YEAR 2002

# ANNUAL REPORT

# NorthWestern Energy

(Townsend Propane)

GAS UTILITY



TO THE
PUBLIC SERVICE COMMISSION
STATE OF MONTANA
1701 PROSPECT AVENUE
P.O. BOX 202601
HELENA, MT 59620-2601

RECEIVED BY
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PUBLIC SERVICE
COMMISSION

REVISED JULY 28, 1998

# PROPANE ANNUAL REPORT

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Sch. 1	IDENTIFICATION				
1					
2	Legal Name of Respondent:	NorthWestern Energy			
3		(formerly The Montana Power Company)			
4	Name Under Which Respondent Does Business:	NorthWestern Energy			
5					
6	Date Utility Service First Offered in Montana:	Electricity - Dec 12, 1912			
7		Natural Gas - Jan 01, 1933			
8		Propane - Oct 13, 1995			
9					
10	Person Responsible for Report:	Ernie Kindt			
11					
12	Telephone Number for Report Inquiries:	or Report Inquiries: (406) 497-2233			
13					
14	Address for Correspondence Concerning Report:	· · · · · · · · · · · · · · · · · · ·			
15		Butte, Montana 59701			
16					
17					
18					
19	If direct control over respondent is held by another e				
20	address, means by which control is held and percer	nt ownership of controlling			
1	entity.				
22					
23	NorthWestern Energy is a 100% controlled division of:				
24					
25	NorthWestern Corporation				
26	125 South Dakota Avenue				
27	Sioux Falls, SD 57104-6403				
28					
29					

Sch. 2	BOARD OF DIRECTORS	
	Director's Name & Address (City, State)	Remuneration
1		
2 3 4 5 6 7 8 9	NOT APPLICABLE	
3		
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17 18:

TOTAL TRANSPORT OF THE SE

Sch. 3		OFFICERS	
	Title	Department Supervised	Nama
1	The second secon	Department oupervised	Name
2 3	President	Executive	Michael J. Hanson
4 5	Vice President, Human Resources	Human Resources	Jana Quam
6 7 8	Vice President, Financial Planning and Analysis	Financial Services	David A. Monaghan
9 10 11	Vice President, Chief Accounting Officer	Controller Services	Ernie Kindt
12 13 14	Senior Vice President Information Technology and	Information Services	Bart Thielbar
15 16 17	Chief Information Officer		
18 19	Senior Vice President Administrative Services	Administrative Services	Dennis Lopach
20 21 22	Vice President, Distribution Operations/MT	Distribution Services	Glen Herr
23 24 25	Vice President, Transmission Operations	Transmission Services	David G. Gates
26 27	Vice President, Regulatory Affairs	Regulatory Affairs	Patrick R. Corcoran
28 29 30 31	Vice President, Asset Management	Asset Management	Greg Trandem
32 33 34	Vice President, Distribution Operations/SD& NE	Distribution Services	Curt Pohl
35 36 37	Vice President, Customer Care	Customer Care	Bobbi Schroeppel
38 39 40			
41 42 43			
44 45			
46 47 48			
49			

Sch. 4		CORPORATE STRUCTURE - 1/		
			Earnings	% of
4	Subsidiary/Company Name	Line of Business	(000)	Total
1	NORTHWESTERN ENERGY			
3				
3	· ·		(\$25,255)	95.26%
4		Electric utility	(\$25,255)	93.20 /
5	1	Natural gas utility		
6		Propane utility		
7	Canadian-Montana Pipe Line Corporation	Natural gas transmission		
8	1	Inactive		
9	1	Financing		
	MPC Natural Gas Funding Trust	Bond transition financing		
11				
12			(1,258)	4.74%
	Montana Power Services Company	Inactive	(1, -1)	
14		Supply energy to schools and public lighting		
15	· ·	Underground facility locating		
	Colstrip Unit 4 Lease Mgmt Division	Wholesale sales of electric power *		
17		Milltown Dam		
18				
19				
20				
21				
22				
23				
24				
25				
26				
27				
28				
29				
30				
31				
32				
33 34				
35				
36				
37				
38				
39				
40				
41	1			
42	1			
43	i e			
44	l .			
45				
46	1			
47	•			
48	1			
49	1			
50				
51				
52	2			
53				
54				
55			(26,513)	100.00%
56	1/ - This schedule is prepared as of the filing	date of 6/13/03. The balance sheet is prepared as of		
57		anies not reflected on this schedule.		
58	3			
59		n is an operating division of Northwestern Energy.		

Sch. 5		CORPORATE ALLOCATIONS	LOCATIONS			
				\$ to MT EI &		
	Departments Allocated	Description of Services	Allocation Method	Gas Utilities	MT %	\$ to Other
- 0	Corporate - 1/	Includes all of the Corporate Departments in NOR including Chariman; Vice Chairman; CFO; HR: Flight Services & Investor Services	Direct Charge of a Fixed Monthly Amount from corporate	\$4,529,097	79.09%	\$1,197,658
r	1 Hillita A description of the Control	יייי וייייי וייייי ויייייי וייייייי ויייייי				
າ	Utility Administration - Z/		:		3	1
4 W	Executive Department	Includes the following departments: CEO; T&D Executives; Asset Mgmt; Market	All overhead costs not charged directly are allocated to the Utility & Nonutilities	\$1,926,682	71.08%	\$817,806
9		Analysis & Planning.	based on number of employees or on %'s developed using formulas based on net			
- 00 (			plant, revenues and gross payroll.	SAME AND COME COME OF		
10						
1 2						
£ ±	Human Resources	Includes the following departments: Human	All overhead costs not charged directly	1,926,682	78.32%	533,447
4 7		resources; benefits Admin., Compensation & Labor Relations; Employment; Organizational	are anocated to the dunity & Nortunities based on number of employees or on %'s			
9 !		Development; Technology Training;	developed using formulas based on net			
18			piant, revenues and gross payroii.			
19	Figure / Accounting	technides the following departments: V/D of Einence:	All windhood costs and character disortive	8 653 532	65 64%	4 529 639
2 5		Andit Services: Risk Management: Treasury	All overnead costs not charged directly are allocated to the Utility & Nonutilities	200,000,0	8, 10.50	4,020,020
22	-	Services; Accounting; Tax & Financial Reporting	based on number of employees or on %'s			
23		Credit & Cash Management	developed using formulas based on net			
25			plant, revenues and gross payroll.			
26						
27						***************************************
8 68	MT Facilities	Includes the following departments:	All overhead costs not charged directly	2,519,719	93.67%	170,224
30		Facilities; Mailing Services &	are allocated to the Utility & Nonutilities			
33		Printing Services	based on number of employees or on %'s			
32			developed using formulas based on net			
33			plant, revenues and gross payroll.			
8 G						
32						

Sch. 5 cont	cont.	CORPORATE ALLOCATIONS	LOCATIONS			
				\$ to MT EI &		
	Departments Allocated	Description of Services	Allocation Method	Gas Utilities	% LW	\$ to Other
-	Information Services	Includes the following departments:	All overhead costs not charged directly	8,022,425	83.30%	1,608,397
2		IT Sr; VP/CIO; IT Applications; Administrative	are allocated to the Utility & Nonutilities			
· γ		Systems; Special Purpose Systems; Client	based on %'s developed using formulas			
4 ro		Services, infrastructure, Technical Services, Architecture and Key Accounts Rep	based on het plant, revenues and gross payroll.			
9						
7 8 8	Administrative Services	Sr. VP of Administrative Service; Legal; Government Affairs; Records Control	All overhead costs not charged directly are allocated to the Utility & Nonutilities based on %'s developed using formulas	1,438,697	87.19%	211,311
2 7 9			based on net plant, revenues and gross payroll.			
1 5	Customer Service	Customer Service; Promotional Advertising	All overhead costs not charged directly	10,974,348	66.16%	5,614,429
4 5			are allocated to the Utility & Nonutilities based on number of employees or on %'s			
16			developed using formulas based on net			
- 82						
19	Communications	Communications; Advertising; Community Relations: Web Development: Video/Photo	All overhead costs not charged directly are allocated to the Utility & Nonutilities	1,096,070	58.97%	762,634
21		Services.	based on number of employees or on %'s			
22			developed using formulas based on net plant, revenues and gross payroll.			
24						
25 26						
27						
29	TOTAL			\$36,558,154	71.96%	\$14,247,877
30		17 - Cornorate Department are located in Huron and a set amount was charged to the utility companies for the vear	companies for the vear			
32						
33		2/ - Utility administration departments are in transition with many areas within N.W.E being combined.  Cost wors observed direct to MT & SDAIE utilities and then allocated to the commonts during most of the year.	combined.			
35.		וו מ טביות שנוווופט מווס מופון מווסכמופט נס מופ ספקוופונט כם	ing most of the year.			

SCHEDULE 6

	AFFILIATE TRANSACTIONS - P	NSACTIONS - PRODUCT	RODUCTS & SERVICES PROVIDED TO UTILITY	ED TO UTIL	ALI		
;		(b)	(c)	(p)	(e)	(t)	
Line				Charges	% Total	Charges to	
<u>8</u>	Affiliate Name	Products & Services	Method to Determine Price	to Utility	Affil. Revs.	MT Utility	
	1 Nonutility Subsidiaries						
-	2						
	3 One Call Locators	Line location services	Market Rates	1,444,154	1.69%	1,444,154	
	**SEWELWIN	Communication Services					
•	4 Touch America, Inc	(January 2002 only)	Market Rates	44,504	0.05%	44,504	
•	5 Discovery Energy Solutions Energy services	Energy services consulting Market	Market Rates	1,513	0.00%	1,513	
					•		
	Colstrip Unit 4 - Lease						
	6 Management Division	Purchased Power	Market Rates	167,679	0.20%	167,679	
	8						
	6						
_	10 TOTAL Nonutility Subs			1,657,849		1,657,849	
_	11 Total Nonutility Subs Revenues			85,453,174	*		
<del>-</del>	12						
<del>-</del>	13 Utility Subsidiaries						
Ť	14 Total Utility Subsidiaries						
<del>,</del>	15 Total Utility Sub Revenues			4,325,891			
Ť	16 TOTAL AFFILIATE TRANSACTIONS	NS.		1,657,849		1,657,849	

\*Does not include TA's January 02 Revenues, as the data is no longer available to us.

Sch. 7		ILIATE TRANSACTIONS - PRODI	AFFILIATE TRANSACTIONS - PRODUCTS & SERVICES PROVIDED BY UTILITY	TILITY			
	Affiliato Namo	0 0 0		Charges	% of Total	Revenues	
	Allinate Ivallie	Products & Services	Method to Determine Price	to Affiliate	Affil. Exp.	to MT Utility	
	1 2 Nonutility Subsidiaries						
	3 One Call Locators	Sales of Gas & Electricity	Tariff Schedules	\$7,083	0.03%	\$7,083	
	5						
- '	9					0	
	8					0	
	9 Total Nonutility Subsidiaries			7.083	0.03%	7.083	
<u>-</u>	10 Total Nonutility Subsidiaries Expenses			21,290,588	67.000	0001	
12	2 - 1						
13	Utility Subsidiaries						
4 ,	1					1	
<u>-</u>	10 lotal Utility Subsidiaries			1	0.00%	1	
7	16 Total Utility Subsidiaries Expenses			68,057,395			
1.	17 TOTAL AFFILIATE TRANSACTIONS			\$7,083		\$7.083	
			The state of the s	E	Programme and a second	22-1-1	

Sch. 8	ch. 8 MONTANA UTILITY INCOME STATEMENT - PR				
			This Year	Last Year	
		Account Number & Title	Utility	Utility	% Change
1					
2	400	Operating Revenues	\$359,639	\$310,682	15.76%
3					
4	Total Ope	rating Revenues	359,639	310,682	15.76%
5					
6		Operating Expenses			
7					
8	401	Operation Expense	247,140	299,943	-17.60%
9	402	Maintenance Expense	33,449	35,573	-5.97%
10	403	Depreciation Expense	45,159	44,703	1.02%
11	407.3	Regulatory Debits	173	22	
12	408.1	Taxes Other Than Income Taxes	39,844	43,880	-9.20%
13	409.1	Income Taxes-Federal	(9,621)	(21,764)	55.80%
14		-Other	(1,990)	(7,922)	74.88%
15	410.1	Deferred Income Taxes-Dr.	22,509	16,144	39.43%
16	411.1	Deferred Income Taxes-Cr.	0	0	0.00%
17					
18	Total Ope	rating Expenses	376,664	410,579	-8.26%
19	NET OPER	RATING INCOME	(\$17,025)	(\$99,897)	82.96%

Sch. 9	MONTANA REVENUES - PROPANE				
		This Year	Last Year		
	Account Number & Title	Utility	Utility	% Change	
1					
2	Sales to Ultimate Consumers				
3					
4	440 Residential	290,916.52	\$270,694	7.47%	
5	442 Commercial & Industrial-Small	68,722	39,988	71.86%	
6					
7	Total Sales to Ultimate Consumers	359,639	310,682	15.76%	
8	447 Sales for Resale				
9					
1	Total Sales of Propane	359,639	310,682	15.76%	
11	449.1 Provision for Rate Refunds				
12					
13	Total Revenue Net of Rate Refunds	359,639	310,682	15.76%	
14					
15	Other Operating Revenues				
16					
17		-	***	-	
18	TOTAL OPERATING REVENUE	\$359,639	\$310,682	15.76%	

Sch. 10					
		This Year	Last Year		
	Account Number & Title	Utility	Utility	% Change	
1	Supply Expenses				
2	Other Propane Supply Expense-Operation				
3	804 Purchases	\$0	\$0	#DIV/0!	
4	808 Propane Withdrawn from Storage	213,108	259,921	-18.01%	
5	809 Propane Delivered to Storage	-	_	#DIV/0!	
6	Total Supply Expenses	213,108	259,921	-18.01%	
7	Storage Expenses				
8	Other Storage-Operation				
9	840 Operation Supervision & Engineering	-	-	0.00%	
10	841 Operation Labor & Expenses	•••	_	#DIV/0!	
11	842 Rents	2,567	3,026	-15.16%	
12	Total Operation-Other Storage	2,567	3,026	-15.16%	
13					
1	Other Storage-Maintenance				
15	847 Maintenance Storage Expenses	_	_	0.00%	
1	Total Maintenance-Other Storage	-	-	0.00%	
ſ	Total Storage Expenses	2,567	3,026	-15.16%	
18	Distribution Expenses	, , , , , , , , , , , , , , , , , , , ,			
	Distribution-Operation				
20	870 Supervision & Engineering	_	_	#DIV/0!	
21	874 Mains & Service	4,659	1,875	148.45%	
22	878 Meter & House Regulators	6,075	6,928	-12.31%	
23	879 Customer Installation	4,563	5,639	-19.08%	
24	880 Other	1,940	2,423	0.00%	
25	Total Operation-Distribution	17,236	16,865	2.20%	
1	Distribution-Maintenance	·	, , , , , , , , , , , , , , , , , , , ,		
27	885 Maintenance Superv. & Eng.	_	_	0.00%	
28	' '	40	1,158	0.00%	
29	i i	482	684	-29.53%	
30	893 Maint. of Meters & House Regulators	186	309	0.00%	
31	894 Maintenance of Other Equipment	-	-	#DIV/0!	
32	Total Maintenance-Distribution	708	2,151	-67.09%	
33	Total Distribution Expenses	17,944	19,016	-5.64%	
34	•				
35	Customer Accounts Expenses				
1	Customer Accounts-Operation				
37	901 Supervision		-	0.00%	
38	!	810	597	35.49%	
39	ı	1,801	201	0.00%	
1	Total Customer Accounts Expenses	2,611	798	227.13%	

Sch. 10 cont MONTANA OPERATION & MAINTENANCE EXPENSES - PROPANE								
		This Year	Last Year					
	Account Number & Title	Utility	Utility	% Change				
1	Administrative & General Expenses							
2	Admin. & General - Operation							
3	920 Salaries	4,869	14,843	-67.20%				
3	921 Employee Travel	248	286	-13.21%				
4	921 Office Supplies	528	(503)	205.09%				
5	923 Outside Services	3,069	2,316	32.48%				
6	925 Injuries & Damages	559	60	831.97%				
7	926 Employee Pensions and Benefits	2,345	1,173	99.97%				
8	928 Regulatory Commission Expense		1,159	-100.00%				
9	Total Operation-Admin. & General	11,618	19,334	-39.91%				
10	Admin. & General - Maintenance							
11	935 General Plant	32,741	33,422	-2.04%				
12	Total Admin. & General Expenses	44,359	52,756	-15.92%				
13								
14	TOTAL OPER. & MAINT. EXPENSES	\$ 280,589	\$ 335,517	-16.37%				

Sch. 11	MONTANA TAXES OTHER THAN INCOME - PROPANE							
	Description	This Year	Last Year	% Change				
1								
2	<u>Federal Taxes</u>							
3	2521xx Social Security, Medicare and Unemployment	1,357.03	o	-				
4								
5	<u>Montana Taxes</u>							
6	252410 Real Estate & Personal Property	37,408.05	\$43,272	-13.55%				
7	252450 Consumer Counsel	200	263	-23.65%				
8	252450 Public Service Commission	441	897	-50.79%				
9	Other Miscellaneous	437	607	-28.07%				
10								
11	TOTAL TAXES OTHER THAN INCOME	\$39,844	\$45,039	-11.53%				

Sch. 12	THE PARTY OF THE P								
	Name of Recipient	Nature of Service	Total						
	Alme Construction, Inc.	Gas Pipeline Construction	251,612						
	Asplundh	Tree trimming	2,050,820						
	Automotive Rentals	Fleet Management	764,241						
	Bill Field Trucking, LLC	Equipment transportation	330,283						
5	Burns International Security	Security service	267,908						
6		Maintenance	185,161						
	Crowley, Haughey, Hanson	Legal services	454,252						
	EES Consulting	Consulting service	110,373						
9	Express Services, Inc.	Temporary service	407,083						
10	First Data Ingegrated Systems	Customer Service	177,037						
3	Graves Law Offices	Legal services	944,729						
12	Harp Line Constructors Co.	Line construction & maintenance	559,278						
13	Heath Consultants, Inc.	Gas leak detection	100,118						
14	Independent Inspection Co	Electric line inspection	637,674						
15	Itron, Inc.	Hardware/software maintenance	1,018,439						
16	KPMG Consulting	Consulting service	165,188						
	Lewis Mfg. & Construction, Inc.	Contractor	115,005						
	Mtn.Utility Constr.& Design	Contractor	448,216						
19	Nat'l Ctr. For Appropriate Technology	Lab Testing	746,593						
	Northwest Energy Efficiency	Energy serices	575,599						
21	Omega Television Productions LLC	Advertising	129,603						
22	Orcom Solutions	Programming & implementation	3,765,723						
23	Power Resource Managers	Power scheduling and dispatch	183,748						
24	PricewaterhouseCoopers	Auditing/ Consulting	289,285						
	Right Management Consultants	Consulting service	112,451						
	Rod Tabbert Construction, Inc.	Contractor	207,094						
	Schweitzer Engineering Labs	Lab contract	231,435						
	State Line Contractors	Contractor	142,744						
29	Stoel Rivers LLP	Default supply services	168,774						
1 1	Stone and Webster Consultants	Consulting service	133,214						
1 1	Thelen Reid & Priest, LLC	Legal services	145,789						
1 1	Towers Perrin	Consulting/Actuary	251,154						
1	Trademark Electric Inc.	Electrical services	125,505						
	Utility Consulting Services	Contractor	185,180						
	Utility Solutions Inc.	Software services	294,365						
	Varsity Contractors	Janitorial services	186,708						
1	Washington Infastructure	Milltown Dam	235,724						
	XENERGY, Inc.	Contract services	1,346,859						
39			, = 13,333						
	Total Payments for Services		18,444,963						
42	1/ Due to the multiple % allocations, it is not	t practical to separately identify amounts charged to	the electric or gas utility.						

Sch. 13	POLITICAL ACTION COMMITTEES / POLITICAL CONTRIBUTIONS	
1		
2	Northwestern Energy does not make any contributions to Political Action	
3	Committees (PACs) or candidates.	
4	,	
5	There is an employee PAC - Citizens for Responsible Government / Employees of	
6	Northwestern Energy (CRG). CRG is an organization of employees and	
7	shareholders of Northwestern Energy. All of the money contributed by	
8	members goes to support political candidates. No company funds may be spent in	
9	support of a political candidate. Nominal administrative costs for such things as	
10	duplicating and postage are poid by the Contract. The	
11	duplicating and postage are paid by the Company. These costs are charged to shareholder expense.	

0 5 44	DENGLON COOTS			
Sch. 14	PENSION COSTS Description	Last Year	This Year	% Change
1	Plan Name: Retirement Plan for Employees	2001 7 00.	77.110	70 Ondrigo
2				
-	Defined Benefit Plan	Yes	Yes	
	Defined Contribution Plan (See Schedule 14A) Is the Plan overfunded?	Yes - 2/	No - 3/	
$\epsilon$		163 - 2/	140 - 3/	
7				
	Actuarial Cost Method	Projected Unit Credit Method		
	IRS Code		20.400	
10 11	Annual Contribution by Employer	0	30,466	
	Accumulated Benefit Obligation	241,360,765	240,529,878	-0.34%
	Projected Benefit Obligation	229,830,140		
	Fair Value of Plan Assets	191,046,243	163,468,246	-14.44%
15		7.00%	0.500/	
	6 Discount Rate for Benefit Obligations 7 Expected Long-Term Return on Assets	7.00% 9.00%		
18		3.0070	0.5076	
	Net Periodic Pension Cost:			
20		3,675,916		12.72%
	Interest Cost	15,612,221		11.10%
	Return on Plan Assets (Expected) Net Amortization	(17,921,050) 1,900,249	(16,474,650) 1,919,570	-8.07% 1.02%
	Special Termination Benefit Charge	0	4,191,451	100.00%
	Curtailment Charge	0	910,439	100.00%
	Settlement Charge	0	3,744,292	•
2 <sup>2</sup> 25	Total Net Periodic Pension Cost	3,267,336	15,779,446	382.95%
	6 Minimum Required Contribution			
	Actual Contribution	0	4,000,000	#DIV/0!
28	B Maximum Amount Deductible	0	20,535,023	#DIV/0!
	Benefit Payments	15,219,835	14,453,492	-5.04%
30	Montana Intrastate Costs:			
	Pension Costs	NOT AVAILABLE		
33	Pension Costs Capitalized			
34	` ,			
35	5 5 Number of Company Employees: 1/			
37				
38		1,152	1,147	-0.43%
39		1,160	1,179	
4(	, , ,	873		
4° 42		3,185	3,193	0.25%
43	· · · · · · · · · · · · · · · · · · ·			
44	1 1/ Obtained from The Actuarial Valuation Report of the	ne Retirement Plan for Employee:	s of The	
45	· · · · · ·	ry 1, 2001 and 2002 respectively.		
46	of 2/ As of December 31, 2001, the fair value of assets	was \$101.0 million and the project	atad banafit ahliga	tion
48		• •	•	
49		3		
50	as of December 31, 2001.	•		
5		- 0400 5		
52 53	2 3/ As of December 31, 2002, the fair value of assets		_	
5. 5 <u>4</u>	•			
5		2	ŢO //////	
56	·			

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Page	14
raue	: 14

					Page 14
	PENSION COSTS				
	Description	Last Year	This	s Year	% Change
	Plan Name: Retirement Savings Plan				
2	D. C D C. D (O O . L				
	Defined Benefit Plan (See Schedule 14)	Vaa	V		
	Defined Contribution Plan	Yes	Yes	i	
	Is the Plan overfunded?				
6					
7	Actuarial Cost Method				
	IRS Code				
	Annual Contribution by Employer				
11	Annual Contribution by Employer				
	Accumulated Benefit Obligation				
	Projected Benefit Obligation				
	Fair Value of Plan Assets	100	,333,678	85,938,422	-21.40%
15	Tall Value of Flatt/105cts	100	,000,070	05,550,422	*21.40 /o
	Discount Rate for Benefit Obligations				
	Expected Long-Term Return on Assets				
18	Expedied Long Term Netam on 7,000.0				
	Net Periodic Pension Cost:				
	Service Cost				
	Interest Cost	NOT APPLICABLE			
22	Return on Plan Assets (Actual)				
23					
24	Total Net Periodic Pension Cost				
25					
	Minimum Required Contribution				
	Actual Contribution	NOT APPLICABLE			
	Maximum Amount Deductible				
	Benefit Payments				
30					
	Montana Intrastate Costs:	NOT ADDITIONS F			
	Pension Costs	NOT APPLICABLE			
33	Pension Costs Capitalized				
35	Accumulated Pension Asset (Liability) at Year End				
	Number of Company Employees :				
37	Covered by the Plan Eligible		1,313	1,141	-13.10%
38	Not Covered by the Plan		0	0	213.1076
39	Active Participating		955	1,029	7.75%
40	Retired			.,===	, 5,0
41	Vested Former Employees, Retirees and		358	377	5.31%
42	Active-Noncontributing				
43	Total Covered by the Plan		1,313	1,406	7.08%
44	Total Not Covered by the Plan		0	0	
45					
46					
47					
48					
49					
50					
51 52					
52 53					
53 54					
55					
33					

1. General Information   1.0   2.	Sch 15	OTHER POST EMPLOYMENT BENEFITS (OPEBS)			
2 Discourt Rate for Benefit Obligations 3 Expected Long-Torm Return on Assets 4 Medical Cost Inflation Rate 5 Actuarial Cost Inflation Rate 8 Actuarial Cost Inflation Rate 9 (9,5,6)%, 7 12,0%,5,0%,9 9 (9,5,5,0%,7 12,0%,5,0%,9 9 (9,5,5,0%,7 12,0%,5,0%,9 9 (9,5,5,0%,7 12,0%,5,0%,9 9 Method - Tax Advantaged (Yes or No) 8 List each method used to fund OPEBs ((er VEBA, 401(h)): 9 Method - Tax Advantaged (Yes or No) 10 Union Employees - VEBA 11 Non-Union Employees - VEBA 11 Non-Union Employees - VEBA 11 Total Company 15 Accumulated Post Retirement Benefit Obligation (APBO) 17 Fair Value of Plan Assets 9 5,871,614 4,869,343 -17.07% 18 Is the amount funded through each funding method: 19 Uses the amount funded through each funding method: 20 VEBA-6/ 401(h) - 6/ 1,293,925 3,436,840 165,61% 21 401(h) - 6/ 1,293,925 3,436,840 165,61% 22 Other: Cash 811,379 1,071,468 32,06% 23 Total Amount Funded 81,175,00% 24 Extra Employees - VEBA 81,137 1,073,647 132,83% 25 List amount that was tax deductible for each type of funding: 26 VEBA 94 461,137 1,073,647 132,83% 27 401(h) 1,293,925 3,436,840 165,61% 28 Other: Cash 811,379 1,071,468 32,06% 29 Total Amount Tax Deductible 100 1,293,925 3,436,840 165,61% 29 Total Amount Tax Deductible 100 1,293,925 3,436,840 165,61% 30 1Net Periodic Post Retirement Benefit Cost: 31 Net Periodic Post Retirement Benefit Cost: 32 Service Cost 419,695 549,846 31,01% 33 Interest Cost 1,295,6441 5,581,955 117,50% 34 Return on Pian Assets (Expected) 1,851,224 2,196,959 18,88% 35 Amort. of Transition Oblig, & Repulatory Asset 791,706 788,960 -0,35% 36 Amort. amount Plan Assets (Expected) 1,976,398 3,650,369 85,02% 39 Benefit Cost Expensed 1,976,398 3,650,369 85,02% 40 Benefit Cost Capitalized (Cost Expensed 1,976,398 3,600,309 84,70% 41 Total Benefit Cost Capitalized (Covered by the Plans 1,007,408 11,000,309 84,70% 42 Total Benefit Cost 2,295,452 4,600,039 84,70% 43 Return on Pian Assets 106 Valuation. Assumptions and data are as of December 31, 2001. 13,334 50 Total Covered by the Plans 1,000,400 14 Assu		Description	Last Year	This Year	% Change
Sepected Long-Term Return on Assets				<del>-</del>	
4 Medical Cost Inflation Rate 3/ 9,0%,5,50%,7 12,0%,5,0%-9 7 Actuarial Cost Method Projected Furth Credit Actuarial Cost Method allocated from date of hire to full eligibility date.  8 List each method used to fund OPEBs (ie: VEBA, 401(h)): 9 Method - Tax Advantaged (Yes or No) YES 10 Union Employees - VEBA 11 Non-Union Employees - 401(h) 12 Describe Changes to the Benefit Plan: None. 13 14 Total Company 15 16 Accumulated Post Retirement Benefit Obligation (APBO) 26,454,217 32,263,151 21,96%,17 17 Fair Value of Plan Assets 5,871,614 4,869,343 -17,07%,18 18 19 List the amount funded through each funding method: 20 VEBA - 67 21 401(h) - 6/ 461,137 1,073,647 132,83%,18 22 Total Amount Funded 23 Total Amount Funded 24 401(h) - 6/ 2,566,441 5,581,955 117,50%,24 25 List amount that was tax deductible for each type of funding: 26 VEBA - 67 27 401(h) 1,299,925 3,436,840 165,61%,28 28 Other: Cash 811,379 1,071,468 32,06%,29 Total Amount Funded 29 Total Amount Funded Benefit Cost: 30 Other: Cash 811,379 1,073,647 132,83%,30 31 Not Periodic Post Retirement Benefit Cost: 32 Service Cost 419,685 449,686 311,759,30 31 Not Periodic Post Retirement Benefit Cost: 32 Service Cost 419,685 549,686 31,01%,33 interest Cost 419,685 549,686 31,01%,33 interest Cost 419,685 549,659 18,86%,34 10,10%,34					
5 Actuarial Cost Method 6 1		•			-5.56%
State each method used to fund OPEBs (ie: VEBA, 401(h)):   Web   Method - Tax Advantaged (Yes or No)   YES     Union Employees - VEBA			•		
Rule eligibility date.   Rule eligibility date.   Rule eligibility date.					
8 List each method used to fund OPEBs (ie: VEBA, 401(h)); 9 Method - Tax Advantaged (Yes or No) YES 10 Union Employees - VEBA 11 Non-Union Employees - 401(h) 12 Describe Changes to the Benefit Plan: None. 13 14 Total Company 15 16 Accumulated Post Retirement Benefit Obligation (APBO) 26,454,217 32,263,151 21,96%, 17 Fair Value of Plan Assets 5,871,614 4,869,343 -17,079, 18 19 List the amount funded through each funding method: 20 VEBA - 6/ 461,137 1,073,647 132,83%, 21 401(h) - 6/ 12,233,925 3,436,840 165,61%, 22 Other: Cash 811,379 1,071,480 32,06%, 23 Total Amount Funded 2,566,441 5,581,955 117,50%, 24 List amount that was tax deductible for each type of funding: 25 VEBA - 6/ 461,137 1,073,647 132,83%, 24 List amount that was tax deductible for each type of funding: 26 VEBA - 6/ 461,137 1,073,647 132,83%, 27 401(h) 1,293,925 3,436,840 165,61%, 28 Other: Cash 811,379 1,071,486 32,06%, 29 Total Amount Tax Deductible  2,566,441 5,581,955 117,50%, 29 Total Amount Tax Deductible  2,566,441 5,581,955 117,50%, 30 11 Net Periodic Post Retirement Benefit Cost: 32 Service Cost 419,695 549,846 31,01%, 33 Interest Cost 1,861,224 2,196,959 18,88%, 34 Return on Plan Assets (Expected) (705,817) (399,122) -43,45%, 35 Amort. of Transition Oblig & Regulatory Asset 791,706 789,960 -0,35%, 36 Amort. of Transition Oblig & Regulatory Asset 791,706 789,960 -0,35%, 36 Amort. of Transition Oblig & Regulatory Asset 791,706 789,960 -0,35%, 37 Amortization of Gains or Losses 0 471,952 401,071,468 32,06%, 41 Benefit Cost Expensed 1,376,398 3,550,359 -65,02%, 40 Benefit Cost Capitalized 1,476,509,399 84,70%, 43 Benefit Cost Capitalized 1,476,509,399 84,70%, 43 Benefit Cost Capitalized 1,568,509,399 84,70%, 43 Benefit Cost Capitalized 1,568,509,					of hire to
9 Method - Tax Advantaged (Yes or No.) YES 10 Union Employees - VEBA 11 Non-Union Employees - 401(h) 12 Describe Changes to the Benefit Plan: None. 13 14 Total Company 15 16 Accumulated Post Retirement Benefit Obligation (APBO) 26,454,217 32,263,151 21,96% 17 Fair Value of Plan Assets 5,871,614 4,869,343 17,07% 18 19 List the amount funded through each funding method: 20 VEBA - 6/ 461,137 1,073,647 132,83% 21 401(h) - 6/ 1,233,925 3,436,840 185,681,292 1,071,468 32,06% 23 Total Amount Funded 190 11,071,468 32,06% 23 Total Amount Heured as 11,071,468 32,06% 24 25 List amount that was tax deductible for each type of funding: 26 VEBA 461,137 1,073,647 132,83% 27 401(h) 1,071,468 32,06% 28 Other: Cash 811,379 1,071,468 32,06% 29 Total Amount Tax Deductible 81,179 1,071,468 32,06% 29 Total Amount Tax Deductible 10,179,179,179,179,179,179,179,179,179,179			ruli eligibility da	e.	
10					
11 Non-Union Employees - 401(h)     12 Describe Changes to the Benefit Plan: None.     13   14 Total Company     15					
12 Describe Changes to the Benefit Plan: None.		' '			
13 14 Total Company 15 16 Accumulated Post Retirement Benefit Obligation (APBO) 26,454,217 32,263,151 21,96% 17 Fair Value of Plan Assets 5,871,614 4,869,343 -17,07% 18 19 List the amount funded through each funding method: 20 VEBA - 6/ 461,137 1,073,647 132,83% 21 401(h) - 6/ 12,939,25 3,436,840 165,61% 22 Total Amount Funded 23 Total Amount Funded 24 25 List amount that was tax deductible for each type of funding: 26 VEBA 27 401(h) 1,293,925 3,436,840 165,61% 28 Other: Cash 411,379 1,071,468 32,06% 29 Total Amount Tax Deductible 29 Total Amount Tax Deductible 29 Total Amount Tax Deductible 31 Net Periodic Post Retirement Benefit Cost: 32 Service Cost 419,695 549,846 310,1% 33 Interest Cost 18,512,24 2,196,959 11,75,50% 36 Amortization of Prior Service Cost 198,649,649 (705,817) (399,122) -43,45% 36 Amortization of Prior Service Cost 198,649,649 (705,817) (399,122) -43,45% 37 Amortization of Prior Service Cost 198,649,649 (705,817) (399,122) -43,45% 38 Total Net Periodic Post Retirement Benefit Cost 2,495,452 4,699,039 84,70% 39 Benefit Cost Expensed 19,763,98 3,650,359 -65,02% 40 Benefit Cost Capitalized 374,318 691,366 -26,58% 41 Benefit Cost Capitalized 374,318 691,366 -26,58% 42 Total Benefit Cost Capitalized 374,318 691,366 -26,58% 43 Retired 600,000 PCS 2005 PCS 800 PCS 986 63,80% 44 Selectific Cost Capitalized 374,318 691,366 -26,58% 45 Number of Company Employees: 600,000 PCS 986 63,80% 47 Active 11,156 1,147 -0,78% 48 Retired 600,000 PCS 2005 PCS 8106 Valuation. Assumptions and data are as of December 31, 2001. 53 20 Ottained from MPC's 2005 PASB 106 Valuation. Assumptions and data are as of					
15 16 Accumulated Post Retirement Benefit Obligation (APBO) 26,454,217 32,263,151 21,96% 17 Fair Value of Plan Assets 5,871,614 4,869,343 -17.07% 18 19 List the amount funded through each funding method: 20 VEBA - 6' 461,137 1,073,647 132,83% 21 401(n) - 6' 1,293,925 3,436,840 166,61% 22 Other: Cash 811,379 1,071,468 32,06% 23 Total Amount Funded 2 2,566,441 5,551,955 117,50% 24 15 15 15 15 15 15 15 15 15 15 15 15 15					
15 16 Accumulated Post Retirement Benefit Obligation (APBO) 26,454,217 32,263,151 21,96% 17 Fair Value of Plan Assets 5,871,614 4,869,343 -17.07% 18 19 List the amount funded through each funding method: 20 VEBA - 6' 461,137 1,073,647 132,83% 21 401(n) - 6' 1,293,925 3,436,840 166,61% 22 Other: Cash 811,379 1,071,468 32,06% 23 Total Amount Funded 2 2,566,441 5,551,955 117,50% 24 15 15 15 15 15 15 15 15 15 15 15 15 15					
17   Fair Value of Plan Assets   5,871,614   4,869,343   -17.07%   18       18   List the amount funded through each funding method:   20   VEBA - 6'   461,137   1,073,647   132,83%   21   401(h) - 6'   1,293,925   3,436,840   165,61%   22   Other: Cash   811,379   1,071,468   32,06%   23   Total Amount Funded   2,566,441   5,581,955   117.50%   24   25   List amount that was tax deductible for each type of funding:   26   VEBA   461,137   1,073,647   132,83%   27   401(h)   1,293,925   3,436,840   165,61%   28   Other: Cash   811,379   1,071,468   32,06%   29   Total Amount Tax Deductible   2,566,441   5,581,955   117.50%   29   Total Amount Tax Deductible   2,566,441   5,581,955   117.50%   30   31   Net Periodic Post Retirement Benefit Cost:   32   Service Cost   419,695   549,846   31,01%   33   Interest Cost   1,851,224   2,196,959   18,68%   34   Return on Plan Assets (Expected)   (705,817)   (399,122)   43,45%   35   Amort. of Transition Oblig. & Regulatory Asset   791,706   788,960   -0,35%   36   Amortization of Foirs Service Cost   138,644   28,210   -96,44%   37   Amortization of Gains or Losses   0   471,952   #DIV/O!   20,434,57%   42   Total Benefit Cost Expensed   1,976,398   3,650,359   460,039   470,952   470,468   470,968   47					
17   Fair Value of Plan Assets   5,871,614   4,869,343   -17.07%   18       18   List the amount funded through each funding method:   20   VEBA - 6'   461,137   1,073,647   132,83%   21   401(h) - 6'   1,293,925   3,436,840   165,61%   22   Other: Cash   811,379   1,071,468   32,06%   23   Total Amount Funded   2,566,441   5,581,955   117.50%   24   25   List amount that was tax deductible for each type of funding:   26   VEBA   461,137   1,073,647   132,83%   27   401(h)   1,293,925   3,436,840   165,61%   28   Other: Cash   811,379   1,071,468   32,06%   29   Total Amount Tax Deductible   2,566,441   5,581,955   117.50%   29   Total Amount Tax Deductible   2,566,441   5,581,955   117.50%   30   31   Net Periodic Post Retirement Benefit Cost:   32   Service Cost   419,695   549,846   31,01%   33   Interest Cost   1,851,224   2,196,959   18,68%   34   Return on Plan Assets (Expected)   (705,817)   (399,122)   43,45%   35   Amort. of Transition Oblig. & Regulatory Asset   791,706   788,960   -0,35%   36   Amortization of Foirs Service Cost   138,644   28,210   -96,44%   37   Amortization of Gains or Losses   0   471,952   #DIV/O!   20,434,57%   42   Total Benefit Cost Expensed   1,976,398   3,650,359   460,039   470,952   470,468   470,968   47	16	Accumulated Post Retirement Benefit Obligation (APBO)	26,454,21	7 32,263,151	21.96%
18		<del>-</del>	5,871,61		
20 VEBA - 6/ 401(h) - 6/ 1 401(h) - 6/ 21 401(h) - 6/ 22 Other: Cash 23 Total Amount Funded 24 25 List amount that was tax deductible for each type of funding: 26 VEBA 27 401(h) 28 Other: Cash 29 Total Amount Tax Deductible 29 Total Amount Tax Deductible 30 Other: Cash 31 Net Periodic Post Retirement Benefit Cost: 32 Service Cost 33 Interest Cost 34 Return on Plan Assets (Expected) 35 Amort. of Transition Oblig. & Regulatory Asset 36 Amortization of Porior Service Cost 37 Amortization of Gains or Losses 38 Total Net Periodic Post Retirement Benefit Cost 39 Benefit Cost Capitalized 41,952,952 43 Amortization of Service Cost 419,695 42 Amortization of Prior Service Cost 42 Amortization of Prior Service Cost 43 Amortization of Prior Service Cost 44 Amortization of Prior Service Cost 45 Amortization of Prior Service Cost 46 Benefit Cost Capitalized 47 Amortization of Sains or Losses 40 Benefit Cost Expensed 41 Benefit Cost Capitalized 42 Total Benefit Cost Expensed 43 Benefit Cost Capitalized 44 Amortization of Prior Service Cost 45 Amortization of Prior Service Cost 46 Covered by the Plans 47 Active 48 Retired 49 Retired 40 Service Cost 41,156 41,147 41,147 42 Total Benefit Cost Service Cost 41,156 42,295,452 4,609,039 44,70% 45 Number of Company Employees: 46 Covered by the Plans 47 Active 48 Retired 49 Retired Spouse/Dependents 40 Covered by the Plans 41 Cost Covered by the Plans 42 Cotal Retired Spouse/Dependents 44 68 S4,55% 50 Total Covered by the Plans 51 Otal Covered by the Plans 52 1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001. 53 2/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001.	18	3		, ,	
21	19	List the amount funded through each funding method:			
22			·		132.83%
23 Total Amount Funded 2,566,441 5,581,935 117.50% 24 25 List amount that was tax deductible for each type of funding: 26 VEBA 461,137 1,073,647 132.83% 27 401(h) 1,293,925 3,436,840 165,61% 28 Other: Cash 811,379 1,071,468 32.06% 29 Total Amount Tax Deductible 2,566,441 5,581,955 117.50% 30 31 Net Periodic Post Retirement Benefit Cost: 32 Service Cost 419,695 549,846 31.01% 33 Interest Cost 1,851,224 2,196,959 18.66% 34 Return on Plan Assets (Expected) (705,817) (399,122) 43.45% 35 Amort, of Transition Oblig. & Regulatory Asset 791,706 788,960 -0.35% 36 Amortization of Prior Service Cost 138,644 28,210 -96,44% 37 Amortization of Gains or Losses 0 471,952 40,9039 38 Total Net Periodic Post Retirement Benefit Cost 2,495,452 4,609,039 84,70% 39 Benefit Cost Expensed 1,976,398 3,650,359 -65,02% 40 Benefit Cost Expensed 1,976,398 3,650,359 -65,02% 41 Benefit Cost Charged to MPC Subs & Colstrip Owners - 5/ 144,736 267,324 84,70% 42 Total Benefit Cost Charged to MPC Subs & Colstrip Owners - 5/ 144,736 267,324 84,70% 43 Benefit Payments 811,379 1,071,468 32.06% 44 Retired Spouse/Dependents 44 68 54,55% 50 Total Covered by the Plans 2,225 2,201 217 3,33% 51 / Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001. 53 2/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001.			1,293,92	5 3,436,840	165.61%
24		+			
25 List amount that was tax deductible for each type of funding: 26 VEBA 27 401(h) 28 Other: Cash 29 Total Amount Tax Deductible 30 Other: Cash 311,379 1,071,468 32.06% 29 Total Amount Tax Deductible 31 Net Periodic Post Retirement Benefit Cost: 32 Service Cost 33 Interest Cost 34 19,695 549,846 35 Amort. of Transition Oblig. & Regulatory Asset 36 Amortization of Prior Service Cost 37 Amortization of Prior Service Cost 38 Total Net Periodic Post Retirement Benefit Cost: 39 Amort. of Transition Oblig. & Regulatory Asset 30 Amortization of Prior Service Cost 31 Septiment Cost 32 Service Cost 33 Interest Cost 34 Return on Plan Assets (Expected) 35 Amort. of Transition Oblig. & Regulatory Asset 36 Amortization of Prior Service Cost 37 Amortization of Gains or Losses 38 Total Net Periodic Post Retirement Benefit Cost 39 Benefit Cost Cost Curtailment charge 30 Amortized Service Cost 30 Amortized Service Cost 31 Angles Service Cost 32 Agenta Service Service Cost 33 Amortized Service Cost 34 Amortized Service Cost 35 Amortized Service Cost 36 Amortized Service Cost 37 Amortized Service Cost 38 Amortized Service Cost 38 Amortized Service Cost 38 Amortized Service Cost 39 Benefit Cost Expensed 40 Benefit Cost Capitalized 40 Benefit Cost Capitalized 41 Benefit Cost Charged to MPC Subs & Colstrip Owners - 5/ 42 Total Benefit Cost Cost 44 Active 45 Number of Company Employees: 46 Covered by the Plans 47 Active 48 Retired 49 Retired Spouse/Dependents 40 Retired Spouse/Dependents 41 Active 42 Retired Spouse/Dependents 43 Retired Spouse/Dependents 44 Active 45 Total Covered by the Plans 46 Covered by the Plans 47 Active 48 Retired 49 Retired Spouse/Dependents 40 December 31, 2001 41 Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001.			2,566,44	1 5,581,955	117.50%
26         VEBA (27)         401(h)         1,293,925         3,3436,840         165,61% (28)           28         Other: Cash         811,379         1,071,468         32,06% (29)           29         Total Amount Tax Deductible         2,566,441         5,581,955         117,50% (30)           30         31         Net Periodic Post Retirement Benefit Cost:         419,695         549,846         31,01% (399,122)         1,861,224         2,196,959         18,68% (39,10% (399,122)         -43,45% (399,122)	_				
27       401(h)       1,293,925       3,436,840       165.61%         28       Other: Cash       811,379       1,071,468       32.06%         29       Total Amount Tax Deductible       2,566,441       5,581,955       117.50%         30       30       1       1,581,224       2,196,959       18.68%         31       Net Periodic Post Retirement Benefit Cost:       419,695       549,846       31.01%         33       Interest Cost       1,851,224       2,196,959       18.68%         34       Return on Plan Assets (Expected)       (705,817)       (399,122)       -43.45%         35       Amort. of Transition Oblig. & Regulatory Asset       791,706       788,960       -0.35%         36       Amortization of Prior Service Cost       138,644       28,210       -96,44%         37       Amortization of Gains or Losses       0       471,952       #DIV/0!         Curtailment charge       804,397       167,837       167,837         38       Total Net Periodic Post Retirement Benefit Cost       2,495,452       4,609,039       84,70%         40       Benefit Cost Expensed       1,976,398       3,650,359       -65,02%         40       Benefit Cost Capitalized       374,318       6			104 10		
28         Other: Cash 29 Total Amount Tax Deductible         811,379 2,566,441         1,071,468 5,581,955         32.06% 2,566,441         5,581,955         117.50% 1					
29 Total Amount Tax Deductible 2,566,441 5,581,955 117.50% 30		· ·			
30 31 Net Periodic Post Retirement Benefit Cost: 32 Service Cost					
Net Periodic Post Retirement Benefit Cost:   32			2,300,44	1 5,581,955	117.50%
32         Service Cost         419,695         549,846         31.01%           33         Interest Cost         1,851,224         2,196,959         18.68%           34         Return on Plan Assets (Expected)         (705,817)         (399,122)         -43.45%           35         Amort. of Transition Oblig. & Regulatory Asset         791,706         788,960         -0.35%           36         Amortization of Prior Service Cost         138,644         28,210         -96.44%           37         Amortization of Gains or Losses         0         471,952         #DIV/0!           Curtailment charge         804,397         167,837         167,837           38         Total Net Periodic Post Retirement Benefit Cost         2,495,452         4,609,039         84,70%           39         Benefit Cost Expensed         1,976,398         3,650,359         -65.02%           40         Benefit Cost Capitalized         374,318         691,356         -28.58%           41         Benefit Cost Charged to MPC Subs & Colstrip Owners - 5/         144,736         267,324         84,70%           42         Total Benefit Costs         2,495,452         4,609,039         84,70%           45         Number of Company Employees:         1,156         1,117					
1,851,224			419 695	549 846	31 01%
34         Return on Plan Assets (Expected)         (705,817)         (399,122)         -43,45%           35         Amort. of Transition Oblig. & Regulatory Asset         791,706         788,960         -0.35%           36         Amortization of Prior Service Cost         138,644         28,210         -96,44%           37         Amortization of Gains or Losses         0         471,952         #DIV/0!           Curtailment charge         804,397           38         Total Net Periodic Post Retirement Benefit Cost         2,495,452         4,609,039         84.70%           39         Benefit Cost Expensed         1,976,398         3,650,359         -65,02%           40         Benefit Cost Capitalized         374,318         691,356         -28,58%           41         Benefit Cost Charged to MPC Subs & Colstrip Owners - 5/         144,736         267,324         84.70%           42         Total Benefit Costs         2,495,452         4,609,039         84,70%           43         Benefit Payments         811,379         1,071,468         32.06%           44         45         Number of Company Employees:         1,156         1,147         -0.78%           48         Retired         1,025         986         -3.80%					
35         Amort. of Transition Oblig. & Regulatory Asset         791,706         788,960         -0.35%           36         Amortization of Prior Service Cost         138,644         28,210         -96.44%           37         Amortization of Gains or Losses         0         471,952         #DIV/0!           Curtailment charge         804,397         167,837         167,837           38 Total Net Periodic Post Retirement Benefit Cost         2,495,452         4,609,039         84,70%           39 Benefit Cost Expensed         1,976,398         3,650,359         -65,02%           40 Benefit Cost Capitalized         374,318         691,356         -28,58%           41 Benefit Cost Charged to MPC Subs & Colstrip Owners - 5/         144,736         267,324         84,70%           42 Total Benefit Payments         811,379         1,071,468         32,06%           44         45         Number of Company Employees :         46         Covered by the Plans         1,156         1,147         -0.78%           48         Retired         1,025         986         -3.80%           49         Retired Spouse/Dependents         44         68         54,55%           50         Total Covered by the Plans         2,225         2,201         -1.08%					
36       Amortization of Prior Service Cost       138,644       28,210       -96,44%         37       Amortization of Gains or Losses       0       471,952       #DIV/0!         Curtailment charge       804,397         38       Total Net Periodic Post Retirement Benefit Cost       2,495,452       4,609,039       84,70%         39       Benefit Cost Expensed       1,976,398       3,650,359       -65,02%         40       Benefit Cost Capitalized       374,318       691,356       -28,58%         41       Benefit Cost Charged to MPC Subs & Colstrip Owners - 5/       144,736       267,324       84,70%         42       Total Benefit Costs       2,495,452       4,609,039       84,70%         43       Benefit Payments       811,379       1,071,468       32.06%         44       45       Number of Company Employees:       4       4       6       3.80%         45       Number of Company Employees:       4       1,156       1,147       -0.78%         48       Retired       1,025       986       -3.80%         49       Retired Spouse/Dependents       44       68       54,55%         50       Total Not Covered by the Plans       2,225       2,201       -1.0	35				
Amortization of Gains or Losses	36			·	-96.44%
167,837	37	Amortization of Gains or Losses	C		#DIV/0!
38 Total Net Periodic Post Retirement Benefit Cost       2,495,452       4,609,039       84.70%         39 Benefit Cost Expensed       1,976,398       3,650,359       -65.02%         40 Benefit Cost Capitalized       374,318       691,356       -28.58%         41 Benefit Cost Charged to MPC Subs & Colstrip Owners - 5/       144,736       267,324       84.70%         42 Total Benefit Costs       2,495,452       4,609,039       84.70%         43 Benefit Payments       811,379       1,071,468       32.06%         44       5 Number of Company Employees:       Covered by the Plans       1,156       1,147       -0.78%         48 Retired       1,025       986       -3.80%         49 Retired Spouse/Dependents       44       68       54.55%         50 Total Covered by the Plans       2,225       2,201       -1.08%         51 Total Not Covered by the Plans       210       217       3.33%         52 1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001.       2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.		Curtailment charge		804,397	
39 Benefit Cost Expensed 40 Benefit Cost Capitalized 41 Benefit Cost Charged to MPC Subs & Colstrip Owners - 5/ 42 Total Benefit Costs 43 Benefit Payments 45 Number of Company Employees: 46 Covered by the Plans 47 Active 48 Retired 49 Retired Spouse/Dependents 40 Retired Spouse/Dependents 41 Total Not Covered by the Plans 42 Total Covered by the Plans 43 Dependents 44 Total Renefit Payments 45 Number of Company Employees: 46 Covered by the Plans 47 Active 48 Retired 49 Retired Spouse/Dependents 40 Total Covered by the Plans 41 Dotained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001. 46 Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.					_
40 Benefit Cost Capitalized 374,318 691,356 -28.58% 41 Benefit Cost Charged to MPC Subs & Colstrip Owners - 5/ 144,736 267,324 84.70% 42 Total Benefit Costs 2,495,452 4,609,039 84.70% 43 Benefit Payments 811,379 1,071,468 32.06% 44 45 Number of Company Employees : 46 Covered by the Plans 47 Active 1,156 1,147 -0.78% 48 Retired 8 1,025 986 -3.80% 49 Retired Spouse/Dependents 44 68 54.55% 50 Total Covered by the Plans 2,225 2,201 -1.08% 51 Total Not Covered by the Plans 210 217 3.33% 52 1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001. 53 2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.			***************************************		
41 Benefit Cost Charged to MPC Subs & Colstrip Owners - 5/       144,736       267,324       84.70%         42 Total Benefit Costs       2,495,452       4,609,039       84.70%         43 Benefit Payments       811,379       1,071,468       32.06%         44       45 Number of Company Employees :       Covered by the Plans       1,156       1,147       -0.78%         48 Retired       1,025       986       -3.80%         49 Retired Spouse/Dependents       44       68       54.55%         50 Total Covered by the Plans       2,225       2,201       -1.08%         51 Total Not Covered by the Plans       210       217       3.33%         52 1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001.       53       2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.		·			
42 Total Benefit Costs       2,495,452       4,609,039       84.70%         43 Benefit Payments       811,379       1,071,468       32.06%         44       45 Number of Company Employees :       Covered by the Plans         46 Covered by the Plans       1,156       1,147       -0.78%         48 Retired       1,025       986       -3.80%         49 Retired Spouse/Dependents       44       68       54.55%         50 Total Covered by the Plans       2,225       2,201       -1.08%         51 Total Not Covered by the Plans       210       217       3.33%         52 1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001.       53       2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.					
43 Benefit Payments 44  45 Number of Company Employees: 46 Covered by the Plans 47 Active 1,156 1,147 -0.78% 48 Retired Payments 1,025 986 -3.80% 49 Retired Spouse/Dependents 44 68 54.55% 50 Total Covered by the Plans 2,225 2,201 -1.08% 51 Total Not Covered by the Plans 210 217 3.33% 52 1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001. 53 2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.			***************************************		-
44 45 Number of Company Employees: 46 Covered by the Plans 47 Active 1,156 1,147 -0.78% 48 Retired 1,025 986 -3.80% 49 Retired Spouse/Dependents 44 68 54.55% 50 Total Covered by the Plans 2,225 2,201 -1.08% 51 Total Not Covered by the Plans 210 217 3.33% 52 1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001. 53 2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.					
45 Number of Company Employees :  46 Covered by the Plans  47 Active 1,156 1,147 -0.78%  48 Retired 1,025 986 -3.80%  49 Retired Spouse/Dependents 44 68 54.55%  50 Total Covered by the Plans 2,225 2,201 -1.08%  51 Total Not Covered by the Plans 210 217 3.33%  52 1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001.  53 2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.		· ·	811,37	9 1,071,468	32.06%
46 Covered by the Plans  47 Active 1,156 1,147 -0.78%  48 Retired Spouse/Dependents 1,025 986 -3.80%  49 Retired Spouse/Dependents 44 68 54.55%  50 Total Covered by the Plans 2,225 2,201 -1.08%  51 Total Not Covered by the Plans 210 217 3.33%  52 1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001.  53 2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.					
47       Active       1,156       1,147       -0.78%         48       Retired       1,025       986       -3.80%         49       Retired Spouse/Dependents       44       68       54.55%         50       Total Covered by the Plans       2,225       2,201       -1.08%         51       Total Not Covered by the Plans       210       217       3.33%         52       1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001.         53       2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.		· · · · ·			
48       Retired       1,025       986       -3.80%         49       Retired Spouse/Dependents       44       68       54.55%         50       Total Covered by the Plans       2,225       2,201       -1.08%         51       Total Not Covered by the Plans       210       217       3.33%         52       1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001.         53       2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.			1 15	6 1 1 1 1 7	0.790/
Retired Spouse/Dependents  Total Covered by the Plans  Total Not Covered by the Plans  Total N					
Total Covered by the Plans  Total Not Covered by the Plans  Total Not Covered by the Plans  1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001.  2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.					- · · ·
51 Total Not Covered by the Plans 210 217 3.33% 52 1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001. 53 2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.		·		***	
52 1/ Obtained from MPC's 2001 FASB 106 Valuation. Assumptions and data are as of December 31, 2001. 53 2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.		·			-
53 2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions and data are as of December 31, 2002.		•			
54 3/ First Year, Ultimate, Years to Reach Ultimate.	53	3 2/ Obtained from MPC's 2002 FASB 106 Valuation. Assumptions			
	54	3/ First Year, Ultimate, Years to Reach Ultimate.			

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Sch 15A
                      OTHER POST EMPLOYMENT BENEFITS (OPEBS)
           Description
                                                                            Last Year
                                                                                              This Year
                                                                                                               % Change
         1 General Information
                                                                            4/
         2 Discount Rate for Benefit Obligations
         3 Expected Long-Term Return on Assets
         4 Medical Cost Inflation Rate
         5 Actuarial Cost Method
         6
         7
         8 List each method used to fund OPEBs (ie: VEBA, 401(h)):
                      Method - Tax Advantaged (Yes or No) YES
        10
                      Union Employees
                                                - VEBA
                      Non-Union Employees - 401(h)
        11
        12 Describe Changes to the Benefit Plan:
        13
        14 Montana
                                                                            4/
                                                                                              4/
        15
        16 Accumulated Post Retirement Benefit Obligation (APBO)
        17 Fair Value of Plan Assets
        19 List the amount funded through each funding method:
        20
                      VEBA
        21
                      401(h)
        22
                      Other: Cash
        23 Total Amount Funded
        25 List amount that was tax deductible for each type of funding:
        26
                      VEBA
                      401(h)
        27
                      Other: Cash
        28
        29 Total Amount Tax Deductible
        30
        31 Net Periodic Post Retirement Benefit Cost:
        32
                      Service Cost
        33
                      Interest Cost
        34
                      Return on Plan Assets - Estimated
        35
                      Amort. of Transition Oblig. & Regulatory Asset
                      Amortization of Gains or Losses
        37 Total Net Periodic Post Retirement Benefit Cost
        38 Benefit Cost Expensed
        39 Benefit Cost Capitalized
        40 Benefit Cost Charged to MPC Subs & Colstrip Owners
        41 Total Benefit Costs
        42 Benefit Payments
        43
        44 Number of Company Employees:
        45
            Covered by the Plans
              Active
        46
        47
              Retired
        48
              Retired Spouse/Dependents
            Total Covered by the Plans
        49
            Total Not Covered by the Plans
        51 4/ Substantially all of the amounts are subject to the MPSC jurisdiction. Actual amounts that will be
              expensed, will reflect reductions for amounts billed to others or allocated to Yellowstone National Park.
        53 5/ Due to the sale of our generating assets, there is no longer billing to Colstrip owners from 2000 forward.
            6/ 2001 Trust funding was made on January 11, 2002 in the amounts of:
              $1,293,925 for 401(h) and $461,137 for VEBA.
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TOP TEN MONTANA COMPENSATED EMPLOYEES (ASSIGNED OR ALLOCATED)

Line No.	Name/Title	Base Salary	Bonuses 2/		Other		Total Compensation	Total Compensation Last Year	% Increase Total Compensation
1	Michael J. Hanson President and CEO of Northwestern Energy division	312,814	50,000 460,514 125,400	A>	4,677 100,000 4,200	J>	1,057,605	N/A	N/A
2	Glen Herr Vice President, Distribution Operations Montana	185,550	234,421 46,200		187 1,770 32,635	E>	500,762	N/A	N/A
3	Dave Monaghan Vice President, Financial Planning and Analysis	173,264	194,271 44,640		18,318 162 6,600 22,961	D> E>	460,217	N/A	N/A
4	Greg Trandem Vice President, Asset Management	127,619	150,436 34,375		310 3,896 23,752	E>	340,387	N/A	N/A
5	Jack Haffey Executive Vice President and Chief Operating Officer	83,105	1,584,195	G>	34,984 99,836 2,138	J>	1,802,120	303,043	N/A
6	Pamela Merrell Vice President, Human Resources	76,795	738,006	G>	11,827 53,275		879,903	183,060	N/A
7	David Johnson Vice President, Distribution Services	125,057	614,248	G>	5,037 52,084 665	J>	797,091	234,064	N/A
8	Ellen Senechal Treasurer	94,078	513,679	G>	41,045 45,322		648,802	176,945	N/A
9	David S. Smith Controller	19,662	420,300	G>	31,782	>	471,744	140,483	N/A
10	Eugene Braun Executive Director, Electric Transmission	76,766	188,751	G>	2,803 18,460		286,780		N/A

<sup>\* -</sup> Not included as officers in 2001.
\*\* - N/A due to change of control payments.

# TOP TEN MONTANA COMPENSATED EMPLOYEES (ASSIGNED OR ALLOCATED)

,		TOP TEN MONTANA C	OWIPENSA	TEDEMPLO	YEES (ASSIC	TNED OR ALL		
							Total	% Increase
Line		Name/Title	Paga Calany	Dorwood	Othor	Total	Compensation	Total
No.		Name/Title	Base Salary 1/	Bonuses 2/	Other	Compensation	Last Year	Compensation
1		What is a second of the second	1/	<u> </u>	L	L		
2	١.,						e e	
3	1/	Salary includes the employees' a		•	- ·	•		
4		Company's Deferred Savings and						
5		flexible spending account contribu		·	mium contrib	utions, and, in	some cases,	tax
6		deferred Executive Benefit Resto	ration Plan	contributions.				
7								
8								
9	2/	Bonuses consist of the following:						
10								
11		A> NSG Bonus award.						
12								
13		B> North Star award.						
14								
15		G> Change in control payment pa	aid to office	rs leaving the	company			
16	ŧ	or onange in control payment pe	aid to officei	3 leaving the	sompany.			
17		K> NOR Pref Plan Bonus.						
18		Non Terrial Bollas.						
19								
1	ł	All Other Commonstien for a serie			tha fallandana			
20	1	All Other Compensation for name	ed employer	es consists of	ine following:			
21		On Division to all the late						
22		C> Phantom stock taxable						
23	I	D. 1. 1.1.						
24		D> Imputed income.						
25								
26		E> Car Allowance fringe benefit.						
27								
28		F> Imputed Income Moving Expe	nse.					
29	1							
30	1	H> Company paid physicals.						
31			_					
32		I> Vacation time sold back to the	Company.	The vacation	sellback prog	ram is availabl	e to all emplo	yees.
33	ł							
34	ł	J> Incentive Compensation Plan	which were	earned under	the 2001 Inc	entive Comper	nsation Plan.	
35								
36	1	L> Country club dues.						
37								
38		M> Company paid physical exam:	S.					
39								
40								
41								
42								
43								
44								
45								
46	1							
				·······				Page 16A

## TOP FIVE MONTANA COMPENSATED EMPLOYEES (ASSIGNED OR ALLOCATED)

Line No.	Name/Title	Base Salary	Bonuses 2/		Other		Total Compensation	Total Compensation Last Year	% Increase Total Compensation
1	Michael J. Hanson President and CEO of Northwestern Energy division	312,814	460,514	K> A> B>	,	E> J> L>	1,057,605	N/A	N/A
2	Glen Herr Vice President, Distribution Operations Montana	185,550	234,421 46,200	A> B>	187 1,770 32,635		500,762	N/A	N/A
3	Dave Monaghan Vice President, Financial Planning and Analysis	173,264	194,271 44,640	A> B>	18,318 162 6,600 22,961	D>	460,217	N/A	N/A
4	Greg Trandem Vice President, Asset Management	127,619	150,436 34,375	A> B>	310 3,896 23,752	E>	340,387	N/A	N/A
5	Jack Haffey Executive Vice President and Chief Operating Officer	83,105	1,584,195	G>	34,984 99,836 2,138	I> J> E>	1,802,120	303,043	N/A

- 1/ Salary includes the employees' annual base federally taxable earnings, pretax contributions to the Company's Deferred Savings and Employee Stock Ownership (401(K)) Plan, pretax Section 125 flexible spending account contributions, pretax medical premium contributions, and, in some cases, tax deferred Executive Benefit Restoration Plan contributions.
- 2/ Bonuses consist of the following:
  - A> NSG Bonus award.
  - B> North Star award.
  - G> Change in control payment paid to officers leaving the company.
  - K> NOR Pref Plan Bonus.
- 3/ All Other Compensation for named employees consists of the following:
  - C> Phantom stock taxable
  - D> Imputed income.
  - E> Car Allowance fringe benefit.
  - F> Imputed Income Moving Expense.
  - H> Company paid physicals.

Sch. 18	BALANCE SHEET 1/						
	Account Title	This Year	Last Year	% Change			
	Assert and Other Debits						
2	Utility Plant						
3		\$1,567,594,565	\$1,545,871,892	1.41%			
4	105 Plant Held for Future Use	8,984	8,984	1			
5	. 5	13,265,884	10,447,595				
(	7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7 7	(566,830,288)	(539,286,806				
7	The state of the state of a Bepletion reactives 2	(14,838,488)	(12,169,750				
3		3,106,285	3,106,285				
9		(2,441,885)	(2,346,971				
10		40,368,617	42,397,528	-4.79%			
11	1	1,040,233,675	1,048,028,757	-0.74%			
12	,						
13	121 Nonutility Property	2,301,916	2,061,961	11.64%			
14	122 Accumulated Depr. & AmortNonutililty Property	(114,730)	Į.	(			
15	123.1 Investments in Subsidiary Companies 2/	12,402,929	807,438,353	-98.46%			
16	The second secon	42,480,052	44,835,353	-5.25%			
17	- · · · · · · · · · · · · · · · · · · ·	22,974,086	21,447,804	7.12%			
18		1,497,098	1,429,900	4.70%			
1	Total Other Property & Investments	81,541,351	877,125,522	-90.70%			
20	1						
21		27,914,771	(3,630,377)	-868.92%			
22		47,780	52,365	-8.76%			
23	1	_	7,000,000	-100.00%			
24	1	-	181,476	-100.00%			
25	*	30,506,362	43,310,904	-29.56%			
26		7,597,704	5,093,295	49.17%			
27		(1,283,900)	(1,223,900)	4.90%			
28		-	-	0.00%			
29		137,119,038	34,656,551	295.65%			
30		-	-	0.00%			
31	154 Plant Materials and Operating Supplies	7,928,691	9,111,610	-12.98%			
32	165 Prepayments	8,701,117	16,272,659	-46.53%			
33	171 Interest and Dividends Receivable	-	12,114	-100.00%			
34	172 Rents Receivable	214,063	97,443	119.68%			
35	173 Accrued Utility Revenues	30,537,915	22,696,131	34.55%			
36		182,577	127,893	42.76%			
	Total Current & Accrued Assets	249,466,119	133,758,164	86.51%			
37	Deferred Debits						
38	1	3,467,877	3,763,307	-7.85%			
39	182 Regulatory Assets 2/	121,727,799	209,378,179	-41.86%			
40	183 Preliminary Survey and Investigation Charges	-	625,340	-100.00%			
41	184 Clearing Accounts	(78)	(78)	0.00%			
42	185 Temporary Facilities	78	78	0.00%			
43	186 Miscellaneous Deferred Debits 2/	43,658,205	37,476,788	16.49%			
44	189 Unamortized Loss on Reacquired Debt	3,300,790	3,607,678	-8.51%			
45	190 Accumulated Deferred Income Taxes 2/	126,939,849	175,932,149	-27.85%			
46	191 Unrecovered Purchased Gas Costs	2,459,019	(6,659,440)	-136.93%			
	Total Deferred Debits	301,553,539	424,124,001	-28.90%			
48	TOTAL ASSETS and OTHER DEBITS	\$ 1,672,794,684	\$2,483,036,444	-32.63%			

h. 18	cont.	BALANCE SHEET 1/			·····
		Account Title	This Year	Last Year	% Change
1		Liabilities and Other Credits			
2		Proprietary Capital 2/			
3	1	Common Stock Issued 2/	\$0	\$706,100,642	-100.009
4		Preferred Stock Issued 2/	-	58,063,500	-100.009
5		Premium on capital stock	_	-	0.00%
6	1	Miscellaneous Paid-In Capital 2/	447,700,766	2,347,399	18972,219
7	ŧ	Discount on Capital Stock 2/	-	(815,700)	-100.009
8	1	Capital Stock Expense 2/	-	(93,888)	-100.009
9		Appropriated Retained Earnings 2/	-	6,238,312	-100.009
10		Unappropriated Retained Earnings 2/	(32,573,111)	610,411,500	-105.349
11		Reacquired capital stock 2/	-	(205,656,384)	-100,009
	I otal Prop	orietary Capital	415,127,655	1,176,595,381	-64.729
13		Long Term Debt			
14		Bonds	327,402,000	327,402,000	0.009
15		Other Long Term Debt	133,000,000	145,666,000	-8.709
16		Unamortized Discount on Long Term Debt-Debit	(2,886,069)	(3,210,502)	-10.119
	Total Long	g Term Debt	457,515,931	469,857,498	-2.63°
18		Other Noncurrent Liabilities			
19		Obligations Under Capital Leases-Noncurrent	6,022,866	-	100.009
20		Accumulated Provision for Property Insurance	(117,388)	410,424	-128.609
21		Accumulated Provision for Injuries and Damages	(8,288,509)	3,314,632	-350.069
22		Accumulated Provision for Pensions and Benefits 2		8,169,359	101.739
23	228.4	Accumulated Miscellaneous Operating Provisions 2		5,155,912	2775.109
	Total Othe	r Noncurrent Liabilities	162,334,875	17,050,327	852.09
25		Current and Accrued Liabilities			
25		Notes Payable	-	-	0.009
26		Accounts Payable 2/	25,709,770	23,509,160	9.36%
27		Notes Payable to Associated Companies 2/	-	24,810,881	-100.009
28		Accounts Payable to Associated Companies 2/	121,387,163	75,088,194	61.66%
29		Customer Deposits	2,472,985	1,398,414	76.84%
30		Taxes Accrued	37,149,738	(623,365)	-6059.55%
31		Interest Accrued	4,438,793	6,572,178	-32.46%
32		Dividends Declared	-	776,264	-100.009
33		Tax Collections Payable	(118,384)	(142,569)	-16.96%
34		Miscellaneous Current and Accrued Liabilities	39,567,932	31,537,543	25.46%
35		Obligations Under Capital Leases-Current	2,303,475	10,962	20912.57%
L	Total Curr	ent and Accrued Liabilities	232,911,472	162,937,662	42.95%
37		Deferred Credits			
38		Customer Advances for Construction	21,993,097	21,030,639	4.58%
39		Other Deferred Credits	65,886,426	58,246,304	13.12%
40		Regulatory Liabilities 2/	54,486,123	329,414,254	-83.46%
41		Accumulated Deferred Investment Tax Credits	12,277,948	12,718,195	-3.46%
42		Unamortized Gain on Reacquired Debt	3,867	13,149	-70.59%
43		Accumulated Deferred Income Taxes 2/	250,257,291	235,173,035	6.41%
		rred Credits	404,904,752	656,595,576	-38.33%
45		BILITIES and OTHER CREDITS	\$ 1,672,794,684	\$2,483,036,444	-32.63%
46 47		es CMP and Montana Power Capital I; excludes Cols			
48		were changes in the 2002 balance sheet related to ot			
49	divestiture	and acquisition resetting equity under new ownership	p by NorthWestern	Corporation, Addition	onally.
50 t	there were	significant changes in regulatory asset and liability a	ind other accounts	for compliance with	terms
51 i	n the stipul	ation agreement/TierII settlement. The cash flow pre	esentation in Sch. 2	23 for 2002 is net of	these
-01	non-cash c	hanges.			
52 r					

#### NOTES TO THE FINANCIAL STATEMENTS

# 1. Nature of Operations and Recent Developments

NorthWestern Corporation (the "Company" or "we") is one of the largest providers of electricity and natural gas in the Upper Midwest and Northwest, serving more than 598,000 customers in Montana, South Dakota and Nebraska. We have generated and distributed electricity in South Dakota and distributed natural gas in South Dakota and Nebraska since 1923 through our energy division, NorthWestern Energy, formerly NorthWestern Public Service. On February 15, 2002, we completed the acquisition of the electric and natural gas transmission and distribution business of The Montana Power Company, or Montana Power. As a result of the acquisition, from February 15, 2002 through November 15, 2002, we distributed electricity and natural gas in Montana through our wholly owned subsidiary, NorthWestern Energy LLC. Effective November 15, 2002, we transferred the energy and natural gas transmission and distribution operations of NorthWestern Energy LLC to NorthWestern Corporation and since that date, we have operated its business as part of our NorthWestern Energy division. We are operating our utility business under the common name "NorthWestern Energy" in all our service territories. The former NorthWestern Energy LLC has been renamed "Clark Fork and Blackfoot, L.L.C."

# 2. Significant Accounting Policies

#### **Use of Estimates**

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America required the Company to make estimates and assumptions that affect the reported amounts of assets and liabilities and disclosure of contingent assets and liabilities at the date of the financial statements and the reported amounts of revenues and expenses during the reporting period. Estimates are used for such items as long-lived asset values and impairment charges, long-lived asset useful lives, tax provisions, uncollectible accounts, billing adjustments, environmental costs, unbilled revenues and actuarially determined benefit costs. We revise the recorded estimates when we get better information or when we can determine actual amounts. Those revisions can affect operating results. Each year we also review the depreciable lives of certain plant assets and revise them if appropriate.

# **Revenue Recognition**

For our Montana operations, as prescribed by the MPSC, operating revenues are recorded monthly on the basis of consumption or services rendered. Customers are billed monthly on a cycle basis.

# Cash Equivalents

We consider all highly liquid investments with maturities of three months or less at the time of purchase to be cash equivalents.

#### Restricted Cash

Restricted cash consists primarily of funds held in trust accounts to satisfy the requirements of certain stipulation agreements and insurance reserve requirements.

#### Inventories

Natural gas inventories for the regulated energy business are stated at the lower of cost or market, using the first-in, first-out ("FIFO") method. Materials and supplies for the regulated energy business are stated at the lower of cost or market, with cost determined using the average cost method. Inventory at December 31 is as follows (in thousands):

	2002	2001
Utility	\$7,929	\$9,112

# Regulatory Assets and Liabilities

Our regulated operations are subject to the provisions of Statement of Financial Accounting Standards No. 71, Accounting for the Effects of Certain Types of Regulations (SFAS No. 71). Regulatory assets represent probable future revenue associated with certain costs, which will be recovered from customers through the ratemaking process. Regulatory liabilities represent probable future reductions in revenues associated with amounts that are to be credited to customers through the ratemaking process.

If all or a separable portion of our operations becomes no longer subject to the provisions of SFAS No. 71, an evaluation of future

recovery of the related regulatory assets and liabilities would be necessary. In addition, we would determine any impairment to the carrying costs of deregulated plant and inventory assets.

#### Investments

Investments consist primarily of life insurance contracts. In addition, we have investments in various money market accounts and other items. Life insurance contracts are carried at their cash surrender value. Investments in life insurance contracts of \$22.2 million are held in trust and restricted for postretirement benefits.

Investments consisted of the following at December 31 (in thousands):

December 31, 2002	
Life insurance contracts & other investments	\$22,974
	\$22,974
December 31, 2001	
Life insurance contracts & other investments	\$21,448
	\$21,448

#### **Derivative Financial Instruments**

We manage risk using derivative financial instruments for changes in electric and natural gas supply prices and interest rate fluctuations.

We periodically use commodity futures contracts to reduce the risk of future price fluctuations for electric and natural gas contracts. Increases or decreases in contract values are reported as gains and losses in our Consolidated Statements of Income unless the commodities are specifically subject to supply tracking mechanisms within the regulatory environment.

The fair value of fixed-price commodity contracts were estimated based on market prices of commodities covered by the contracts. The net differential between the prices in each contract and market prices for future periods has been applied to the volumes stipulated in each contract to arrive at an estimated future value. Two contracts at December 31, 2002 existed with estimated future benefits of \$0.2 million.

# Property, Plant and Equipment

Property, plant and equipment are stated at cost. Depreciation is computed using the straight-line method based on the estimated useful lives of the various classes of property, ranging from 3 to 40 years.

All expenditures for maintenance and repairs of utility property, plant and equipment are charged to the appropriate maintenance expense accounts. A betterment or replacement of a unit of property is accounted for as an addition and retirement of utility plant. At the time of such a retirement, the accumulated provision for depreciation is charged with the original cost of the property retired and also for the net cost of removal.

Property, plant and equipment at December 31 consisted of the following (in thousands):

	2002	2001
Land and improvements	\$29,344	\$33,223
Building and improvements	62,870	58,073
Storage, distribution, transmission and generation	1,374,965	1,454,205
Construction work in process	13,266	10,321
Other equipment	143,900	46,010
	1,624,345	1,601,832
Less accumulated depreciation	(584,111)	(553,803)
	\$1,040,234	\$1,048,029

We capitalize the cost of plant additions and replacements, including an allowance for funds used during construction (AFUDC) of utility plant. We determine the rate used to compute AFUDC in accordance with a formula established by the Federal Energy Regulatory Commission, or FERC. This rate averaged 8.7%, 6.1% and 8.6% for 2002, 2001 and 2000, respectively.

We record provisions for depreciation at amounts substantially equivalent to calculations made on a straight-line method by applying various rates based on useful lives of properties determined from engineering studies. As a percentage of the depreciable utility plant at the beginning of the year, our provision for depreciation of utility plant was approximately 3.4%, 3.4% and 3.5% for 2002, 2001 and 2000 respectively.

#### Income Taxes

Deferred income taxes relate primarily to the difference between book and tax methods of depreciating property, amortizing tax deductible goodwill, the difference in the recognition of revenues and expenses for book and tax purposes, certain natural gas costs, which are deferred for book purposes but expensed currently for tax purposes, and net operating loss carryforwards.

#### **Environmental Costs**

We record environmental costs when it is probable we are liable for the costs and we can reasonably estimate the liability. We may defer costs as a regulatory asset based on our expectation that we will recover these costs from customers in future rates. Otherwise, we expense the costs. If an environmental expense is related to facilities we currently use, such as pollution-control equipment, we capitalize and depreciate the costs over the life of the plant, assuming the costs are recoverable in future rates or future cash flow.

We record estimated remediation costs, excluding inflationary increases and probable reductions for insurance coverage and rate recovery. The estimates are based on our experience, our assessment of the current situation and the technology currently available for use in the remediation. We regularly adjust the recorded costs as we revise estimates and as remediation proceeds. If we are one of several designated responsible parties, we estimate and record only our share of the cost. We treat any future costs of restoring sites where operation may extend indefinitely as a capitalized cost of plant retirement. The depreciation expense levels we can recover in rates include a provision for these estimated removal costs.

## **Accounting for Business Combinations**

In July 2001, the FASB issued Statements of Financial Accounting Standards No. 141, *Business Combinations*, and No. 142, *Goodwill and Other Intangible Assets* (SFAS No. 142). These standards change the accounting for business combinations by, among other things, prohibiting the prospective use of pooling-of-interests accounting and requiring companies to stop amortizing goodwill and certain intangible assets with an indefinite useful life. Instead, goodwill and intangible assets deemed to have an indefinite useful life will be subject to an annual review for impairment. The new standards generally were effective for us in the first quarter of 2002 and for purchase business combinations consummated after June 30, 2001.

#### **New Accounting Standards**

In June 2001, the Financial Accounting Standards Board issued SFAS No. 143, Accounting for Asset Retirement Obligations, which was effective January 1, 2003. The statement provides accounting and disclosure requirements for retirement obligations associated with long-lived assets. The statement requires the present value of future retirement costs for which the Company has a legal obligation be recorded as liabilities with an equivalent amount added to the asset cost and depreciated over the asset life.

We have completed an assessment of the specific applicability and implications of SFAS No. 143. We have identified, but have not recognized, asset retirement obligation, or ARO, liabilities related to our electric and natural gas transmission and distribution assets. Many of these assets are installed on easements over property not owned by the Company. The easements are generally perpetual and only require retirement action upon abandonment or cessation of use of the property for the specified purpose. The ARO liability is not estimable for such easements as we intend to utilize these properties indefinitely. In the event we decide to abandon or cease the use of a particular easement, an ARO liability would be recorded at that time.

Our regulated utility operations have, however, previously recognized removal costs of transmission and distribution assets as a component of depreciation in accordance with regulatory treatment. To the extent these amounts do not represent SFAS No. 143 legal retirement obligations, they are to be disclosed as regulatory liabilities upon adoption of the statement. As of December 31, 2002, we have estimated accrued removal costs related to our Montana transmission and distribution operations in the amount of \$109.6 million, all of which are included in accumulated depreciation.

SFAS No. 144, Accounting for the Impairment or Disposal of Long-Lived Assets, was issued in October 2001 and establishes a single accounting model for long-lived assets to be disposed of by sale. SFAS No. 144 requires that long-lived assets to be disposed of by sale be measured at the lower of the carrying amount or fair value less cost to sell, whether reported in continuing operations or discontinued operations. SFAS No. 144 also expands the reporting of discontinued operations to include components of an entity that have been or will be disposed of rather than limiting such discontinuance to a segment of a business. We adopted SFAS No. 144 effective

January 1, 2002. The adoption of SFAS No. 144 did not have a material impact on our results of operations, financial position, or cash flows as the long-lived asset impairment provisions of SFAS No. 144 effectively carried over the provisions of SFAS No. 121.

SFAS No. 145, Rescission of FASB Statements No. 4, 44, and 64, Amendment of FASB Statement No. 13, and Technical Corrections, was issued in April 2002. SFAS No. 145 eliminates the requirement that gains and losses from the extinguishments of debt be aggregated and classified as extraordinary items, net of the related income tax. It also requires sale-leaseback treatment for certain modifications of a capital lease that result in the lease being classified as an operating lease. We will adopt SFAS No. 145 on January 1, 2003.

SFAS No. 146, Accounting for Costs Associated with Exit or Disposal Activities, was issued in June 2002. SFAS No. 146 requires companies to recognize costs associated with exit or disposal activities when they are incurred rather than at the date of a commitment to an exit or disposal plan, including lease termination costs and certain employee termination benefits that are associated with a restructuring, discontinued operation, plant closing or other exit or disposal activity. SFAS No. 146 will be applied prospectively and is effective for exit or disposal activities that are initiated after December 31, 2002. We will adopt SFAS No. 146 on January 1, 2003.

FASB Interpretation No. 45, Guarantor's Accounting and Disclosure Requirements for Guarantees, Including Indirect Guarantees of Indebtedness of Others (FIN 45), was issued in November 2002. FIN 45 elaborates on the existing disclosure requirements for most guarantees. It also clarifies that at the time a company issues a guarantee, the company must recognize an initial liability for the fair market value of the obligations it assumes under that guarantee and must disclose that information in its interim and annual financial statements. The initial recognition and measurement provisions of the FIN 45 apply on a prospective basis to guarantees issued or modified after December 31, 2002. The disclosure requirements of FIN 45 have been included in Note 12, Guarantees, Commitments and Contingencies.

SFAS No. 148, Accounting for Stock-Based Compensation—Transition and Disclosure—an Amendment of FASB Statement No. 123, was issued in December 2002. It provides alternative methods of transition for a voluntary change to the fair value based method of accounting for stock-based employee compensation. SFAS No. 148 is effective for fiscal years beginning after December 15, 2003. The impact of the statement on our results of operations and financial position is currently under review by management.

FASB Interpretation No. 46, Consolidation of Variable Interest Entities (FIN 46), was issued in January 2003. This interpretation changes the method of determining whether certain entities, including securitization entities, should be included in a company's Consolidated Financial Statements. An entity is subject to FIN 46 and is called a variable interest entity, or VIE, if it has equity that is insufficient to permit the entity to finance its activities without additional subordinated financial support from other parties, or equity investors that cannot make significant decisions about the entity's operations, or that do not absorb the expected losses or receive the expected returns of the entity. All other entities are evaluated for consolidation in accordance with SFAS No. 94, Consolidation of All Majority-Owned Subsidiaries. A VIE is consolidated by its primary beneficiary, which is the party involved with the VIE that has a majority of the expected losses or a majority of the expected residual returns or both. The provisions of the interpretation are to be applied immediately to VIEs created after January 31, 2003, and to VIEs in which an enterprise obtains an interest after that date. For VIEs in which an enterprise holds a variable interest that it acquired before February 1, 2003, FIN 46 applies in the first fiscal period beginning after June 15, 2003. For any VIEs that must be consolidated under FIN 46 that were created before February 1, 2003, the assets, liabilities and non-controlling interest of the VIE would be initially measured at their carrying amounts with any difference between the net amount added to the balance sheet and any previously recognized interest being recognized as the cumulative effect of an accounting change. If determining the carrying amounts is not practicable, fair value at the date FIN 46 first applies may be used to measure the assets, liabilities and non-controlling interest of the VIE. FIN 46 also mandates new disclosures about VIEs, some of which are required to be presented in financial statements issued after January 31, 2003. We have evaluated the impact of FIN 46 to determine if we have any investments qualifying as VIEs and do not believe we have any VIEs. The rules are recent and, accordingly, they contain provisions that the accounting profession continues to analyze.

#### Reclassifications

Certain 2000 and 2001 amounts have been reclassified to conform to the 2002 presentation. Such reclassifications had no impact on net income or shareholders' equity as previously reported.

# 3. Acquisitions

# The Montana Power, L.L.C.

On February 15, 2002, we completed the asset acquisition of Montana Power's energy transmission and distribution business for \$478.0 million in cash and the assumption of \$511.1 million in existing debt and mandatorily redeemable preferred securities of subsidiary trusts (net of cash received). Acquisition costs were approximately \$24.8 million. We completed this acquisition to expand our presence in the energy market. As a result of the acquisition, we are now a provider of natural gas and electricity to approximately 598,000 customers

in Montana, South Dakota, and Nebraska and have the capacity to provide service to wider regions of the country. For accounting convenience, due to the burden of a mid-month closing, both parties agreed to an effective date for the sale of January 31, 2002.

# 4. Long-Term Debt

Long-term debt at December 31 consisted of the following (in thousands):

	Due	2002	2001
Mortgage bonds—			
Montana—7.30%	2006	150,000	150,000
Montana—8.25%	2007	365	365
Montana—8.95%	2022	1,446	1,446
Montana—7.00%	2005	5,386	5,386
Pollution control obligations—			
Montana—6.125%	2023	90,205	90,205
Montana—5.90%	2023	80,000	80,000
Secured medium term notes—			
7.23%	2003	15,000	15,000
7.25%	2008	13,000	13,000
Unsecured medium term notes—			
7.07%	2006	15,000	15,000
7.875%	2026	20,000	20,000
7.96%	2026	5,000	5,000
Quips – 8.45%		65,000	65,000
ESOP Notes Payable – 9.2%		**************************************	12,666
Discount on Notes and Bonds		(2,886)	(3,211)
	_	\$457,516	\$469,857

In December 2002, we entered into a commitment for a \$390 million senior secured term loan. We received net proceeds after payment of financing costs and fees of \$366.0 million under this term loan in February 2003. Our new senior secured term loan bears interest at a variable rate tied to the Eurodollar rate, with a minimum floor of 3.0%, plus a spread of 5.75% or at the greater of the prime rate and 4.00% plus a spread of 4.75%. Our new senior secured term loan expires on December 1, 2006, although we must make quarterly amortization payments equal to \$975,000 commencing on March 31, 2003. The credit agreement with respect to our senior secured term loan contains a number of representations and warranties and imposes a number of restrictive covenants that, among other things, limit our ability to incur indebtedness and make guarantees, create liens, make capital expenditures, pay dividends and make investments in other entities. In addition, we are required to maintain certain financial ratios, including:

- net worth (as defined) on the last day of each fiscal quarter of at least \$616.0 million plus 50% of cumulative net income (but not losses and excluding net income or losses of CornerStone, Blue Dot and Expanets) from each quarter commencing with the quarter ending March 31, 2003;
- a funded debt to total capital (as defined) ratio on the last day of each fiscal quarter of no greater than 72.5% (69.1% at December 31, 2002);
- a ratio of utility business earnings before interest, taxes, depreciation and amortization, or EBITDA(1), to consolidated recourse interest expense (which excludes non-cash interest expense) for the prior four fiscal quarters of at least 1.40 to 1.00 (2.25 at December 31, 2002);
- a ratio of Montana utility business EBITDA to interest expense on the Montana First Mortgage Bonds for the trailing four fiscal quarters of at least 3.00 to 1.00 (7.52 at December 31, 2002);
- a ratio of South Dakota utility business EBITDA to interest expense on the South Dakota First Mortgage Bonds for the trailing four fiscal quarters of at least 2.50 to 1.00 (6.11 at December 31, 2002);

<sup>(1)</sup> EBITDA is a non-GAAP financial measure and as such, we have not used it in describing our results of operations. We have used EBITDA in this section specifically to show compliance with our debt covenants and we do not refer to EBITDA for any other purpose herein

- a ratio of funded debt outstanding on the last day of each fiscal quarter to utility business EBITDA for the trailing four fiscal quarters of less than 8.75 to 1.00 prior to January 1, 2004, less than 8.25 to 1.00 during 2004 and less than 7.50 to 1.00 thereafter (7.68 at December 31, 2002);
- a ratio of the aggregate amount of Montana First Mortgage Bonds outstanding on the last day of each fiscal quarter to Montana utility business EBITDA for the trailing four fiscal quarters of less than 4.25 to 1.00 prior to January 1, 2005 and at least 3.75 to 1.00 thereafter (1.99 at December 31, 2002); and
- a ratio of the aggregate amount of South Dakota First Mortgage Bonds outstanding on the last day of each fiscal quarter to South Dakota utility business EBITDA for the trailing four fiscal quarters of less than 4.75 to 1.00 prior to January 1, 2005 and at least 4.25 to 1.00 thereafter (2.32 at December 31, 2002);

For purposes of determining compliance with these covenants, "net worth" is defined as the sum of shareholders' equity and preferred stock (including mandatorily redeemable preferred securities of subsidiary trusts), preference stock and preferred securities of NorthWestern and its subsidiaries on September 30, 2002, with said total specified as \$770 million, plus any gain in (or minus any loss in) the sum of shareholders' equity and preferred stock (including mandatorily redeemable preferred securities of subsidiary trusts), preference stock and preferred securities of NorthWestern and its subsidiaries (excluding Blue Dot, CornerStone and Expanets) after September 30, 2002. Total capital is defined as funded debt on any such date plus net worth (as defined) as of the end of the most recent fiscal quarter.

In January 2003, in connection with executing the new senior secured term loan facility, we applied to the MPSC for authorization to issue up to \$280 million aggregate principal amount of First Mortgage Bonds secured by Montana utility assets as security for our new senior secured term loan facility. In granting its approval, the MPSC placed the following conditions on the approval of the First Mortgage Bonds:

- We must apply all proceeds from the sale of non-utility assets, specifically including Blue Dot and Expanets, to debt reduction;
- We must commit to fully funding the operation, maintenance, repair and replacement of our public utility infrastructure in Montana and we were required to file a maintenance plan and budget with the MPSC by March 13, 2003;
- We may not provide more than an additional \$10 million in aggregate in capital to any non-utility entity without the prior approval of the MPSC;
- We must report all advances to non-utility companies to the MPSC within 5 business days of such advance; and
- if the existing credit agreements for Blue Dot or Expanets are terminated, we may file an application with the MPSC seeking approval to provide secured loans of up to \$20 million to Blue Dot and up to \$30 million to Expanets.

The Montana First Mortgage Bonds are four series of bonds that The Montana Power Company issued. The Montana Pollution Control Obligations are obligations that The Montana Power Company issued that mature in 2023. The Montana Secured Medium Term Notes are obligations that The Montana Power Company issued. All of these obligations are secured by substantially all of our Montana electric and natural gas assets. The series of Montana Secured Medium Term Notes that matured in January 2003 bore interest at 7.23% per annum and were repaid at their maturity on January 27-28, 2003.

The Montana Unsecured Medium Term Notes are general obligations issued by The Montana Power Company.

Annual scheduled retirements of long-term debt during the next five years are \$15.0 million in 2003, none in 2004, \$5.4 million in 2005, \$165.0 million in 2006 and \$0.4 million in 2007.

# 5. Comprehensive Income (Loss)

Comprehensive income (loss) is the sum of net income as reported and other comprehensive income (loss). Our other comprehensive income (loss) primarily resulted from gains and losses on derivative instruments qualifying as hedges, a minimum pension liability adjustment and unrealized gains and losses on available-for-sale investment securities.

The components of other comprehensive income (loss) for the years ended December 31, 2002 and 2001 were as follows (in thousands):

2002	2001

Other comprehensive income:

—Foreign currency translation adjustment	122	410
—Total other comprehensive income (loss)	\$122	\$410

The accumulated balance of other comprehensive income (loss) at December 31, 2002 and 2001 was \$2,208,000 and \$2,086,000, respectively.

#### 6. Financial Instruments

The following disclosure of the estimated fair value of financial instruments is made in accordance with the requirements of SFAS No. 107, "Disclosures About Fair Value of Financial Instruments." The estimated fair-value amounts have been determined using available market information and appropriate valuation methodologies. However, considerable judgment is necessarily required in interpreting market data to develop estimates of fair value. Accordingly, the estimates presented herein are not necessarily indicative of the amounts that we would realize in a current market exchange.

The following methods and assumptions were used to estimate the fair value of each class of financial instruments for which it is practicable to estimate that value:

- The carrying amounts of cash and cash equivalents, restricted cash and investments approximate fair value due to the short maturity of the instruments. The fair value of life insurance contracts is based on cash surrender value.
- Fair values for debt were determined based on interest rates that are currently available to us for issuance of debt with similar terms and remaining maturities, except for publicly traded debt, which is based on market prices.
- The fair value of preferred securities of subsidiary trusts is based on current market prices.
- The fair-value estimates presented herein are based on pertinent information available to us as of December 31, 2002. Although we are not aware of any factors that would significantly affect the estimated fair-value amounts, such amounts have not been comprehensively revalued for purposes of these financial statements since that date, and current estimates of fair value may differ significantly from the amounts presented herein.

The estimated fair value of financial instruments at December 31 is summarized as follows (in thousands):

	2002		2001	
	Carrying		Carrying	
	Amount	Fair Value	Amount	Fair Value
Assets:				
Cash and cash equivalents	\$9,898	\$9,898	\$3,422	\$3,422
Restricted Cash	18,070	18,070	-	, <u>—</u>
Investments	22,974	22,974	21,448	21,448
Liabilities:				
Long-term debt (including due within one year)	457,516	426,553	469,857	458,861

# 7. Income Taxes

Income tax expense (benefit) applicable to continuing operations before minority interests for the years ended December 31 is comprised of the following (in thousands):

	2002	2001
Federal		
Current	\$12,681	\$(16,063)
Deferred	(25,275)	7,298
State	(695)	4,450
	\$(13,289)	\$(4,315)

The following table reconciles our effective income tax rate to the federal statutory rate:

	2002	2001
Federal statutory rate	35.0%	35.0%
State income, net of federal provisions	(4.0)	(9.7)
Amortization of investment tax credit	1.1	0.9
Reversal of utility book/tax depreciation	6.6	(9.5)
Other, net	(4.7)	(7.6)
	34.0%	9.1%

The components of the deferred income tax asset (liability) recognized in our Consolidated Balance Sheets are related to the following temporary differences at December 31 (in thousands):

	2002	2001
Amortization of gain on sale/leaseback	\$3,379	\$3,801
Unamortized investment tax credit	7,979	8,265
Other	115,582	163,866
	\$126,940	\$175,932
Plant related	\$(249,781)	\$(198,104)
Other, net	(12,754)	(37,070)
	\$(262,535)	\$(235,174)
	\$(135,595)	\$(59,242)

# 8. Operating Leases and Sale-Leaseback Transactions

The Company, Expanets and Blue Dot lease vehicles, office equipment and office and warehouse facilities under various long-term operating leases. In connection with the purchase of Montana Power, we have eight years remaining under an operating lease agreement to lease generation facilities. At December 31, 2002, future minimum lease payments under noncancelable lease agreements are as follows (in thousands):

2003	\$34,574
2004	34.820
2005	22 400
	33,499
2006	33,351
2007	32,934
Thereafter	97,052

Lease and rental expense incurred were \$3.4 million, \$9.7 million and \$6.8 million in 2002, 2001 and 2000, respectively.

# 9. Team Member Benefit Plans

We sponsor and/or contribute to pension and postretirement health care and life insurance benefit plans for team members of the corporate and regulated utility division. In addition, we also sponsor nonqualified, unfunded defined benefit pension plans for certain officers and other employees. With the acquisition of Montana Power, we assumed their pension and postretirement health care plans. These plans are reflected in the 2002 columns of the tables below.

Net periodic cost for our pension and other post-retirement plans consists of the following (in thousands):

		*****	Other	
		-	Postretirement	
_	Pension Benefits		Benefits	
	2002	2001	2002	2001
Components of Net Periodic Benefit Cost (Income)				
Service cost	\$4,144	\$4,731	\$550	\$526
Interest cost	17,345	18,028	3,555	3,398
Expected return on plan assets	(16,475)	(20,547)	(399)	(706)

Amortization of transitional obligation	(41) 1.960	(20) 2.094	789 28	862 156
Recognized actuarial (gain) loss.	-,		633	67
	\$6,933	\$4,286	\$5,156	\$4,303
Additional (income) or loss recognized:				
Curtailment	\$910	\$(2,315)	804	(514)
Special termination benefits	4,191		168	,
Settlement cost	3,744	(770)		*********
Net Periodic Benefit Cost (Income)	\$15,778	\$1,201	\$978	\$3,789

The prior service costs are amortized on a straight-line basis over the average remaining service period of active participants. Gains and losses in excess of 10% of the greater of the benefit obligation or the market-related value of assets are amortized over the average remaining service period of active participants.

Following is a reconciliation of the changes in plan benefit obligations and fair value and a statement of the funded status as of December 31 (in thousands):

			Oth	Other	
			Postreti	rement	
	Pension Benefits		Bene	Benefits	
	2002	2001	2002	2001	
Reconciliation of Benefit Obligation					
Obligation at January 1	\$259,971	\$243,094	\$46,537	\$44,987	
Service cost	4,144	4,731	550	526	
Interest cost	17,345	18,028	3,555	3,398	
Actuarial loss	16,537	25,798	17,422	5,179	
Plan amendments	rentranscense	1,748	(983)	·	
Acquisition/Divestitures	(11,835)	<u></u>	(1,201)	(868)	
Curtailments	With the same of t	(4,191)			
Settlement cost		(14,017)		Andread	
Special termination benefits	4,191		168	_	
Gross benefits paid	(14,454)	(15,220)	(7,757)	(6,685)	
Benefit obligation at end of year	\$275,899	\$259,971	\$58,291	\$46,537	
Reconciliation of Fair Value of Plan Assets					
Fair value of plan assets at January 1	\$215,144	\$252,312	\$5,872	\$9,707	
Actual gain (loss) on plan assets	(21,290)	(6,106)	(767)	106	
Acquisitions/Divestitures	(15,932)	(15,842)	( )		
Employer contributions	· · · ·		7,521	2,744	
Settlements		montamagy	,		
Gross benefits paid	(14,454)	(15,220)	(7,757)	(6,685)	
Fair value of plan assets at end of year.	\$163,468	\$215,144	\$4,869	\$5,872	

The total projected benefit obligation and fair value of plan assets for the pension plan with a projected benefit obligation in excess of plan assets was \$275.9 million and \$163.5 million, respectively as of December 31, 2002.

The accrued pension and other post-retirement benefit obligations recognized in the accompanying Consolidated Balance Sheets are computed as follows (in thousands):

			Other		
	Postretiremen			ment	
<del>-</del>	Pension Benefits		Benefi	Benefits	
_	2002	2001	2002	2001	
Funded Status	\$(112,431)	\$(44,828)	\$(53,422)	\$(40,665)	
Unrecognized transition amount	(82)	(126)	7,932	9,443	
Unrecognized net actuarial loss (gain)	77,976	23,329	17,822	3,104	

Unrecognized prior service cost	18,499	21,367	237	1,386
(Accrued) Prepaid benefit cost		\$(258)	\$(27,431)	\$(26,732)
Prepaid benefit cost	\$—	\$	\$	\$—
Accrued benefit cost	(16,038)	(258)	(27,431)	(26,732)
Additional minimum liability	88,813	36,357		
Intangible asset	(18,499)	(21,367)		
Regulatory asset			nonnounce	<u></u>
Accumulated other comprehensive income	(70,314)	(14,990)		
Net amount recognized.		\$(258)	\$(27,431)	\$(26,732)

The weighted-average assumptions used in calculating the preceding information are as follows:

			Othe	Other	
			Postretir	ement	
	Pension Benefits		Benefits		
	2002	2001	2002	2001	
Discount rate	7.0%	7.0%	6.0-6.5%	7.0%	
Expected rate of return on assets.	8.50%	9.0%	8.50%	9.0%	
Long-term rate of increase in compensation levels	3.97%	4.40%	*****		

The rate of increase in per capita costs of covered health care benefits is assumed to be 12 percent in 2003, decreasing gradually to 5 percent by the year 2009. The following table sets forth the sensitivity of retiree welfare results (in thousands):

Effect of a one percentage point increase in assumed health care cost trend	
on total service and interest cost components	\$154
on postretirement benefit obligation	1,351
Effect of a one percentage point decrease in assumed health care cost trend	, -
on total service and interest cost components	\$(133)
on postretirement benefit obligation	(1,194)

Pension costs in Montana are included in rates on a pay as you go basis for regulatory purposes. Other postretirement benefit costs in Montana are included in rates on an accrual basis for regulatory purposes. (See Note 10, "Regulatory Assets and Liabilities", for the regulatory assets related to our pension and other post-retirement benefit plans.)

During 2002 and 2000, we made available to select team members an early retirement program. The impact of that reduction in participants resulted in the Settlement Costs and Special Termination Benefits presented in the above table.

## 10. Regulatory Assets and Liabilities

Our regulated business prepares their financial statements in accordance with the provisions of SFAS No. 71, as discussed in Note 2 to the Financial Statements. Pursuant to this pronouncement, certain expenses and credits, normally reflected in income as incurred, are recognized when included in rates and recovered from or refunded to the customers. Accordingly, we have recorded the following major classifications of regulatory assets and liabilities that will be recognized in expenses and revenues in future periods when the matching revenues are collected or refunded.

	2002	2001
Pension	\$42,696	\$
Colstrip Unit 3 carrying charge		38,337
SFAS No. 106 purchase obligation	4,174	
Conservation programs		27,956
Income taxes	62,908	61,375
Other	11,950	81,710
Total regulatory assets	\$121,728	\$209,378
Utility sale stipulation agreement	\$16,254 15,456	\$

Proceeds from oil & gas sale	. 15,982	33,426
Proceeds from electric generation asset sale		257,519
Other	6,794	38,469
Total regulatory liabilities	\$54,486	\$329,414

Pension costs in Montana are recovered in rates on a cash basis. Competitive transition charges relate to natural gas properties and earn a rate of return sufficient to meet the debt service requirements of the Montana natural gas transition bonds. No other significant regulatory assets earn a return. A regulatory asset has been recognized for the SFAS No. 106 purchase obligation upon the purchase of Montana Power. The MPSC allows recovery of SFAS No. 106 costs on an annual basis. Tax assets and liabilities primarily reflect the effects of plant related temporary differences such as removal costs, capitalized interest and contributions in aid of construction that we will recover or refund in future rates. During 2000 and 2001 Montana Power made sales of natural gas from its storage field at prices in excess of its original cost, creating a regulatory liability. This gain is being flowed to customers over a period that matches the depreciable life of surface facilities that were added to maintain deliverability from the field after the withdrawal of the gas. Montana Power also has a regulatory liability related to oil and gas proceeds, that is being credited to customer bills on a monthly basis. In connection with the acquisition of Montana Power, a stipulation agreement was signed that required a contribution by the previous owner and the Company, which will fund credits to Montana electric distribution customers. The account is being applied on a kilowatt hour basis beginning July 1, 2002 for one year.

# 11. Deregulation and Regulatory Matters

### Deregulation

The electric and natural gas utility businesses in Montana are operating in a competitive market in which commodity energy products and related services are sold directly to wholesale and retail customers.

#### Electric

Montana's Electric Utility Industry Restructuring and Customer Choice Act (Electric Act), passed in 1997, provides that all customers will be able to choose their electric supplier by June 30, 2007, with our electric utility acting as default supplier. As default supplier, we are obligated to continue to supply electric energy to customers in our service territory who have not chosen, or have not had an opportunity to choose, other power suppliers.

In its 2001 session, the Montana Legislature passed House Bill 474, which, among other things, reaffirmed full cost recovery for the default supplier by mandating that the MPSC use an electric cost recovery mechanism providing for full recovery of prudently incurred electric energy supply costs. In November 2002, Initiative 117 was passed, repealing HB 474 and allowing a transition period through June 30, 2007. Because of the language that remains from the previous law, we believe we have adequate assurances of recovering our costs of acquiring electric supply.

On October 29, 2001, Montana Power, the former owner of the utility, filed with the PSC the default supply portfolio. That portfolio contained a mix of long and short-term contracts that were negotiated in order to provide electricity to default supply customers. This filing sought approval of the default supply portfolio contracts and establishment of default supply rates for customers who have not chosen alternative suppliers by July 1, 2002.

On that same day, Montana Power submitted an updated Tier II filing with the PSC, addressing the recovery of transition costs of generation assets and other power-purchase contracts, generation-related regulatory asset transition costs, and transition costs associated with the out-of-market QF power-purchase contract costs. The Tier II filing related to the deregulation of electric supply in Montana. On December 28, 2001, together with NorthWestern, the Montana Consumer Counsel, Commercial Energy and the Large Customer Group, Montana Power submitted to the PSC an agreed upon stipulation settling the transition cost recovery in the Tier II filing and approving the sale to NorthWestern. The stipulation called for Montana Power, through Touch America, and NorthWestern to establish a \$30 million account that will be used to provide a credit for our electric distribution customers. As of December 31, 2002 this is a regulatory liability of \$16.3 million, see Note 10, "Regulatory Assets and Liabilities". The credit is being provided over a one year period to customers on a per kilowatt-hour (Kwh) basis beginning on July 1, 2002, when our current below market energy supply contract expired. The stipulation also states that customers will have no obligation to pay any transition costs accrued under or relating to the accounting orders issued by the PSC.

## Natural Gas

Montana's Natural Gas Utility Restructuring and Customer Choice Act, also passed in 1997, provides that a natural gas utility may voluntarily offer its customers choice of natural gas suppliers and provide open access. We have opened access on our gas

transmission and distribution systems, and all of our natural gas customers have the opportunity of gas supply choice. We are also the default supplier for the remaining natural gas customers.

# Regulatory Matters

The Montana, South Dakota and Nebraska PSCs regulates our transmission and distribution services and approves the rates that we charge for these services, while FERC regulates our transmission services and our remaining generation operations. There have been no regulatory issues in South Dakota or Nebraska during the past 3 years. Current regulatory issues are discussed below.

#### Montana

#### Electric Rates

On June 20, the Montana PSC directed the company to file new rates effective July 1, 2002 that recover estimated electric supply costs for the period July 1, 2002 through June 30, 2003. The rates are approved on an interim basis pending a prudence review that will be conducted after July 1, 2003. This includes implementation of rates to begin recovery of the out-of-market transition costs from the Tier II proceeding / order.

### Natural Gas Rates

On October 10, 2002 the Commission issued an order authorizing the revenue changes outlined in a stipulation submitted by Northwestern Energy and the Montana Consumer Counsel that resolved two outstanding dockets. The stipulation finalized the calculation of the amounts that the company would be allowed to include for recovery in its natural gas tracker for purchases under a contract originally entered into with a related party. The issues resolved included the annual quantity of gas subject to purchase under the contract and the periods covered by the contract. We filed our 2002/2003 natural gas tracking filing with the Commission on November 13, 2002. Interim rates were effective December 15, 2002, with a final order still pending.

### FERC

Through a filing with FERC in April 2000, we are seeking recovery of transition costs associated with serving two wholesale electric cooperatives. On July 15, 2002, a FERC administrative judge issued a summary judgment dismissing the company's claim primarily on the grounds that the filing did not use FERC methodology. On December 2, 2002 we filed a "Brief on Exceptions to the Initial Decision" aimed at reversing the initial decision. A decision by FERC is still pending.

### 12. Guarantees, Commitments and Contingencies

# Qualifying Facilities Liability

With the acquisition of our Montana Operations, we assumed a liability for expenses associated with certain Qualifying Facilities Contracts, or QFs. The QFs require us to purchase minimum amounts of energy at prices ranging from \$65 to \$138 per megawatt hour through 2029. Our gross contractual obligation related to the QFs is approximately \$1.9 billion through 2029. A portion of the costs incurred to purchase this energy is recoverable through rates and payments from the MPSC, totaling approximately \$1.5 billion through 2029. Upon completion of the purchase price allocation related to our acquisition of the electric and natural gas transmission and distribution business of The Montana Power Company, we established a liability of \$134.3 million, based on the net present value (using an 8.75% discount factor) of the difference between our obligations under the QFs and the related amount recoverable. At December 31, 2002 the liability was \$143.1 million.

The following summarizes the contractual estimated payments, net of recoveries allowed in rates (in thousands):

2003	\$11 100
2004	9.500
2005	10,200
2006	3,900
2007	5,800
Thereafter	398,800
Total	\$439,300

## Long Term Power Purchase Obligations

We have entered into various commitments, largely purchased power, coal and natural gas supply, electric generation construction and natural gas transportation contracts. These commitments range from one to thirty years. The commitments under these contracts as of December 31, 2002 were \$195.0 million in 2003, \$181.3 million in 2004, \$163.3 million in 2005, \$124.5 million in 2006, \$58.5 million in 2007 and \$77.4 million thereafter. These commitments are not reflected in our Consolidated Financial Statements.

# Letters of Credit

We have various letter of credit requirements and other collateral obligations related to our Montana operations of approximately \$4.0 million at December 31, 2002.

### Environmental Liabilities

We are subject to numerous state and federal environmental regulations. The Clean Air Act Amendments of 1990 (the Act) stipulate limitations on sulfur dioxide and nitrogen oxide emissions from coal-fired power plants. We believe we can comply with such sulfur dioxide emission requirements at our generating plants and that we are in compliance with all presently applicable environmental protection requirements and regulations. We are also subject to other environmental statutes and regulations including matters related to former manufactured gas plant sites. We have an environmental reserve of \$5.2 million at December 31, 2002, related to our Montana operations. When losses from costs of environmental remediation obligations from our utility operations are probable and reasonably estimable, we charge these costs against the established reserve.

# Legal Proceedings

Prior to 1999, Montana Power Company was the principal, vertically integrated electric utility in the state of Montana, owning and operating generation, transmission and distribution facilities as well as operating a telecommunication business and other non-regulated assets such as oil and gas, coal, and independent power businesses. In 1999, Montana Power sold its power generating assets to PP&L Montana, LLC. Thereafter, Montana Power's subsidiary Entech, Inc. undertook a series of sales of Montana Power's non-regulated energy businesses (i.e., its coal, oil and natural gas businesses), and its out-of-state independent power-production business, to several third parties (collectively, the "Entech Sales"). The sale of the power generating assets and the Entech Sales took place over a period of time from December 1999 to April 2001.

On August 16, 2001, eight individuals filed a lawsuit in Montana State District Court, entitled McGreevey, et al. v. Montana Power Company, et al., DV-01-141, 2nd Judicial District, Butte-Silver Bow County, MT, naming The Montana Power Company, all of its outside directors and certain officers, PPL Montana, and Goldman Sachs as defendants (the "Litigation"), alleging that Montana Power and its directors and officers and investment bankers had a legal obligation and/or a fiduciary duty to obtain shareholder approval before consummating the sale of the electric generation assets to PPL Montana. The plaintiffs further allege that because the Montana Power shareholders did not vote to approve the sale, the sale of the generation assets is void and PPL Montana is holding these assets in constructive trust for the shareholders. Alternatively, the plaintiffs allege that Montana Power shareholders should have been allowed to vote on the sale of the generation assets and, if an appropriate majority vote was obtained in favor of the sale, the objecting shareholders should have been given dissenters' rights. The plaintiffs have amended the complaint to add Milbank Tweed (legal advisors to Montana Power and Touch America), The Montana Power, L.L.C., Touch America Holdings, Inc. and the purchasers of the energy-related assets and have claimed that Montana Power and the other defendants engaged in a series of integrated transactions to sell all or substantially all of its assets and deprive the shareholders of a vote.

After denying the original defendants' motions to dismiss the complaint, upon plaintiffs' motion, the court certified a class consisting of shareholders of record as of December 1999. The court has also, upon plaintiffs' motion, added Clark Fork and Blackfoot LLC as a successor to The Montana Power Company and NorthWestern as an additional defendant as a result of the transfer of substantially all of the assets and liabilities from NorthWestern Energy LLC to NorthWestern. Recently, the case has been removed to federal court in Montana upon a petition by Milbank Tweed. Plaintiffs filed a motion to remand the action to state court. The parties are briefing the remand motion and the federal court after a hearing will decide whether or not the case remains in federal court. It is the position of all defendants that The Montana Power Company and its former directors and officers have fully complied with their statutory and fiduciary duties and no shareholder vote was required. Accordingly, all defendants are defending the suit vigorously. We also believe that we have both substantive and procedural defenses to this action and accordingly, we will vigorously defend against any assertion to the effect that NorthWestern Energy LLC or NorthWestern has any liability in this matter.

In September 2000, Montana Power established Touch America Holdings, Inc. as a new holding company with four subsidiaries, The Montana Power, L.L.C., Touch America, Inc., Tetragenics Company and Entech LLC (referred to as the "Restructuring"). Entech Inc. was merged into Entech LLC and the ownership of Entech LLC was distributed by The Montana Power, L.L.C. to Touch America Holdings, Inc. Montana Power was merged into The Montana Power, L.L.C. and an exchange of Montana Power common stock for Touch America Holdings, Inc. common stock on a one-for-one basis occurred. Certain assets and liabilities of Montana Power subsequently were transferred to Touch America Holdings, Inc. Pursuant to a Unit Purchase Agreement signed on or about September 29, 2000,

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NorthWestern acquired the former electric and gas transmission and distribution business of Montana Power by purchasing the sole unit membership interest in The Montana Power, L.L.C. Subsequently, the Company renamed The Montana Power, L.L.C. as Northwestern Energy LLC. In November 2002, NorthWestern and NorthWestern Energy LLC entered into an Asset and Stock Transfer Agreement whereby NorthWestern acquired substantially all of NorthWestern Energy LLC's assets. Finally, NorthWestern Energy LLC was renamed again on November 20, 2002 to become Clark Fork and Blackfoot, L.L.C.

Clark Fork and Blackfoot, L.L.C. and NorthWestern believe that no shareholder vote was required for any of the transactions in question and that the shareholders had an opportunity to vote on the Touch America restructuring and NorthWestern's acquisition, which was fully approved by a supermajority of The Montana Power Company's shareholders in September 2001. In the event that Clark Fork and Blackfoot, L.L.C. or NorthWestern faces liability, we believe that we have an indemnification claim against Touch America for adverse consequences resulting from that liability. In light of the financial difficulties experienced by the telecommunications industry, we are uncertain as to the ability of Touch America to satisfy its contractual indemnification claim arising from this litigation. At this early stage, however, we cannot predict the ultimate outcome of this matter or how it may affect our combined financial position, results of operations or cash flows.

In 1999, Montana Power entered into an Asset Purchase Agreement with PPL Montana pursuant to which Montana Power agreed to sell, among other assets, its portion of the 500-kilovolt transmission system associated with Colstrip Units 1, 2, and 3 for \$97.1 million, subject to the receipt of required regulatory approvals. As part of the Touch America reorganization described above, The Montana Power, L.L.C. acquired Montana Power's rights under the Asset Purchase Agreement. In September 2002, Clark Fork and Blackfoot, L.L.C. brought suit in Montana State District Court to compel PPL Montana to perform its obligations under the Asset Purchase Agreement and to recover damages. The case has been removed to the Federal District Court in Butte, Montana. We have filed a motion for partial summary judgment on the issue of specific performance of PPL Montana's obligation to complete the purchase. That motion has been fully briefed and is awaiting decision. NorthWestern believes its claims are meritorious and we intend to vigorously prosecute this litigation. At this early stage of the litigation, however, we cannot predict the ultimate outcome of this matter or how it may affect our financial position, results of operations, or cash flows.

On or about March 7, 2003, plaintiff Dana Ross, individually and on behalf of a class of all others similarly situated, filed a complaint alleging breach of fiduciary duty and violations of federal securities fraud laws (including Sections 10(b) and 20(a) of the Securities Exchange Act of 1934 and Rule 10b-5 thereunder) against Merle D. Lewis (the former Chairman and Chief Executive Officer of the Company), Kipp D. Orme (the Company's Vice President-Finance and Chief Financial Officer), and the Company. The lawsuit is entitled Dana Ross, et al. v. Merle D. Lewis, et al.; Case No. CIV03-4049, In the United States District Court of South Dakota, Southern Division. The putative class consists of all public investors who purchased common stock of NorthWestern from August 2, 2000 to December 13, 2002. Plaintiffs allege that defendants misrepresented NorthWestern's business operations and financial performance, overstated NorthWestern's revenue and earnings, among other things, by maintaining insufficient reserves for accounts receivables at Expanets, failed to disclose billing problems and lapses and data conversion problems, and failed to make full disclosures of problems (including the billing and data conversion issues) arising from the implementation of Expanets' EXPERT system. Plaintiffs' complaint alleges that NorthWestern's public statements, omissions, and failures to maintain adequate accounts receivables reserves artificially inflated NorthWestern's earnings and stock price, and that the class has been damaged as a result. The action seeks unspecified compensatory damages, rescission, and attorneys fees and costs as well as accountants and experts fees. The lawsuit has not yet been served. Given that it was only recently filed, we are not able to assess the likely outcome or risk of an adverse decision in this matter.

We and our partner entities are parties to various other pending proceedings and lawsuits, but in the judgment of our management, the nature of such proceedings and suits and the amounts involved do not depart from the routine litigation and proceedings incident to the kinds of business we conduct, and management believes that such proceedings will not result in any material adverse impact on us.

### 13. Company Obligated Mandatorily Redeemable Preferred Securities of Subsidiary Trusts

Series	Par Value	Shares	2002	2001
	·		(in thou	isands)
8.45% Montana Power	\$25	2,600,000	65,000	65,000
		2,600,000	\$65.000	\$65,000

Montana Power had established Montana Power Capital I (Trust) as a wholly owned business trust to issue common and preferred securities and hold Junior Subordinated Deferrable Interest Debentures (Subordinated Debentures) that we issue. Outstanding at December 31, 2002 were \$2.6 million units of 8.45 percent Cumulative Quarterly Income Preferred Securities, Series A (QUIPS), which are due in 2036. Holders of the QUIPS are entitled to receive quarterly distributions at an annual rate of 8.45 percent of the liquidation preference value of \$25 per security. The Trust will use interest payments received on the Subordinated Debentures that it holds to make the quarterly cash distributions on the QUIPS.

We can wholly redeem the Subordinated Debentures at any time, or partially redeem the Subordinated Debentures from time to time. We also can wholly redeem the Subordinated Debentures if certain events occur before that time. Upon repayment of the Subordinated Debentures at maturity or early redemption, the Trust Securities must be redeemed. In addition, we can terminate the Trust at any time and cause the pro rata distribution of the Subordinated Debentures to the holders of the Trust Securities.

Besides our obligations under the Subordinated Debentures, we have agreed to certain Back-up Undertakings. We have guaranteed, on a subordinated basis, payment of distributions on the Trust Securities, to the extent the Trust has funds available to pay such distributions. We also have agreed to pay all of the expenses of the Trust. Considered together with the Subordinated Debentures, the Back-up Undertakings constitute a full and unconditional guarantee of the Trust's obligations under the QUIPS. We are the owner of all the common securities of the Trust, which constitute 3 percent of the aggregate liquidation amount of all the Trust Securities.

Sch. 19	MONTANA PLANT IN	SERVICE - F	PROPANE	
		This Year	Last Year	
	Account Number & Title	Utility	Utility	% Change
1	Local Storage Plant			
2	3360 Land and Land Rights	\$64,954	\$64,954	0.00%
3	3363 Other Equipment	361,275	361,275	0.00%
4	Total Local Storage Plant	426,229	426,229	0.00%
5				
6	Distribution Plant			
7	3376 Mains	485,581	485,581	0.00%
8	3380 Services	374,921	370,225	1.27%
9	3381 Customers Meters and Regulators	11,262	11,262	0.00%
10	3382 Meter Installations	8,415	8,415	0.00%
11	3389 Other Equipment	51,887	51,887	0.00%
12	Total Distribution Plant	932,066	927,370	0.51%
13	Total Propane Plant in Service	1,358,295	1,353,599	0.35%
14				
15	3117 Gas in Underground Storage	20,636	17,620	17.12%
16				
17				
18				
19	Total Propane Plant	\$1,378,931	\$1,371,219	0.56%

Sch. 20	MONTANA DEPF	MONTANA DEPRECIATION SUMMARY - PROPANE									
		**			Current						
	Functional Plant Class	Plant Cost	This Year	Last Year	Avg. Rate						
1	<b>Accumulated Depreciation</b>										
2											
3	Local Storage Plant	\$426,230	\$94,545	\$77,496	4.00%						
4											
5	Distribution	927,370	176,017	148,767	3.03%						
6											
7	TOTAL DEPRECIATION	\$1,353,600	\$270,562	\$226,263							

Sch. 22	MONTANA REGULATORY CAPITAL ST	RUCTURE & CC	STS - PROPAN	
		% Capital		Weighted
		<u>Structure</u>	% Cost Rate	Cost
1	Commission Accepted - Most Recent			
2 3				
1	Docket Number:	NOT APPL	CABLE	
4	Order Number:			
5				
6	Common Equity			
7	Preferred Stock			
8	Long Term Debt			
9	Other TOTAL	0.00%		0.000/
	TOTAL	0.00%		0.00%
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	STATEMENT OF CASH FLOWS (LAST YEAR IN		KCLUDES CMP)	/1& 2/
	Description	This year	Last year	% Change
1	Increase/(decrease) in Cash & Cash Equivalents:			
2				
3		(\$30,737,063)	\$15,393,683	-299.67
4	i '	50,460,461	55,281,111	-8.72
5		3,224,892	94,914	3297.70
6		324,433	-	
7	Deferred Income Taxes - Net	(34,166,168)	(19,429,078)	-75.85
8	Investment Tax Credit Adjustments - Net	(439,982)	(444,673)	1.05
9	Writedown for Utility Stipulation Agreement - Net	99,881,116		
10	Writedown of Investments	412,500	_	
11	Change in Operating Receivables - Net	(97,082,946)	231,253,843	-141.98
12	Change in Materials, Supplies & Inventories - Net	1,182,919	599,764	97.23
13	Change in Operating Payables & Accrued Liabilities - Net	106,614,029	(196,263,958)	154.32
14	Allowance for Funds Used During Construction (AFUDC)	(509,119)	(36,530)	-1293.70
15	Change in Other Current Assets & Liabilities - Net	26,640,322	(00,000)	-1295.70
16	Other Operating Activities:	20,010,022		
17	Undistributed Earnings from Subsidiary Companies	5,471,549	(59,388,353)	109.21
18	Other (net)	36,943,104	(241,219,431)	
19	Change in Regulatory Assets	(53,870,294)	′ (	115.32
20	Change in Regulatory Liabilities	(28,125,814)	(3,089,595) 269,133,676	-1643.60
21	Net Cash Provided by/(Used in) Operating Activities	86,223,940	51,885,373	-110.45
22	Cash Inflows/Outflows From Investment Activities:	00,223,940	51,000,373	66.18
23		//2 222		
24	Construction/Acquisition of Property, Plant and Equipment	(49,095,805)	(58,505,790)	16.08
25	(net of AFUDC & Capital Lease Related Acquisitions)			
26	Proceeds from Sale of Property, Plant and Equipment Contributions In and Advances to Affiliates	8,312,695	-	
27		317,613	-	
28	Other Investing Activities:			
29	Proceeds from Investments	145,676	-	
30	Additional Investments	(884,185)	-	
31	Miscellaneous Special Funds  Net Cash Provided by/(Used in) Investing Activities	(67,197)	(36,806)	-82.579
32		(41,271,202)	(58,542,596)	29.50°
- 1	Cash Flows from Financing Activities:			
33	Proceeds from Issuance of:			
34	Long-Term Debt		150,000,000	-100.009
35	Members Capital Contribution in MP LLC	\$500	467,115	-99.899
36	Other: Manditorily Redeem. Pref. Securities of Sub. Trust			
37	Dividends from Subsidiaries	~	-	
38	Capital Financing	1,970,000	-	
39	Net Increase in Short-Term Debt	-	-	
40	Other: Return of Subsidiary Capital			
41	Payment for Retirement of:			
42	Long-Term Debt	(13,003,479)	(64,297,988)	79.78%
43	Preferred Stock	-	-	
44	Capital Lease Obligations	(1,285,821)	-	
45	Net Decrease in Short-Term Debt		(75,000,000)	100.00%
46	Dividends on Preferred Stock	(922,508)	(3,769,784)	
47	Dividends on Common Stock	- 1		
48	Other Financing Activities	_	-	
49	Net Cash Provided by (Used in) Financing Activities	(13,241,308)	7,399,343	-278.95%
50	Net Increase/(Decrease) in Cash and Cash Equivalents	31,711,430	742,120	4173.099
	Cash and Cash Equivalents at Beginning of Year	(\$3,796,659)	(4,538,779)	16.35%
	Cash and Cash Equivalents at End of Year	\$27,914,771	(\$3,796,659)	835.25%
	1/ The cash balances on the 2001 balance sheets include CMP, whe			000.207
54	does not. Additionally the 2001 cash flows includes CU4, where	as the 2002 cash flows of	loes not.	
551-	2/There were significant non-cash changes in the 2002 balance she			subsequent
	divestiture and acquisition resetting equity under new ownership by	/ NorthWestern Corporati	ion. Additionally.	
56	divestiture and acquisition resetting equity under new ownership by there were significant non-cash changes in regulatory asset and lia	NorthWestern Corporation Ibility and other accounts	ion. Additionally, for compliance with	terms

Sch. 24			)   	LONG TERM DEBT 1/					
					79	Outstanding		Annual	
		Issue	Maturity	Principal	Net	Per Balance	Yield to	Net Cost	Total
	Description	Date	Date	Amount	Proceeds	Sheet	Maturity	Inc. Prem./Disc.	Cost %
- 2	First Mortgage Bonds								
3	8.25% Serie	12/05/91	02/01/07	55,000,000	54 550 100	264 072	/9030 0	107.00	70
4		12/05/91	02/01/22	50,000,000	79 536 500	304,972	0.200%	30,167	8.21%
5		03/01/93	03/01/05	50,000,000	49,335,366	4375 295	7.075%	263,979	9.0470
9		11/27/01	12/01/06	150,000,000	148,670,240	149.333.958	7.426%	363,032 11 289 243	7.13%
7	Total First Mortgage Bonds			\$305,000,000	\$302,131,840	\$156,511,827		\$11,832,421	7.56%
ထ တ	Pollution Control Bonds								
10		26/02/90	05/01/23	\$90,205,000	\$88,199,743	\$88,838,289	5.841%	\$5,620,635	6.33%
=	5.90% Series, Due 2023	12/30/93	12/01/23	80,000,000	79,040,800	79,326,387	6.428%	4,834,215	0.09%
12	12 Total Pollution Control Bonds			\$170,205,000	\$167,240,543	\$168,164,676		\$10,454,850	6.22%
13	Other Long Term Debt								
15	Quarterly Ir								
16		11/96	11/01	\$ 65,000,000	\$ 62,567,385	\$ 65,000,000		\$ 5.553.304	8 54%
17		Various	Various	128,000,000	126,807,269	13,000,000	<del>71</del>		7.45%
9		Various	Various	115,000,000	113,851,197	39,839,427		3.068,358	7 70%
19	Cost Associated with Prior Debt Retirements	A/A	N/A	0	0	0	× · · · · ·	201,237	N N
20	20 Total Other Long Term Debt			\$308,000,000	\$303,225,851	\$117,839,427		\$9.791.883	8.31%
21	21 TOTAL LONG TERM DEBT			\$783,205,000	\$772,598,234	\$442,515,930		\$32,079,154	7.25%
22	22 23 1/ Total Long-Term Debt does not include amounts due within 1 year _ \$15,000,000 at Docombox 21,0000	ts due within	1 year - \$15	200 000 000 000 000 000 000 000 000 000	24 2002				
24			. year - 410,	Jou, vou al Deceill	Jel 31, 2002.				·
25									
26	2/	position that	the securities	s associated with 1	he QUIPS issue v	vill constitute indeb	stedness		
28	the Company has the right to wholly redeem the securities at any time, or partially redeem them from time to time	. As sucn, me ne securities a	cost or QUIF tanv time, or	S are deemed to	be tax deductible. hem from time to	i, the cost of QUIPS are deemed to be tax deductible. Since November 6, 2001, les at any time, or partially redeem them from time to time.	6, 2001,		
29									
30									•
3 2									
75									

# PREFERRED STOCK

	Series	Issue Date Mo./Yr.	Shares Issued	Par Value	Call Price	Net Proceeds	Cost of Money	Principal Outstanding	Annual Cost	Embed.
1							11101110	Gublanding	Cost	Cost %
2										
4										
5 6										
1 1			]		ן זריי אנ	PPLICABLE		L		
7		·	r		VOI A	FUICADUE				
8 9										
10										
11										
12										
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17										
18 19										
20										
21		]								
22										
23										
24										
25										
26 27										
28										
29										
30										
31					ĺ					
32	TOTAL									

Sch. 26				COMMON	STOCK				
		Avg. Number	Book		Dividends				
		of Shares	Value	Earnings	Per				Price/
		Outstanding	Per Share	Per	Share	Retention	Market	: Price	Earnings
		1/	2/	Share	(Declared)	Ratio	High	Low	Ratio
1								***************************************	
2									
3	1	27,396,762	\$14.79				\$22.14	\$20.38	
4									
5		27,396,762	36.12				22.05	20.35	
6	ļ.								
7	1	27,396,762	12.51	(\$1.91)			23.64	21.45	
8	1		_						
9	L '	27,396,762	12.49				22.30	18.46	
10 11	•	07 000 700	10.10						
12	1	27,396,762	12.16				21.10	15.65	
13		27 206 762	44.44	(0.70)				:	
14		27,396,762	11.41	(0.79)			17.80	14.20	
15	i	27,396,762	11.38						
16	,	27,390,702	11.30				16.90	8.40	
17	i i	27,396,762	11.17				10.10		
18		27,000,702	11.17				16.48	9.97	
19	1	27,396,762	8.76	(2.30)			13.95	9.35	
20		_,,,,,,,,,	5.70	(2.00)			13.93	9.35	
21	October	37,396,762	8.86				9.79	6.15	
22		,					5.75	0.15	
23		37,396,762	9.59				8.92	7.24	
24	ì						5.52	,,24	
25	1	37,396,762	12.25	(20.64)			7.95	4.30	
26									
	TOTAL Year End	29,896,762	\$12.25	(\$25.64)	\$0.00	100.00%	\$5.08	\$4.30	(0.2)
28								······································	· · · · · · · · · · · · · · · · · · ·

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<sup>29 1/</sup> Monthly shares are actual shares outstanding at month-end. Total year-end shares are average shares for 2002.

<sup>32 2/</sup> All Book Value Per Share amounts are based on actual shares and include unallocated stock 33 held by Trustee for the Deferred Savings and Employee Ownership Plans. 34

ch. 27	MONTANA EARNED RATE	,	PROPANE	
	Description	This Year	Last Year	% Change
1	Rate Base			
2	101 Plant in Service	\$1,356,430	\$1,347,791	0.64%
3	108 Accumulated Depreciation	(248,644)	(203,912)	-21.94%
4				
5		1,107,786	1,143,879	-3.16%
6				
7		19,371	18,981	2.05%
8				
g		19,371	18,981	2.059
10	l e e e e e e e e e e e e e e e e e e e			
11	i e	127,360	115,805	9.989
12		407.000	445.005	
	Total Deductions	127,360	115,805	9.98%
	Total Rate Base	999,797	1,047,055	-4.519
	Net Earnings	(\$38,649)	(\$99,897)	61.319
	Rate of Return on Average Rate Base	-3.866%	-9.541%	59.48%
17 18		-4.433%	-20.665%	78.559
19				
18	•			
0.0	On an and a state Determined the set of the			
20	1			
21				
21 22				
21 22 23			tility service beg	
21 22 23 24	3	There is insuffic	cient data for the	purpose of
21 22 23 24 25		There is insuffic		purpose of
21 22 23 24 25 26		There is insuffic	cient data for the	purpose of
21 22 23 24 25 26 27		There is insuffic	cient data for the	purpose of
21 22 23 24 25 26 27 28		There is insuffic	cient data for the	purpose of
21 22 23 24 25 26 27 28		There is insuffic	cient data for the	purpose of
21 22 24 25 26 27 28 29 30		There is insuffic	cient data for the	purpose of
21 22 23 24 25 26 27 28 29 30 31		There is insuffic	cient data for the	purpose of
21 22 23 24 25 26 27 28 29 30 31 32	Total Adjustments	There is insuffic	cient data for the	purpose of
21 22 23 24 25 26 27 28 29 30 31 32 33	Total Adjustments Revised Net Earnings	There is insuffic	cient data for the	purpose of
21 22 23 24 25 26 27 28 29 30 31 32 33	Total Adjustments Revised Net Earnings Adjusted Rate of Return on Average Rate Base	There is insuffic	cient data for the	purpose of
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35	Total Adjustments Revised Net Earnings Adjusted Rate of Return on Average Rate Base Adjusted Rate of Return on Average Equity	There is insuffic	cient data for the	purpose of
21 22 23 24 25 26 27 28 30 31 32 32 35	Total Adjustments Revised Net Earnings Adjusted Rate of Return on Average Rate Base Adjusted Rate of Return on Average Equity	There is insuffic	cient data for the	purpose of
21 22 23 24 25 26 27 28 29 30 31 32 35 36 37	Total Adjustments Revised Net Earnings Adjusted Rate of Return on Average Rate Base Adjusted Rate of Return on Average Equity  Detail - Other Additions	There is insuffice completing this	cient data for the section of the se	e purpose of chedule.
21 22 23 24 25 26 27 28 30 31 32 33 34 35 36 37	Total Adjustments Revised Net Earnings Adjusted Rate of Return on Average Rate Base Adjusted Rate of Return on Average Equity  Detail - Other Additions Propane on Hand	There is insuffic	cient data for the	e purpose of chedule.
21 22 23 24 25 26 27 28 30 31 32 33 34 35 36 37 38	Total Adjustments Revised Net Earnings Adjusted Rate of Return on Average Rate Base Adjusted Rate of Return on Average Equity  Detail - Other Additions Propane on Hand	There is insuffic completing this	cient data for the section of the so	e purpose of chedule.
21 22 23 24 25 26 27 28 30 31 32 33 34 35 36 37 38	Total Adjustments Revised Net Earnings Adjusted Rate of Return on Average Rate Base Adjusted Rate of Return on Average Equity  Detail - Other Additions Propane on Hand Total Other Additions	There is insuffice completing this	cient data for the section of the se	e purpose of chedule.
21 22 23 24 25 26 27 28 30 31 32 33 34 35 36 37 38 40 41	Total Adjustments Revised Net Earnings Adjusted Rate of Return on Average Rate Base Adjusted Rate of Return on Average Equity  Detail - Other Additions Propane on Hand  Total Other Additions	There is insuffic completing this	cient data for the section of the so	e purpose of chedule.
21 22 23 24 25 26 27 28 29 30 31 32 33 34 35 36 37 38 40 41 42	Total Adjustments Revised Net Earnings Adjusted Rate of Return on Average Rate Base Adjusted Rate of Return on Average Equity  Detail - Other Additions Propane on Hand  Total Other Additions  Detail - Other Deductions	There is insuffic completing this	cient data for the section of the so	e purpose of chedule.
21 22 23 24 25 26 27 28 30 31 32 33 34 35 36 37 38 40 41 42 43	Total Adjustments Revised Net Earnings Adjusted Rate of Return on Average Rate Base Adjusted Rate of Return on Average Equity  Detail - Other Additions Propane on Hand  Total Other Additions  Detail - Other Deductions	There is insuffic completing this	cient data for the section of the so	purpose of

Sch. 28		MONTANA COMPOSITE STATISTICS - PROPANE	
		Description	Amount
1			
2 3		Plant	
3			
4	101	Plant in Service (Includes Allocation from Common)	\$1,358,295
5		Gas in Underground Storage	20,636
6	108, 111	Depreciation & Amortization Reserves	270,562
7			
8	NET BOOK	COSTS	1,108,369
9			
10		Revenues & Expenses	
11			
12	400	Operating Revenues	359,639
13			
14	Total Operat	ing Revenues	359,639
15			
16	401-402	Operation & Maintenance Expenses	280,589
17	403-407	Depreciation Expense	45,332
18	408.1	Taxes Other than Income Taxes	39,844
19	409-411	Federal & State Income Taxes	10,898
20			
21	Total Operat	ting Expenses	376,663
22	Net Operatir	ng Income	(17,024)
23			
24	415-421.1	Other Income	_
25	421.2-426.5	Other Deductions	_
26	<b>NET INCOMI</b>	E BEFORE INTEREST EXPENSE	\$ (17,024)
27			
28		Average Customers	
29		Residential	420
30		Commercial / Industrial	21
31			
32	TOTAL AVE	RAGE NUMBER OF CUSTOMERS	441
33			
34		Other Statistics	
35		Average Annual Residential Use (Dkt)	86.6
36	I .	Average Annual Residential Cost per (Dkt)	\$9.4125
37		Average Residential Monthly Bill	\$67.96
38	ł .	,	<b>+</b> = 1 1 <b>0 0</b>
39	1	Plant in Service (Gross) per Customer	\$3,080

Sch. 29	Montana Customer Information- Propane, 1/							
	O:4.	Population	D		Industrial			
1	City Townsend	Census 2000 1,867	Residential 420	Commercial 21	& Other	Total 441		
2	TOWNSENG	1,007	420	21		441		
3								
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6 7								
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46								
47								
48 49								
50								
51								
52	1/ Customer population	s represent an aver	age of the 12 mont	th period from 01/0	1/02 through 12/31	/02.		

Sch. 30	30 MONTANA EMPLOYEE COUNTS						
		Year Beginning	Year End				
	Department	1/	1/	Average			
	LIKIDA - O						
2	Utility Operations						
3	Executive - 2/	3	2	3			
4	Financial, Risk Mgmt. & Information Services - 2/	98	94	96			
5	Human Resources & Administration - 2/	38	36	37			
6	Utility Services & Division Administration	665	699	682			
7	Business Development & Regulatory Affairs	14	25	20			
8	Transmission	188	192	190			
9	Legal - 2/	8	5	7			
10							
11							
12							
13							
14							
15							
16							
1 :-	TOTAL EMPLOYEES	1,014	1,053	1,034			
18				-,,			
19	1/ Part time employees have been converted to full time ed	quivalents.					
20							
21	21 2/ The total number of employees is for Northwestern Energy Montana only.						
22	22						
23							
24							

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Sch. 31	(ACCIONED & ALLOCATED)						
	Project Description	Total Company	Total Montana				
2 3	Electric Operations						
4	Rainbow-Canyon Ferry 100kv	\$2,000,000	\$2,000,000				
5	Bozeman Westside Substation	1,900,000	1,900,000				
8		,	1,555,555				
10		35,005,308	35,005,308				
11		38,905,308	38,905,308				
12			- 3,000,000				
13							
14	1						
15 16			~				
17			-				
18		2 - 4 - 2 - 1					
19		8,749,324	8,749,324				
3	Total Natural Gas Utility Construction Budget	8,749,324	9.740.204				
21	July 2000 Daugot	0,749,324	8,749,324				
22	Common						
23							
24	1 1 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2 2	2,943,159	2,943,159				
25	(Includes IS, Communications, Facillities, Cust Serv)	, ,	2,0 10, 100				
26 27							
	Total Common Utility Construction Budget						
29	Total Collinon Othity Construction Budget	2,943,159	2,943,159				
30	Colstrip Unit 4	0.440.155					
31	Colstrip Offit 4	2,410,192	2,410,192				
32							
33							
34							
35							
36	Total Colstrip Unit 4 Construction Budget	2,410,192	2,410,192				
37	TOTAL CONSTRUCTION BUDGET	\$53,007,983	\$53,007,983				

# SCHEDULE 33

# SOURCES OF PROPANE SUPPLY

		Last Year	This Year	Last Year	This Year
		Volumes	Volumes	Avg. Commodity	Avg. Commodity
	Name of Supplier	Dkt	Dkt	Cost	Cost
1					
2 3					
	Purchases	36,197	41,470	\$5.5435	\$5.6351
4					
5					
6					
7					
8					
9					
10					
11					
12 13					
14					
15					
16					
17					
18					
19					
20					
21					
22 23					
23					
24					
25					
25 26 27					
28					
28 29					
30					
31					
32					
	Total Propane Supply Volumes	36,197	41,470	\$5.5435	\$5.6351

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Sch. 35 MONTANA CONSUMPTION AND REVENUES - PROPANE							
		Operating	Revenues	Dkt Sold Average C		ustomers	
		Current	Previous	Current	Previous	Current	Previous
		Year	Year	Year	Year	Year	Year
1	Sales of Propane						
2							
3	Residential	\$290,917	\$270,694	30,641.6	28,536.2	420	414
4	Commercial / Industrial	68,722	39,988	7,567.0	4,314.8	21	16
5							
6							
7	TOTAL SALES	\$359,639	\$310,682	38,208.6	32,851.0	441	430