, including seeking to foreclose on its collateral under that arrangement. We believe that such actions by Merrill Lynch, even if successful, would not have a material impact on our wholesale business and that we have sufficient available liquidity to continue to operate our wholesale business.

Strategic Alternatives Process. On October 6, 2008, our Board of Directors concluded that it would be prudent to initiate a formal process to explore other strategic alternatives prior to the funding of the financing commitments with First Reserve and GS Loan Partners and formed a special committee to oversee this process. The strategic alternatives process is intended to explore the full range of options to enhance stockholder value, including determining whether better value creation alternatives exist to closing on the new capital commitments and completing the unwind of the credit-enhanced retail structure on the terms outlined in the September 29, 2008 letter agreement with Merrill Lynch. The possible strategic actions include, among other possibilities, the sale of all or substantially all of Reliant Energy as well as the sale of some or all of our retail business.

Wind Down of C&I Portion of Our Retail Business. As of October 31, 2008, if Merrill Lynch were no longer providing credit support for our retail business, our collateral posting obligations for our retail business would be

approximately \$1.5 to \$2.0 billion. We do not expect to assume this collateral posting obligation immediately, but rather over time, and required collateral postings will likely decrease as underlying positions roll off. We estimate that roughly 70% of the retail collateral posting obligations is associated with C&I. In contrast, C&I represents only approximately 30% of the contribution margin associated with the retail business. Without the Merrill Lynch credit support, we do not believe that the C&I margins cover our cost of capital associated with this business. As a result we have concluded that it is appropriate for us to wind down the C&I portion of our retail business and we are, except in certain limited instances, no longer entering into contracts with new C&I customers and we do not expect to renew contracts with our current customers. As part of the strategic alternatives process, we are also exploring ways to accelerate this wind down, including a possible disposition of all or part of the C&I portion of our retail business. In addition, we are considering other methods to reduce collateral requirements, including an alternative credit support vehicle, additional internal hedges with our wholesale energy segment and commodity options to replace fixed price retail supply positions.

Available Liquidity. As of October 31, 2008, and including the \$500 million in proceeds from the sale of our Bighorn plant, we had total available liquidity of \$1.7 billion, comprised of unused borrowing capacity, letters of credit capacity and cash and cash equivalents. This amount includes \$150 million in cash and cash equivalents related to our retail business and excludes the \$300 million from the retail working capital facility.

Contingent Uses of Liquidity. The preferred stock will pay cumulative quarterly cash dividends of 14% per year compounded quarterly or \$49 million per year. In connection with our \$650 million senior secured term loans commitment, we expect our interest expense and payments to increase approximately \$55 million per year. As a result of the extension of the deadline for negotiating the definitive agreement with Merrill Lynch to December 5, 2008, we will be required to pay a \$35 million termination fee to First Reserve if the First Reserve transaction does not close for any reason other than a default by First Reserve.

See Recent Events , Risk Factors in Item 1A of this Form 10-Q and Risk Factors in Item 1A and Management s Discussion and Analysis of Financial Condition and Results of Operations Liquidity and Capital Resources in Item 7 of our Form 10-K and note 6 to our consolidated financial statements in our Form 10-K.

26

#### **Table of Contents**

#### **Recent Events**

*Strategic Updates.* For updates related to strategic events, including our credit-enhanced retail structure with Merrill Lynch, see "Liquidity and Capital Resources" above.

Hurricane Ike. In September 2008, Hurricane Ike struck the upper Texas coast, which left over 2.1 million electric consumers (more than 90 percent of the metered electric consumers in the Houston-Galveston area) without power. More than 1.0 million electric consumers were without power for at least six days and more than 500,000 customers remained without power ten days after the storm. We currently estimate our contribution margin will be negatively impacted for all of 2008 by approximately \$200 million (with approximately \$75-\$100 million during the third quarter) as a result of the effects of Hurricane Ike, including reduced sales volumes, the sale of excess supply at a loss, cancellation of planned price increases and increased storm-related operating costs. The full extent of the loss will not be known until later this year.

*ERCOT*. In addition, the Houston area experienced thirty-year record heat in late May and early June 2008. As a result, load demand in Houston and south Texas was greater than we expected. Additionally, transmission constraints limited the ability to move power into the Houston and south Texas zones, which caused some of our power supply to be unavailable to meet expected demand. In response, we purchased power in Houston and south Texas to meet our increased load at market prices, which resulted in negative retail contribution margin in our retail energy segment. We have secured retail supply for the remainder of 2008 and beyond from sources in Houston and south Texas for our expected load.

To reduce earnings variability in our retail energy segment, we are designing and implementing changes in our hedging approach such as matching supply and load by zone, buying heat rate for volumes above two standard deviations in some months and considering the use of gas and weather options to mitigate extreme events. These changes will result in higher expected supply costs over time, which we do not plan to pass through to customers. We are reviewing our core processes that support the business to ensure that we have the right people, skills and systems. *Bighorn Plant.* In October 2008, we sold our Bighorn natural gas-fired combined-cycle electric generation facility for approximately \$500 million. See note 15 to our interim financial statements.

*Channelview*. In July 2008, Channelview completed the sale of its plant for \$500 million. See note 14 to our interim financial statements.

Environmental Matters. In July 2008, the District of Columbia Circuit Court of Appeals vacated the EPA s Clean Air Interstate Rule (CAIR) and remanded it to the EPA. In September 2008, the EPA and three other petitioners filed petitions for the court to rehear the decision. We do not know if the court will approve or deny the petitions or if any of the parties will appeal any denial. In October 2008, the court indicated it was considering leaving CAIR in effect while the EPA works to cure defects in the rule. The court s decision to vacate CAIR raises questions as to whether the EPA can design new cap-and-trade programs for nitrogen oxides (NO<sub>x</sub>) and sulfur dioxide (SO<sub>2</sub>) that are consistent with the Clean Air Act provisions that address upwind contributions to downwind states noncompliance with national ambient air quality standards for ozone and fine particulate matter. The decision to vacate would set aside CAIR s proposed annual allowance-based NO<sub>x</sub> program and the increased surrender rate for SO<sub>2</sub> allowances. The existing ozone season NO<sub>x</sub> program and the SO<sub>2</sub> allowance requirements under the Clean Air Act s acid rain program will continue. We cannot reasonably estimate changes, if any, to our capital expenditures or operating costs for this ruling or any additional regulations that may be enacted.

In June 2008, we revised our estimated capital expenditures for compliance with the first phase of Pennsylvania s mercury control program to approximately \$50 million. This amount is adjusted from our preliminary estimate for the first phase of the program of \$88 million to \$103 million as a result of refined site-specific engineering and technology evaluations.

See Risk Factors in Item 1A, Liquidity and Capital Resources and note 17 to our interim financial statements in this Form 10-Q and Risk Factors in Item 1A of our Form 10-K.

Table of Contents 67

27

#### **Consolidated Results of Operations**

# Three Months Ended September 30, 2008 Compared to Three Months Ended September 30, 2007

We reported \$1.0 billion consolidated net loss, or \$2.97 loss per share, for the three months ended September 30, 2008 compared to \$162 million consolidated net income, or \$0.46 earnings per diluted share, for the same period in 2007.

	Three Months Ended Sept 2008 2007 (in millions)			2007	tember 30, Change		
Retail energy contribution margin, including unrealized							
gains/losses on energy derivatives	\$	(1,754)	\$	198	\$	(1,952)	
Wholesale energy contribution margin, including historical and operational wholesale hedges and unrealized gains/losses on							
energy derivatives		311		235		76	
Other contribution margin				(2)		2	
Other general and administrative		(35)		(36)		1	
Western states litigation and similar settlements		(3)				(3)	
Gains on sales of assets and emission and exchange allowances,							
net		17		17			
Depreciation and amortization		(85)		(122)		37	
Income of equity investment, net		2		1		1	
Debt extinguishments		(1)		(1)			
Other, net		4		2		2	
Interest expense		(63)		(74)		11	
Interest income		7		6		1	
Income tax (expense) benefit		562		(64)		626	
Income (loss) from continuing operations		(1,038)		160		(1,198)	
Income from discontinued operations				2		(2)	
Net income (loss)	\$	(1,038)	\$	162	\$	(1,200)	

## Retail Energy Segment.

In analyzing the results of our retail energy segment and in communications with investors, analysts, rating agencies, banks and other parties, we use the non-GAAP financial measures—retail gross margin—and—retail contribution margin, which excludes the item described below, as well as our retail energy segment profit and loss measure,—contribution margin, including unrealized gains/losses on energy derivatives.—Retail gross margin and retail contribution margin should not be relied upon without considering the GAAP financial measures.

Unrealized Gains/Losses on Energy Derivatives. We use derivative instruments to manage operational or market constraints and to execute our retail energy segment supply procurement strategy. We are required to record in our consolidated statement of operations non-cash gains/losses related to future periods based on current changes in forward commodity prices for derivative instruments receiving mark-to-market accounting treatment. We refer to these gains and losses prior to settlement, as well as ineffectiveness on cash flow hedges, as unrealized gains/losses on energy derivatives. In substantially all cases, the underlying transactions being hedged receive accrual accounting treatment, resulting in a mismatch of accounting treatments. Since the application of mark-to-market accounting has the effect of pulling forward into current periods non-cash gains/losses relating to and reversing in future delivery periods, analysis of results of operations from one period to another can be difficult. We believe that excluding these unrealized gains/losses on energy derivatives provides a more meaningful representation of our economic performance in the reporting period and is therefore useful to us, investors, analysts and others in facilitating the

analysis of our results of operations from one period to another.

Our retail energy segment s contribution margin, including unrealized gains/losses on energy derivatives was \$(1.8) billion during the three months ended September 30, 2008, compared to \$198 million in the same period of 2007. The \$2.0 billion decrease was primarily due to the net change in unrealized gains/losses on energy derivatives of \$1.6 billion. The \$1.6 billion loss is due to \$947 million loss from changes in prices on our derivatives marked to market and \$815 million loss on energy derivatives settled during the period. The 12 month NYMEX natural gas strip price changed from \$13.13 per MMBTU as of June 30, 2008 to \$7.96 per MMBTU as of September 30, 2008. Retail contribution margin decreased \$306 million primarily due to \$288 million decrease in retail gross margin and \$15 million increase in selling and marketing. See Retail Energy Margins below for explanations.

28

Retail Energy Operational Data.

	Three Months Ended September 30,			
	2008	2007		
	(gigawatt )	hours)		
Electricity Sales to End-Use Retail Customers:				
Mass:				
Residential:				
Houston	4,113	4,740		
Non-Houston	2,692	2,774		
Small Business:				
Houston	817	926		
Non-Houston	450	467		
Total Mass	8,072	8,907		
Commercial and Industrial:				
$ERCOT^{(1)(2)}$	9,768	10,491		
Non-ERCOT	1,901	1,364		
Total Commercial and Industrial	11,669	11,855		
Market usage adjustments	47	12		
Total	10 700	20.774		
Total	19,788	20,774		

(1) These volumes

include

customers of the

Texas General

Land Office for

whom we

provide

services.

(2) ERCOT is the

Electric

Reliability

Council of

Texas.

Three Months Ended September 30, 2008 2007 (in thousands, metered locations)

# **Weighted Average Retail Customer Count:**

Mass:

Residential:

Houston 995 1,052

Non-Houston	552	571
Small Business:		
Houston	109	115
Non-Houston	40	37
Total Mass	1,696	1,775
Commercial and Industrial <sup>(1)</sup>	89	91
Total	1,785	1,866

(1) Includes
customers of the
Texas General
Land Office for
whom we
provide
services.

29

	September 30, 2008	December 31, 2007				
	(in thousands, metered locations)					
Retail Customers:						
Mass:						
Residential:						
Houston	986	1,016				
Non-Houston	552	555				
Small Business:						
Houston	109	109				
Non-Houston	41	38				
Total Mass	1,688	1,718				
Commercial and Industrial <sup>(1)</sup>	89	93				
Total	1,777	1,811				

(1) Includes
customers of the
Texas General
Land Office for
whom we
provide
services.

Retail Energy Revenues.

	Three Mo: 2008			onths Ended Sept 2007 (in millions)		tember 30, Change	
Retail energy revenues from end-use retail customers:							
Mass:							
Residential:							
Houston	\$	652	\$	722	\$	$(70)^{(1)}$	
Non-Houston		392		396		(4)	
Small Business:							
Houston		132		151		$(19)^{(2)}$	
Non-Houston		63		64		(1)	
Total Mass		1,239		1,333		(94)	
Commercial and Industrial:							
ERCOT		1,035		941		94(3)	
Non-ERCOT		179		119		60(4)	
Total Commercial and Industrial		1,214		1,060		154	
Total		2,453		2,393		60	

Retail energy revenues from resales of purchased power and			
other hedging activities	310	212	98(5)
Market usage adjustments <sup>(6)</sup>	15	3	12
Total retail energy revenues	\$ 2,778	\$ 2,608	\$ 170

- (1) Decrease primarily due to (a) lower volumes driven by (i) change in customer usage primarily due to Hurricane Ike and milder weather and (ii) fewer number of customers. This decrease was partially offset by higher unit sales prices.
- (2) Decrease primarily due to lower volumes due to (a) change in customer usage and mix primarily due to Hurricane Ike and (b) fewer number of customers.
- (3) Increase primarily due to higher unit sales prices due to (a) variable rate contracts, which are tied to the market price of natural gas and (b) fixed price

contracts renewed at higher market rates due to higher prices of electricity when contracts were executed. This increase was partially offset by lower volumes due to change in customer usage and mix primarily due to Hurricane Ike.

- (4) Increase primarily due to (a) higher volumes due to increased number of customers, partially offset by change in customer usage and mix and (b) higher unit sales prices due to higher prices of electricity when contracts were executed.
- (5) Increase primarily due to higher unit sales prices associated with our supply management activities in various markets in Texas.
- (6) The revenues and the related energy supply costs in our

retail energy segment include our estimates of customer usage based on initial usage information provided by the independent system operators and the distribution companies. We revise these estimates and record any changes in the period as additional settlement information becomes available (collectively referred to as market usage adjustments ).

30

#### **Table of Contents**

Retail Energy Cost of Sales.

	Three Months Ended September 30,									
	2008 (i			2007 (in millions)		Change				
		2.664	·	•	Φ.	<b>7</b> 24				
Costs of sales	\$	2,664	\$	2,143	\$	521				
Retail energy intersegments costs		74		117		(43)				
Subtotal		2,738		2,260		478(1)				
Market usage adjustments		(7)		13		(20)				
Unrealized losses on energy derivatives		1,654		8		1,646(2)				
Total retail energy cost of sales	\$	4,385	\$	2,281	\$	2,104				

(1) Increase primarily due to higher unit prices driven by (a) higher market prices of purchased power at the time of procurement, (b) the sell back of excess power at reduced market rates due to Hurricane Ike and (c) increased cost of intra-month congestion. This increase was partially offset by lower volumes due to (a) change in customer usage and mix, (b) fewer number of mass customers and

(c) milder

weather.

(2) See footnote 4 under Retail Energy Margins.

Retail Energy Margins.

	Three Months Ended September 30,							
		2008	2	007 (in llions)		Change		
Mass gross margin Commercial and industrial gross margin Market usage adjustments	\$	30 (5) 22	\$	244 101 (10)	\$	$ \begin{array}{c} (214)^{(1)(2)} \\ (106)^{(2)(3)} \\ 32 \end{array} $		
Retail gross margin		47		335		(288)		
Operation and maintenance Selling and marketing expense Bad debt expense		(67) (49) (31)		(65) (34) (30)		(2) (15) <sup>(4)</sup> (1)		
Retail contribution margin Unrealized losses on energy derivatives		(100) (1,654)		206 (8)		$(306)  (1,646)^{(5)}$		
Total retail energy contribution margin, including unrealized gains/losses on energy derivatives <sup>(6)</sup>	\$	(1,754)	\$	198	\$	(1,952)		

(1) Decrease primarily due to (a) lower unit margins driven by (i) higher natural gas prices and the decision not to fully pass these costs through to customers and (ii) sell back of excess supply at reduced market rates due to Hurricane Ike and (b) lower volumes driven by (i) change in customer usage

and (ii) fewer number of customers.

- (2) See Recent Events Retail Energy Segment.
- (3) Decrease primarily due to lower unit margins driven by (a) higher unit prices of purchased power at the time of procurement, (b) sell back of excess supply at reduced market rates due to Hurricane Ike and (c) increased cost of intra-month congestion, partially offset by higher unit sales prices driven by (i) variable rate contracts, which are tied to the market price of natural gas and (ii) fixed price contracts renewed at higher market rates due to higher prices of electricity when contracts were executed.
- (4) Increase primarily due to (a) timing of

marketing campaigns and (b) salaries and benefits and professional fees and services.

- (5) Decrease primarily due to (a) \$947 million loss from changes in prices on our derivatives marked to market and (b) \$815 million loss on energy derivatives settled during the period.
- (6) Retail energy segment profit and loss measure.

#### Wholesale Energy Segment.

In analyzing the results of our wholesale energy segment and in communications with investors, analysts, rating agencies, banks and other parties, we use the non-GAAP financial measures—open energy gross margin,—open wholesale gross margin—and—open wholesale contribution margin,—which exclude the items described below, as well as our wholesale energy segment profit and loss measure,—contribution margin, including historical and operational wholesale hedges and unrealized gains/losses on energy derivatives. Open energy gross margin, open wholesale gross margin and open wholesale contribution margin should not be relied upon without considering the GAAP financial measures.

31

#### **Table of Contents**

Historical and Operational Wholesale Hedges. We exclude the recurring effect of certain historical wholesale hedges that were entered into in order to hedge the economics of a portion of our wholesale operations. These amounts primarily relate to settlements of forward power hedges, long-term tolling purchases, long-term natural gas transportation contracts not serving our generation assets and our legacy energy trading. We also exclude the effect of certain on-going operational wholesale hedges that were entered into primarily to mitigate certain operational risks at our generation assets. These amounts primarily relate to settlements of fuel hedges, long-term natural gas transportation contracts and storage contracts. Operational wholesale hedges are derived based on methodology consistent with the calculation of open energy gross margin. We believe that it is useful to us, investors, analysts and others to show our results in the absence of both historical and operational hedges. The impact of these hedges on our financial results is not a function of the operating performance of our generation assets, and excluding the impact better reflects the operating performance of our generation assets based on prevailing market conditions. Unrealized Gains/Losses on Energy Derivatives. We use derivative instruments to manage operational or market constraints and to increase the return on our generation assets. We are required to record in our consolidated statement of operations non-cash gains/losses related to future periods based on current changes in forward commodity prices for derivative instruments receiving mark-to-market accounting treatment. We refer to these gains and losses prior to settlement, as well as ineffectiveness on cash flow hedges, as unrealized gains/losses on energy derivatives. In some cases, the underlying transactions being hedged receive accrual accounting treatment, resulting in a mismatch of accounting treatments. Since the application of mark-to-market accounting has the effect of pulling forward into current periods non-cash gains/losses relating to and reversing in future delivery periods, analysis of results of operations from one period to another can be difficult. We believe that excluding these unrealized gains/losses on energy derivatives provides a more meaningful representation of our economic performance in the reporting period and is therefore useful to us, investors, analysts and others in facilitating the analysis of our results of operations from one period to another. These gains/losses are also not a function of the operating performance of our generation assets, and excluding their impact helps isolate the operating performance of our generation assets under prevailing market conditions.

Our wholesale energy segment s contribution margin, including historical and operational wholesale hedges and unrealized gains/losses on energy derivatives was \$311 million during the three months ended September 30, 2008 compared to \$235 million in the same period of 2007. The \$76 million increase was primarily due to \$134 million increase in historical and operational wholesale hedges, partially offset by a net change in unrealized gains/losses on energy derivatives of \$20 million. Open wholesale contribution margin decreased \$38 million primarily due to \$47 million decrease in open wholesale gross margin, partially offset by \$10 million decrease in operation and maintenance expenses. See Wholesale Energy Margins below for explanations.

32

## **Table of Contents**

Wholesale Energy Operational and Financial Data.

	Three Months Ended September 30,							
		20	08	2007				
			<b>%</b>			<b>%</b>		
	(	GWh	$Economic^{(1)}$	(	GWh	Economic <sup>(1)</sup>		
Economic Generation <sup>(2)(3)</sup> :								
PJM Coal		4,838.2	66%		5,973.6	82%		
MISO Coal		938.3	34%		1,941.8	70%		
PJM/MISO Gas		766.0	9%		775.1	11%		
West		1,405.9	20%		2,303.5	33%		
Other		63.5	3%		1,021.5	38%		
Total		8,011.9	29%		12,015.5	45%		
Commercial Capacity Factor <sup>(4)</sup> :								
PJM Coal		89.9%			89.5%			
MISO Coal		94.7%			85.7%			
PJM/MISO Gas		90.2%			93.0%			
West		96.9%			96.7%			
Other		81.7%			93.1%			
Total		91.6%			90.8%			
Generation (3):								
PJM Coal		4,349.3			5,345.4			
MISO Coal		888.5			1,664.1			
PJM/MISO Gas		690.9			721.0			
West		1,361.7			2,228.2			
Other		51.9			951.3			
Other		31.7			751.5			
Total		7,342.3			10,910.0			
Open Energy Unit Margin (\$/MWh) <sup>(5)</sup> :								
PJM Coal	\$	29.66		\$	31.05			
MISO Coal	Ψ	21.38		Ψ	29.45			
PJM/MISO Gas		28.95			38.83			
West		5.14			12.57			
Other		19.27			9.46			
Onlei		17.41			<b>7.</b> ₹0			
Total weighted average	\$	23.97		\$	25.66			

(1)

Represents economic generation (hours) divided by maximum generation hours (maximum plant capacity multiplied by 8,760 hours).

- (2) Estimated generation at 100% plant availability based on an hourly analysis of when it is economical to generate based on the price of power, fuel, emission allowances and variable operating costs.
- (3) Excludes
  generation
  related to power
  purchase
  agreements,
  including tolling
  agreements.

33

#### **Table of Contents**

Wholesale Energy Revenues.

	Three Months Ended September								
		2008		2007 millions)	Ch	ange			
Wholesale energy third-party revenues Wholesale energy intersegment revenues	\$	965 74	\$	889 117	\$	$76_{(1)} \\ (43)^{(2)}$			
Subtotal		1,039		1,006		33			
Revenues affiliaté§) Unrealized gains (losses)		(6)		40 7		(40) (13) <sup>(4)</sup>			
Total wholesale energy revenues	\$	1,033	\$	1,053	\$	(20)			

- (1) Increase primarily due to (a) higher power and natural gas sales prices and (b) higher capacity payments. This increase was partially offset by lower power and natural gas sales volumes.
- (2) Decrease primarily due to (a) lower power sales volumes and (b) lower natural gas sales volumes related to a contract that ended in October 2007. This decrease was partially offset by higher power sales prices.

(3)

We deconsolidated Channelview on August 20, 2007. These revenues represent sales of fuel to Channelview.

(4) See footnote 9 under Wholesale Energy Margins.

Wholesale Energy Cost of Sales.

	Three Months Ended September 30,							
	2	2008		2007 nillions)	Ch	ange		
Wholesale energy third-party costs Cost of sales affiliatés Unrealized losses	\$	553 1 34	\$	610 38 27	\$	$   \begin{array}{c}     (57)^{(1)} \\     (37) \\     7_{(3)}   \end{array} $		
Total wholesale energy cost of sales	\$	588	\$	675	\$	(87)		

(1) Decrease primarily due to lower purchased natural gas and coal volumes. This decrease was partially offset by
(a) higher prices paid for natural gas and coal and (b) higher power volumes purchased.

(2) We deconsolidated Channelview on August 20, 2007. These cost of sales represent

purchases of power from Channelview.

(3) See footnote 9 under Wholesale Energy Margins.

34

## **Table of Contents**

Wholesale Energy Margins.

	Three Mo		Ended September 30, 2007 Change		
	2000		(in millions)		lange
Open energy gross margin <sup>(1)</sup> :		(			
PJM Coal	\$ 129	\$	166	\$	$(37)^{(2)}$
MISO Coal	19		49		$(30)^{(2)}$
PJM/MISO Gas	20		28		(8)
West	7		28		$(21)^{(3)}$
Other	1		9		(8)
Total	176		280		(104)
Other margin <sup>(4)</sup> :					
PJM Coal	40		20		20(5)
MISO Coal	13		6		7
PJM/MISO Gas	46		43		3
West	83		48		35(6)
Other	10		18		(8)
Total	192		135		57
Open wholesale gross margin	368		415		(47)
Operation and maintenance Bad debt expense	(134)		(144) 1		10 <sub>(7)</sub> (1)
Open wholesale contribution margin	234		272		(38)
Historical and operational wholesale hedges	117		(17)		134(8)
Unrealized losses on energy derivatives	(40)		(20)		$(20)^{(9)}$
Total wholesale energy contribution margin, including historical and operational wholesale hedges and unrealized gains/losses on					_
energy derivatives <sup>(10)</sup>	\$ 311	\$	235	\$	76

(1) Open energy gross margin is calculated using the power sales prices received by the plants less delivered spot fuel prices. This figure excludes the effects of

other margin, our historical and operational wholesale hedges and unrealized gains/losses on energy derivatives.

- (2) Decrease primarily due to (a) lower economic generation and (b) lower open energy unit margins (higher fuel costs partially offset by higher power prices).
- (3) Decrease primarily due to (a) lower open energy unit margins (higher fuel costs partially offset by higher power prices) and (b) lower economic generation.
- (4) Other margin represents power purchase agreements, capacity payments, ancillary services revenues and selective commercial hedge strategies.
- (5) Increase primarily due to

higher RPM capacity payments. RPM is the model utilized by the PJM Interconnection, LLC to meet load serving entities forecasted capacity obligations via a forward-looking commitment of capacity resources.

- (6) Increase primarily due to (a) higher capacity payments and (b) an increase in selective commercial hedge activity.
- (7) Decrease primarily due to (a) \$5 million decrease in services and support and (b) the deconsolidation of Channelview on August 20, 2007.
- (8) Increase primarily due to (a) \$103 million in increased gains on operational hedges and (b) \$30 million decrease in losses on closed power hedges.

- (9) Increase loss primarily due to \$79 million loss on energy derivatives settled during the period, partially offset by \$67 million gain from changes in prices on our derivatives marked to market.
- (10) Wholesale energy segment profit and loss measure.

35

## **Table of Contents**

Other General and Administrative.

	Three Months Ended September 30,							
	20	008		007 illions)	Cha	ange		
Salaries and benefits	\$	14	\$	17	\$	(3)		
Professional fees, contract services and information systems								
maintenance		7		8		(1)		
Rent and utilities		5		5				
Credit-enhanced retail structure fee		5				5		
Legal costs		2		2				
Costs in connection with Channelview s reorganization				2		(2)		
Other, net		2		2				
Other general and administrative	\$	35	\$	36	\$	(1)		

Gains on Sales of Assets and Emission and Exchange Allowances, Net.

	Three Months Ended September 30,							
		2008		2007 (in millions)		Change		
Emission and exchange allowances Equipment	\$	10(1)	\$	(1) 18	\$	11 (18)		
Investment in and receivables from Channelview Other, net		6 <sub>(2)</sub>				6 1		
Gains on sales of assets and emission and exchange allowances, net	\$	17	\$	17	\$			

- (1) Includes gains of \$10 million related to sales of CO<sub>2</sub> exchange allowances.
- (2) In the second quarter of 2008, we executed an agreement to sell the Channelview plant and assign related contracts. This

amount represents a revision to the estimated gain on the sale. See note 14 to our interim financial statements.

Depreciation and Amortization.

	Three Months Ended September 30,						
	2	008		007 nillions)	Ch	ange	
Depreciation on plants Depreciation on information systems	\$	54 9	\$	60 9	\$	$(6)^{(1)}$	
Other, net depreciation		1		2		(1)	
Depreciation		64		71		(7)	
Amortization of emission allowances Other, net amortization		20 1		50 1		$(30)^{(2)}$	
Amortization		21		51		(30)	
Depreciation and amortization	\$	85	\$	122	\$	(37)	

- (1) Decrease primarily due to (a) the classification of Bighorn assets as held for sale in April 2008, which requires depreciation to cease and (b) the deconsolidation of Channelview on August 20, 2007.
- (2) Decrease primarily due to (a) decrease weighted average cost of SO<sub>2</sub> allowances

purchased and used and (b) decrease in allowances used.

*Income of Equity Investment, Net.* This represents income, which did not change significantly, from our equity method investment in Sabine Cogen, LP.

Other, Net. Other, net did not change significantly.

36

#### **Table of Contents**

Interest Expense.

	Three Months Ended September 30,							
	20	800	20	007	Ch	ange		
			(in m	illions)				
Fixed-rate debt	\$	56	\$	59	\$	(3)		
Fees for MWh s delivered under credit-enhanced retail structure		8		8				
Financing fees expensed		3		4		(1)		
Deferred financing costs		2		3		(1)		
Channelview				3		$(3)^{(1)}$		
Amortization of fair value adjustment of acquired debt		(2)		(1)		(1)		
Capitalized interest		(4)		(1)		(3)		
Other, net				(1)		1		
Interest expense	\$	63	\$	74	\$	(11)		

(1) Decrease due to the deconsolidation of Channelview on August 20, 2007.

Interest Income.

	Three Months Ended Septem								
Interest on temporary cash investments Net margin deposits	2008 2007 (in millions			Change					
	\$	5	\$	4 2	\$	1 (1)			
Other, net		1		2		1			
Interest income	\$	7	\$	6	\$	1			

*Income Tax Expense*. See note 9 to our interim financial statements.

Income (Loss) from Discontinued Operations. See note 16 to our interim financial statements.

#### **Table of Contents**

#### Nine Months Ended September 30, 2008 Compared to Nine Months Ended September 30, 2007

We reported \$302 million consolidated net loss, or \$0.87 loss per share, for the nine months ended September 30, 2008 compared to \$138 million consolidated net income, or \$0.39 earnings per diluted share, for the same period in 2007.

		Nine Mor 2008	2	nded Septe 2007 nillions)	ember 30, Change	
Retail energy contribution margin, including unrealized	Φ.	(600)	Ф	640	ф	(1.246)
gains/losses on energy derivatives	\$	(698)	\$	648	\$	(1,346)
Wholesale energy contribution margin, including historical and						
operational wholesale hedges and unrealized gains/losses on		007		215		402
energy derivatives		807		315		492
Other general and administrative		(112)		(131)		19
Western states litigation and similar settlements		(37)		(22)		(15)
Gains on sales of assets and emission and exchange allowances,		40		10		21
net		40		19		21
Depreciation and amortization		(262)		(324)		62
Income of equity investment, net		3		4		(1)
Debt extinguishments		(1)		(72)		71
Other, net		4		2		2
Interest expense		(189)		(283)		94
Interest income		27		24		3
Income tax (expense) benefit		110		(41)		151
Income (loss) from continuing operations		(308)		139		(447)
Income (loss) from discontinued operations		6		(1)		7
Net income (loss)	\$	(302)	\$	138	\$	(440)

#### Retail Energy Segment.

Our retail energy segment s contribution margin, including unrealized gains/losses on energy derivatives was \$(698) million during the nine months ended September 30, 2008, compared to \$648 million in the same period of 2007. The \$1.3 billion decrease was primarily due to the net change in unrealized gains/losses on energy derivatives of \$872 million. The \$872 million loss is due to \$510 million loss from changes in prices on our derivatives marked to market and \$297 million loss on energy derivatives setting during the period. Retail contribution margin decreased \$474 million primarily due to \$469 million decrease in retail gross margin and \$25 million increase in selling and marketing, partially offset by \$24 million decrease in bad debt expense. See Retail Energy Margins below for explanations.

38

## **Table of Contents**

Retail Energy Operational Data.

	Nine Months Ended September 30, 2008 2007				
	(gigawatt hou	ırs)			
Electricity Sales to End-Use Retail Customers:  Mass:					
Residential:					
Houston	10,012	10,848			
Non-Houston	6,482	6,622			
Small Business:	2,12	-,			
Houston	2,160	2,421			
Non-Houston	1,111	1,127			
Total Mass Commercial and Industrial:	19,765	21,018			
ERCOT <sup>(1)</sup>	28,254	27,601			
Non-ERCOT	4,716	3,472			
Total Commercial and Industrial	32,970	31,073			
Market usage adjustments	(50)	(68)			
Total	52,685	52,023			
(1) These volumes include customers of the Texas General Land Office for whom we provide services.					
	Nine Months Ended So 2008	eptember 30, 2007			
	(in thousands, metere	d locations)			
Weighted Average Retail Customer Count:					
Mass:					
Residential: Houston	996	1,067			
Non-Houston	546	564			
Small Business:	J <del>1</del> 0	JU <del>1</del>			
Houston	109	117			
Non-Houston	39	35			
Total Mass	1,690	1,783			

 Commercial and Industrial<sup>(1)</sup>
 91
 88

 Total
 1,781
 1,871

(1) Includes
customers of the
Texas General
Land Office for
whom we
provide
services.

39

#### **Table of Contents**

Retail Energy Revenues.

	Nine Months Ended September 30,							
	2008			2007		hange		
			(in	millions)				
Retail energy revenues from end-use retail customers:								
Mass:								
Residential:								
Houston	\$	1,529	\$	1,658	\$	$(129)^{(1)}$		
Non-Houston		911		932		$(21)^{(2)}$		
Small Business:								
Houston		343		397		$(54)^{(3)}$		
Non-Houston		158		157		1		
Total Mass		2,941		3,144		(203)		
Commercial and Industrial:								
ERCOT		2,899		2,489		$410_{(4)}$		
Non-ERCOT		435		273		$162_{(5)}$		
Total Commercial and Industrial		3,334		2,762		572		
Total		6,275		5,906		369		
Retail energy revenues from resales of purchased power and								
other hedging activities		853		401		452(6)		
Market usage adjustments		(5)		(4)		(1)		
Total retail energy revenues	\$	7,123	\$	6,303	\$	820		

- (1) Decrease primarily due to (a) lower volumes driven by (i) fewer number of customers and (ii) change in customer usage primarily due to Hurricane Ike, partially offset by warmer weather.
- (2) Decrease primarily due to lower volumes

due to fewer number of customers.

- (3) Decrease primarily due to (a) lower volumes driven by (i) fewer number of customers and (ii) change in customer usage and mix primarily due to Hurricane Ike and (b) lower unit sales prices.
- (4) Increase primarily due to (a) higher unit sales prices due to (i) variable rate contracts, which are tied to the market price of natural gas and (ii) fixed price contracts renewed at higher market rates due to higher prices of electricity when contracts were executed and (b) higher volumes primarily driven by increased number of customers, partially offset by change in customer usage and mix primarily due to Hurricane Ike.

(5)

Increase primarily due to (a) higher volumes due to increased number of customers, partially offset by change in customer usage and mix and (b) higher unit sales prices due to higher prices of electricity when contracts were executed.

(6) Increase primarily due to our supply management activities in various markets in Texas.

Retail Energy Cost of Sales.

	Nine Months Ended September 30,							
		2008		2007 millions)	C	hange		
Costs of sales Retail energy intersegments costs	\$	6,641 205	\$	5,204 345	\$	1,437 (140)		
Subtotal		6,846		5,549		1,297(1)		
Market usage adjustments Unrealized (gains) losses on energy derivatives		(2) 624		6 (248)		(8) 872 <sub>(2)</sub>		
Total retail energy cost of sales	\$	7,468	\$	5,307	\$	2,161		

(1) Increase primarily due to (a) higher unit prices driven by (i) higher market prices of purchased power at the

time of procurement, (ii) the sell back of excess power at reduced market rates due to Hurricane Ike, (iii) increased cost of intra-month congestion, (iv) higher load related charges and (v) higher transmission and distribution losses in ERCOT and (b) higher volumes due to (i) change in customer usage and mix. (ii) increased number of commercial and industrial customers, partially offset by fewer number of mass customers and (iii) warmer weather.

(2) See footnote 5 under Retail Energy Margins.

#### **Table of Contents**

Retail Energy Margins.

	Nine Months Ended September 30,						
	2008		2007 (in Ilions)	C	hange		
Mass gross margin	\$ 225	\$	595	\$	$(370)^{(1)(2)}$		
Commercial and industrial gross margin	57		163		$(106)^{(2)(3)}$		
Market usage adjustments	(3)		(10)		7		
Retail gross margin	279		748		(469)		
Operation and maintenance	(190)		(186)		(4)		
Selling and marketing expense	(119)		(94)		$(25)^{(4)}$		
Bad debt expense	(44)		(68)		24(5)		
Retail contribution margin	(74)		400		(474)		
Unrealized gains (losses) on energy derivatives	(624)		248		$(872)^{(6)}$		
Total retail energy contribution margin, including unrealized							
gains/losses on energy derivatives	\$ (698)	\$	648	\$	(1,346)		

(1) Decrease primarily due to (a) lower unit margins driven by (i) higher natural gas prices and the decision not to fully pass these costs through to customers, (ii) sell back of excess supply at reduced market rates due to Hurricane Ike, (iii) higher market rates on incremental volumes purchased for higher customer load due to weather and

- (iv) increased cost of intra-month congestion and (b) lower volumes primarily due to (i) fewer number of customers and (ii) change in customer usage.
- (2) See Recent Events Retail Energy Segment.
- (3) Decrease primarily due to lower unit margins driven by (a) sell back of excess supply at reduced market rates due to Hurricane Ike, (b) increased cost of intra-month congestion, (c) higher load related charges and (d) higher transmission and distribution losses in ERCOT.
- (4) Increase primarily due to (a) salaries and benefits and professional fees and services and (b) timing of marketing campaigns.

- (5) Decrease in bad debt expense due to improved collections.
- (6) Decrease primarily due to (a) \$510 million loss from changes in prices on our derivatives marked to market and (b) \$297 million loss on energy derivatives settled during the period.

#### Wholesale Energy Segment.

Our wholesale energy segment s contribution margin, including historical and operational wholesale hedges and unrealized gains/losses on energy derivatives was \$807 million during the nine months ended September 30, 2008 compared to \$315 million in the same period of 2007. The \$492 million increase was primarily due to (a) \$311 million increase in historical and operational wholesale hedges and (b) net change in unrealized gains/losses on energy derivatives of \$138 million. Open wholesale contribution margin increased \$43 million primarily due to \$37 million decrease in operation and maintenance expenses and \$9 million increase in open wholesale gross margin. See Wholesale Energy Margins below for explanations.

41

## **Table of Contents**

Wholesale Energy Operational and Financial Data.

	Nine Months Ended September 30,							
		2008			2007			
		GWh	% Economic	G	% Economic			
		0,,12	200101110		- , ,			
<b>Economic Generation:</b>								
PJM Coal		16,118.7	74%	1	8,100.9	83%		
MISO Coal		4,346.0	52%		6,186.5	75%		
PJM/MISO Gas		1,178.8	5%		1,189.1	6%		
West		1,952.9	9%		3,211.0	16%		
Other		70.4	2%		3,771.7	55%		
Total	:	23,666.8	31%	3	2,459.2	41%		
Commercial Capacity Factor:								
PJM Coal		86.0%			81.5%			
MISO Coal		84.3%			65.6%			
PJM/MISO Gas		90.8%			90.7%			
West		93.9%			96.3%			
Other		81.7%			91.8%			
Total		86.6%			81.5%			
Generation:								
PJM Coal		13,864.4		1	4,752.9			
MISO Coal		3,664.6			4,059.1			
PJM/MISO Gas		1,070.6			1,078.6			
West		1,834.0			3,091.9			
Other		57.5			3,464.0			
Total	:	20,491.1		2	6,446.5			
Open Energy Unit Margin (\$/MWh):								
PJM Coal	\$	33.25		\$	31.45			
MISO Coal		25.65			29.07			
PJM/MISO Gas		37.36			35.23			
West		$NM_{(1)}$			7.76			
Other		17.39			6.64			
Total weighted average	\$	29.04		\$	25.22			

(1)

NM is not meaningful. Wholesale Energy Revenues.

	Nine Months Ended September 30,							
		2008		2007 millions)	Cl	hange		
Wholesale energy third-party revenues Wholesale energy intersegment revenues	\$	2,612 205	\$	2,202 345	\$	410 <sub>(1)</sub> (140) <sup>(2)</sup>		
Subtotal		2,817		2,547		270		
Revenues affiliatés) Unrealized gains (losses)		253 (13)		40 11		213 (24) <sup>(4)</sup>		
Total wholesale energy revenues	\$	3,057	\$	2,598	\$	459		

- (1) Increase primarily due to (a) higher power and natural gas sales prices and (b) higher capacity payments. This increase was partially offset by (a) lower natural gas and power sales volumes and (b) lower steam sales due to the deconsolidation of Channelview on August 20, 2007.
- (2) Decrease primarily due to (a) lower power sales volumes and (b) lower natural gas sales volumes related to a contract that ended in October 2007.

This decrease was partially offset by higher power sales prices.

# (3) We deconsolidated Channelview on August 20, 2007. These revenues represent sales of fuel to Channelview.

(4) See footnote 9 under Wholesale Energy Margins.

42

#### **Table of Contents**

Wholesale Energy Cost of Sales.

	Nine Months Ended September 30,									
Wholesale energy third-party costs Cost of sales affiliatés Unrealized (gains) losses		2008		2007 millions)	Change					
	\$	1,667 201 (71)	\$	1,667 38 91	\$	(1) 163 (162) <sup>(3)</sup>				
Total wholesale energy cost of sales	\$	1,797	\$	1,796	\$	1				

- (1) No net change; however, there were significant variances primarily due to (a) higher prices paid for natural gas and coal and (b) higher power volumes purchased, offset by lower purchased natural gas and coal volumes.
- (2) We deconsolidated Channelview on August 20, 2007. These cost of sales represent purchases of power from Channelview.
- (3) See footnote 9 under Wholesale Energy Margins.

### **Table of Contents**

Wholesale Energy Margins.

	Nine Months Ended September 30,									
		2008		2007 nillions)	Ch	ange				
Open energy gross margin:										
PJM Coal	\$	461	\$	464	\$	(3)				
MISO Coal		94		118		$(24)^{(1)}$				
PJM/MISO Gas		40		38		2				
West		(1)		24		$(25)^{(2)}$				
Other		1		23		$(22)^{(3)}$				
Total		595		667		(72)				
Other margin:										
PJM Coal		84		42		$42_{(4)}$				
MISO Coal		18		11		7				
PJM/MISO Gas		106		79		$27_{(5)}$				
West		139		107		32(6)				
Other		29		56		$(27)^{(7)}$				
Total		376		295		81				
Open wholesale gross margin		971		962		9				
Operation and maintenance		(452)		(489)		37 <sub>(8)</sub>				
Bad debt expense		(1)		2		(3)				
Open wholesale contribution margin		518		475		43				
Historical and operational wholesale hedges		231		(80)		311(9)				
Unrealized gains (losses) on energy derivatives		58		(80)		138(10)				
Total wholesale energy contribution margin, including historical and operational wholesale hedges and unrealized gains/losses on										
energy derivatives	\$	807	\$	315	\$	492				

(1) Decrease primarily due to (a) lower economic generation and (b) lower open energy unit margins (higher fuel costs

partially offset by higher power prices). This decrease was partially offset by increased commercial capacity factor due to lower planned and unplanned outages.

- (2) Decrease primarily due to (a) lower economic generation and (b) lower open energy unit margins (higher fuel costs partially offset by higher power prices).
- (3) Decrease primarily due to lower economic generation related to the deconsolidation of Channelview on August 20, 2007.
- (4) Increase primarily due to higher RPM capacity payments.
- (5) Increase primarily due to RPM capacity payments. This increase was partially offset by lower revenue from purchase power

### agreements.

- (6) Increase primarily due to (a) higher capacity payments and (b) an increase in selective commercial hedge activity.
- (7) Decrease primarily due to (a) the deconsolidation of Channelview on August 20, 2007 and (b) lower revenue from power purchase agreements.
- (8) Decrease primarily due to (a) the deconsolidation of Channelview on August 20, 2007 and (b) \$16 million decrease in planned outages and maintenance spending.
- (9) Increase primarily due to (a) \$224 million in increased gains on operational hedges and (b) \$107 million decrease in losses on closed power hedges. This increase was partially

offset by \$18 million decrease on hedges of gas transportation.

(10) Increase primarily due to \$211 million gain from changes in prices on our energy derivatives marked to market, partially offset by \$63 million loss on energy derivatives settled during the period.

44

#### **Table of Contents**

Other General and Administrative.

		Nine Mo	nths En	ded Septe	ember :	30,
	2	8008		007 nillions)	Cł	nange
Salaries and benefits	\$	56	\$	67	\$	(11)
Professional fees, contract services and information systems						
maintenance		23		27		(4)
Rent and utilities		16		16		
Legal costs		5		11		(6)
Credit-enhanced retail structure fee		5				5
Costs in connection with Channelview s reorganization		1		2		(1)
Other, net		6		8		(2)
Other general and administrative	\$	112	\$	131	\$	(19)

*Western States Litigation and Similar Settlements.* See note 14(a) to our consolidated financial statements in our Form 10-K and note 11 to our interim financial statements.

Gains on Sales of Assets and Emission and Exchange Allowances, Net.

		Nine Mon	ths End	led Septe	mber 3	0,
	20	008		007	Ch	ange
			(in m	illions)		
Emission and exchange allowances	\$	37(1)	\$	1	\$	36
Equipment				18		(18)
Investment in and receivables from Channelview		1(2)				1
Other, net		2				2
Gains on sales of assets and emission and exchange allowances,						
net	\$	40	\$	19	\$	21

- (1) Includes gains of \$36 million related to sales of CO<sub>2</sub> exchange allowances.
- (2) In the second quarter of 2008, we executed an agreement to sell the Channelview plant and assign

related contracts. This amount represents our estimated gain on the sale. See note 14 to our interim financial statements.

Depreciation and Amortization.

		ember :	ber 30,			
	:	2008	007 nillions)	Change		
Depreciation on plants Depreciation on information systems Other, net depreciation	\$	171 25 4	\$ 212 27 5	\$	(41) <sup>(1)</sup> (2) (1)	
Depreciation		200	244		(44)	
Amortization of emission allowances Other, net amortization		59 3	77 3		$(18)^{(2)}$	
Amortization		62	80		(18)	
Depreciation and amortization	\$	262	\$ 324	\$	(62)	

(1) Decrease primarily due to (a) early retirements of plant components when replacement components are installed for upgrades (from \$29 million in 2007 to \$4 million in 2008), (b) the deconsolidation of Channelview on August 20, 2007 and (c) classification of Bighorn assets

as held for sale in April 2008, which requires depreciation to cease.

(2) Decrease primarily due to (a) decrease in allowances used and (b) decrease in average cost of SO<sub>2</sub> allowances purchased and used.

45

#### **Table of Contents**

*Income of Equity Investment, Net.* This represents income, which did not change significantly, from our equity method investment in Sabine Cogen, LP.

Other, Net. Other, net did not change significantly.

Interest Expense.

		Nine Mor	iths En	ded Septe	mber :	30,
	2	008	2	007	Ch	ange
			(in m	illions)		
Fixed-rate debt	\$	171	\$	177	\$	(6)
Fees for MWh s delivered under credit-enhanced retail structure		21		20		1
Financing fees expensed		7		11		(4)
Deferred financing costs		6		48		$(42)^{(1)}$
Variable-rate debt				14		$(14)^{(2)}$
Channelview				16		$(16)^{(3)}$
Amortization of fair value adjustment of acquired debt		(8)		(8)		
Capitalized interest		(11)		(3)		(8)
Other, net		3		8		(5)
Interest expense	\$	189	\$	283	\$	(94)

- (1) Decrease primarily due to \$39 million write-off due to early extinguishments of debt in the second quarter of 2007.
- (2) Decrease primarily due to decrease in debt balances.
- (3) Decrease due to the deconsolidation of Channelview on August 20, 2007.

Interest Income.

Nine Months Ended September 30, 2008 2007 Change (in millions)

Interest on temporary cash investments	\$ 21	\$ 17	\$ 4
Net margin deposits	5	7	(2)
Other, net	1		1
Interest income	\$ 27	\$ 24	\$ 3

Income Tax Expense. See note 9 to our interim financial statements.

Income (Loss) from Discontinued Operations. See note 16 to our interim financial statements.

46

#### **Table of Contents**

#### **Credit Risk**

By extending credit to our counterparties, we are exposed to credit risk. As of September 30, 2008, our derivative assets and accounts receivable from our wholesale energy and retail energy power supply counterparties, after taking into consideration netting within each contract and any master netting contracts with counterparties, are:

	_	osure fore		edit ateral	Exposure Net of	Number of Counterparties	Net Exposure of Counterparties		
Credit Rating Equivalent	Colla	teral <sup>(1)</sup>	Н	eld	Collateral (dollars in millions)	>10%		>10%	
Investment grade Non-investment grade No external ratings:	\$	128 105	\$	31	\$ 97 105		\$		
Internally rated Investment grade Internally rated Non-investment grade		81 37		4	81 33	1		68	
Total	\$	351	\$	35	\$ 316	1	\$	68	

(1) The table excludes amounts related to contracts classified as normal purchase/normal sale and non-derivative contractual commitments that are not recorded in our consolidated balance sheets, except for any related accounts receivable. Such contractual commitments contain credit and economic risk if a counterparty

does not perform. Nonperformance could have a material adverse impact on our future results of operations, financial condition and cash flows.

As of September 30, 2008, one investment grade counterparty represented 19% (\$68 million) of our credit exposure. As of December 31, 2007, two non-investment grade counterparties represented 47% (\$206 million) of our credit exposure. As of September 30, 2008 and December 31, 2007, we held no collateral from these counterparties. There were no other counterparties representing greater than 10% of our credit exposure.

47

#### **Table of Contents**

# **Off-Balance Sheet Arrangements**

As of September 30, 2008, we have no off-balance sheet arrangements.

# **Historical Cash Flows**

Cash Flows Operating Activities

	(in millions)									
	2	2008		(in		Change				
Operating income (loss)	\$	(262)	\$	505	\$	(767)				
Depreciation and amortization		262		324		(62)				
Gains on sales of assets and emission and exchange allowances,										
net		(40)		(19)		(21)				
Net changes in energy derivatives		589(1)		$(127)^{(2)}$		716				
Western states litigation and similar settlements		37		(3)		37				
Western states litigation and similar settlements payments				$(35)^{(3)}$		35				
Margin deposits, net		11		201		(190)				
Change in accounts and notes receivable, net and accounts										
payable		(79)		(196)		117				
Change in inventory		(42)		(6)		(36)				
Net option premiums purchased		(33)		(23)		(10)				
Settlements of exchange transactions prior to contractual										
period <sup>(4)</sup>		(5)		(8)		3				
Interest payments		(135)		(219)		84				
Income tax payments, net of refunds		(18)		(28)		10				
Other, net		(24)		(37)		13				
Net cash provided by continuing operations from operating										
activities		261		332		(71)				
Net cash provided by (used in) discontinued operations from										
operating activities		7		(4)		11				
Net cash provided by operating activities	\$	268	\$	328	\$	(60)				

- (1) Includes unrealized losses on energy derivatives of \$566 million.
- (2) Includes unrealized gains on energy derivatives of \$168 million.

(3) We expensed and paid \$22 million within the nine months ended September 30, 2007.

(4) Represents
exchange
transactions
financially
settled within
three business
days prior to the
contractual

Cash Flows Investing Activities

delivery month.

	Nine Months Ended September 30,									
	2	2008		2007 (in llions)	Ch	iange				
Capital expenditures	\$	(216)	\$	(135)	\$	(81)				
Proceeds from sales of emission and exchange allowances		39(1)		7		32				
Proceeds from sales of assets, net		18		30		(12)				
Purchases of emission allowances		$(26)^{(2)}$		$(52)^{(3)}$		26				
Restricted cash		(3)		5		(8)				
Other, net		4		5		(1)				
Net cash used in investing activities	\$	(184)	\$	(140)	\$	(44)				

- (1) Includes \$36 million from sales of CO<sub>2</sub> exchange allowances.
- (2) Includes \$14 million and \$12 million for purchases of SO<sub>2</sub> and NO<sub>X</sub> allowances, respectively.
- (3) Includes \$52 million for

purchases of SO<sub>2</sub> allowances.

48

#### **Table of Contents**

Cash Flows Financing Activities

Payments of senior secured notes Payments of senior secured term loans Proceeds from issuance of stock Payments of financing costs	Nine Months Ended September 30,									
	2	008		2007	C	hange				
			(in	millions)						
Proceeds from issuance of senior unsecured notes	\$		\$	1,300	\$	(1,300)				
Payments of senior secured notes		(58)		(1,087)		1,029				
Payments of senior secured term loans				(400)		400				
Proceeds from issuance of stock		14		39		(25)				
Payments of financing costs				(31)		31				
Payments of debt extinguishments		(1)		(72)		71				
Other, net				(5)		5				
Net cash used in financing activities	\$	(45)	\$	(256)	\$	211				

## New Accounting Pronouncements, Significant Accounting Policies and Critical Accounting Estimates New Accounting Pronouncements

See notes 1 and 3 to our interim financial statements.

#### **Significant Accounting Policies**

See note 2 to our consolidated financial statements in our Form 10-K.

#### **Critical Accounting Estimates**

See Management s Discussion and Analysis of Financial Condition and Results of Operations Accounting Estimates New Accounting Pronouncements, Significant Accounting Policies and Critical Accounting Estimates Critical Accounting Estimates in Item 7 in our Form 10-K and note 2 to our consolidated financial statements in our Form 10-K.

On January 1, 2008, we adopted SFAS No. 157, which discusses fair value measurements. See note 3 to our interim financial statements and Item 3 Quantitative and Qualitative Disclosures About Market Risks in this Form 10-Q.

49

#### **Table of Contents**

# ITEM 3. QUANTITATIVE AND QUALITATIVE DISCLOSURES ABOUT MARKET RISK Market Risks and Risk Management

Our primary market risk exposure relates to fluctuations in commodity prices. See Quantitative and Qualitative Disclosures About Market Risk in Item 7A of our Form 10-K.

#### **Non-Trading Market Risks**

### **Commodity Price Risk**

As of September 30, 2008, the fair values of the contracts related to our net non-trading derivative assets and liabilities are:

	M E	welve lonths nding tember 30,		nainder								)13 nd		Total fair
Source of Fair Value	2009		of 2009		2010		2011 (in millions)		2012 ms)		thereafter		value	
Prices actively quoted														
(Level 1)	\$	8	\$	(1)	\$	(2)	\$	(4)	\$		\$		\$	1
Prices provided by other external sources (Level 2) Prices based on models and other valuation		(594)		(104)		(116)		(49)		(18)		(2)		(883)
methods (Level 3)		91		(26)		(14)		(14)		(2)		(3)		32
Total mark-to-market non-trading derivatives	\$	(495)	\$	(131)	\$	(132)	\$	(67)	\$	(20)	\$	(5)	\$	(850)

During the second quarter of 2008, we made changes to the methodology used for grouping derivative instruments relative to the source of their fair value. Using the fair value hierarchy parameters from SFAS No. 157 (see note 3 to our interim financial statements) we have made the following reclassifications between categories:

Instruments whose fair value is based on adjusted quoted market prices in active markets, previously included under the category of *prices actively quoted*, are now included under *prices provided by other external sources*;

Instruments that are transacted in less liquid markets, such as contracts for power and coal, previously included under the category of *prices provided by other external sources*, are now included under *prices based on models and other valuation methods*; and

Valuation adjustments for liquidity and credit previously included under the category *prices based on models and other valuation methods* are now included in the category associated with the derivative instrument. Under the new methodology, the fair values of the contracts related to our net non-trading derivative assets and liabilities as of March 31, 2008 would have been:

Twelve Months Ending

Remainder Total

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		arch 31,								2013 and	c	. •
	2	009	of 2	2009	2	010	011 nillions)	<b>2012</b> S)		thereafter		air alue
Prices actively quoted Prices provided by other	\$	(27)	\$	(2)	\$	(4)	\$ (4)	\$		\$	\$	(37)
external sources Prices based on models and other valuation		11		18		(26)	(31)		(10)			(38)
methods		349		(4)		(10)	(8)					327
Total mark-to-market non-trading derivatives	\$	333	\$	12	\$	(40)	\$ (43)	\$	(10)	\$	\$	252
					5	0						

#### **Table of Contents**

A hypothetical 10% movement in the underlying energy prices would have the following potential gain (loss) impacts on our non-trading derivatives:

As of	Market Prices	Fair Value of Cash Flow Hedges	Earnings Impact of Other Derivatives (in millions)		Total Potential Loss in Fair Value	
	10%					
September 30, 2008 <sup>(1)</sup>	decrease 10%	\$	\$	(328)	\$	(328)
December 31, 2007	decrease			(353)		(353)

(1) The major assumptions for calculating these impacts remain the same during 2008 as disclosed in Quantitative and Qualitative Disclosures About Market Risks in Item 7A of our Form 10-K.

#### **Interest Rate Risk**

We remain subject to the benefits or losses associated with movements in market interest rates related to certain variable-rate debt, cash, cash equivalents and margin deposits, which are most vulnerable to changes in the federal funds rate. As we deconsolidated Channelview on August 20, 2007 and have no borrowings under our senior secured revolver or retail working capital facility, we have no variable-rate debt outstanding as of September 30, 2008. We assess interest rate risks using a sensitivity analysis that measures the potential change in our interest expense/income based on a hypothetical one percentage point movement in the underlying variable interest rate indices. If interest rates increased/decreased by one percentage point, our interest expense would have remained the same for the twelve months ended September 30, 2008 and increased/decreased by \$4 million for the twelve months ended December 31, 2007, and our interest income, net of interest expense would have increased/decreased by \$9 million and \$2 million, respectively. We estimated these amounts by considering the impact of hypothetical changes in interest rates on our variable-rate debt, if any, cash and cash equivalents and net margin deposits based on average balances throughout the respective periods.

If interest rates decreased by one percentage point from their September 30, 2008 and December 31, 2007 levels, the fair market values of our fixed-rate debt would have increased by \$156 million and \$201 million, respectively. Our exposure to interest rate risk will increase following the closing and funding of the \$650 million of additional term loans described in note 17 to our interim financial statements.

#### **Trading Market Risks**

As of September 30, 2008, the fair values of the contracts related to our legacy trading and non-core asset management positions and recorded as net derivative assets and liabilities are:

Twelve
Months
Ending
September
30

	-	ember 80,		ainder					<b>2013</b> and	otal nir
Source of Fair Value	20	009	of 2	2009	20	010	2011 (in millions)	2012	thereafter	lue
Prices actively quoted (Level 1) Prices provided by other external sources (Level 2)	\$	(2) 24	\$		\$	2	\$	\$	\$	\$ 24
Prices based on models and other valuation methods (Level 3)		(1)		(1)		(1)				(3)
Total	\$	21	\$	(1)	\$	1	\$	\$	\$	\$ 21

51

#### **Table of Contents**

During the second quarter of 2008, we made changes to the methodology used for grouping derivative instruments relative to the source of their fair value; however, these changes did not have a material impact in the presentation of information for our legacy trading positions.

Our consolidated realized and unrealized margins relating to these positions are (income (loss)):

	Three Months Ended September 30,			Nine Months Ended September 30,				
	20	008	20	07	20	008	20	007
				(in mi	llions)			
Realized	\$	3	\$	1	\$	12	\$	4
Unrealized		28		7		2		4
Total	\$	31	\$	8	\$	14	\$	8

An analysis of these net derivative assets and liabilities is:

	Nine Months Ended September 30,				
	2	008 (in mill		2007	
Fair value of contracts outstanding, beginning of period Contracts realized or settled Changes in fair values attributable to market price and other market	\$	19 (13) <sup>(1)</sup>	\$	9 (7) <sup>(2)</sup>	
changes		15		10	
Fair value of contracts outstanding, end of period	\$	21	\$	12	

- (1) Amount includes realized gain of \$(12) million and deferred settlements of \$(1) million.
- (2) Amount includes realized gain of \$(4) million and deferred settlements of \$(3) million.

The daily value-at-risk for our trading positions is:

$2008^{(1)}$	2007
--------------	------

	lions)

As of September 30	\$ 8	\$ 2
Three months ended September 30:		
Average	8	3
High	12	4
Low	1	2
Nine months ended September 30:		
Average	13	3
High		5
Low	5	2

(1) The major parameters for calculating daily value-at-risk remain the same during 2008 as disclosed in Quantitative and Qualitative Disclosures About Market Risk in Item 7A of our Form

10-K.

52

#### **Table of Contents**

#### **Fair Value Measurements**

We apply recurring fair value measurements to our derivative assets and liabilities. See note 3 to our interim financial statements. In determining fair value, we consider the credit standing of the counterparties involved, our own non-performance risk as well as the impact of credit enhancements. The fair value of our derivative assets is reduced to reflect the estimated risk of default of counterparties on their contractual obligations. The fair value of our derivative liabilities is reduced to reflect our estimated risk of default on our contractual obligations to counterparties. Consideration of counterparty credit and non-performance risk is considered an unobservable, Level 3 input within the fair value hierarchy.

Derivative instruments classified as Level 2 primarily include OTC derivative instruments such as generic swaps and forwards. The fair value measurements of these derivative assets and liabilities are based largely on unadjusted quoted prices from independent brokers in active markets. An active market is considered to have transactions with sufficient frequency and volume to provide pricing information on an ongoing basis. Derivative instruments for which fair value is calculated using quoted prices that are deemed not active or that have been extrapolated from quoted prices in active markets are classified as Level 3. We adjust seasonal or calendar year quoted prices based on historical observations to represent fair value for each month in the season or calendar year, such that the average of all months is equal to the quoted price. A derivative instrument that has a tenor that does not span the quoted period is considered an unobservable Level 3 measurement.

We evaluate and validate the inputs we use to estimate fair value by a number of methods, including validating against market published prices and daily broker quotes obtainable from pricing services. For OTC derivative instruments classified as Level 2, quotes obtained from brokers generally represent fair value of these instruments. Adjustments to the quotes are adjustments to the bid or ask price depending on the nature of the position to appropriately reflect exit price and are considered a Level 3 input to the fair value measurement.

53

#### **Table of Contents**

#### ITEM 4. CONTROLS AND PROCEDURES

#### **Evaluation of Disclosure Controls and Procedures**

Our management, with the participation of our chief executive officer and chief financial officer, have evaluated the effectiveness of our disclosure controls and procedures (as defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934 (1934 Act)) as of September 30, 2008, the end of the period covered by this Form 10-Q. Based on this evaluation, our chief executive officer and chief financial officer concluded that, as of September 30, 2008, our disclosure controls and procedures were effective.

# **Changes in Internal Control Over Financial Reporting**

There were no changes in our internal control over financial reporting (as defined in Rules 13a-15(f) and 15d-15(f) under the 1934 Act) during the period ended September 30, 2008, that have materially affected, or are reasonably likely to materially affect, our internal control over financial reporting.

# PART II. OTHER INFORMATION

#### ITEM 1. LEGAL PROCEEDINGS

See note 11 to our interim financial statements in this Form 10-Q.

#### ITEM 1A. RISK FACTORS

In addition to the information set forth below, you should carefully consider the factors discussed or referred to in the Risk Factors section of our most recent Annual Report on Form 10-K filed with the Securities and Exchange Commission.

# We may have to post significant amounts of collateral, which could adversely affect our liquidity, financial position and business.

In connection with our commitment to unwind our credit-enhanced retail structure with Merrill Lynch, we will have to post significant additional amounts of collateral. Our levels of collateral postings will be determined and impacted by the final terms and timing of the unwind agreement, the nature and volume of our commodity hedging agreements, commodity prices and other strategic alternatives that we may undertake. Depending on the specific timing of the unwind and the movement in underlying commodity prices, we could incur significant collateral posting obligations that may require us to seek additional sources of liquidity, including additional debt. The covenants in our credit agreements and our agreement with Merrill Lynch restrict our ability to, among other things, obtain additional financing. The \$1.0 billion of contingent capital arrangements, if funded, will have certain restrictions and maintenance covenants, which are expected to be stricter than our existing credit agreements and could prevent us from incurring additional debt and making certain investments.

If we were unable to generate sufficient cash flows from operations or raise cash from other sources, we may not be able to meet our collateral posting obligations. These situations could result from adverse developments in the energy, fuel or capital markets, a disruption in our operations or those of third parties or other events adversely affecting our cash flows and financial performance.

#### ITEM 2. UNREGISTERED SALES OF EQUITY SECURITIES AND USE OF PROCEEDS

In the third quarter of 2008, we issued 1,028,224 shares of unregistered common stock pursuant to cashless warrant exercises and 375,652 shares of unregistered common stock for \$1,912,069 in cash pursuant to warrant exercises, in each case under an exemption pursuant to Section 4(2) of the Securities Act of 1933, as amended.

#### **ITEM 6. EXHIBITS**

Exhibits.

See Index of Exhibits.

Table of Contents 131

54

#### **Table of Contents**

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

RELIANT ENERGY, INC.

(Registrant)

November 10, 2008 By: /s/ Thomas C. Livengood

Thomas C. Livengood

Senior Vice President and Controller (Duly Authorized Officer and Chief

**Accounting Officer**)

55

#### **Table of Contents**

#### INDEX OF EXHIBITS

Exhibits not incorporated by reference to a prior filing are designated by a cross (+); all exhibits not so designated are incorporated herein by reference to a prior filing as indicated. The exhibits with the asterisk symbol (\*) are compensatory arrangements filed pursuant to Item 601(b)(10)(iii) of Regulation S-K.

Exhibit Number	Document Description	Report or Registration Statement	SEC File or Registration Number	Exhibit Reference
3.1	Third Restated Certificate of Incorporation	Reliant Energy, Inc. s Quarterly Report on Form 10-Q for the period ended June&nbs		