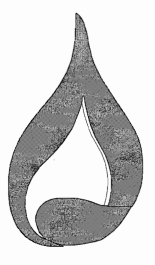
YEAR ENDING 2006

# 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

### **Gas Annual Report**

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Sch. 1	IDENTIFICATION	
1 2 3	Legal Name of Respondent:	NorthWestern Corporation
4 5	Name Under Which Respondent Does Business:	NorthWestern Energy
6 7 8 9	Date Utility Service First Offered in Montana:	Electricity - Dec 12, 1912 Natural Gas - Jan 01, 1933 Propane - Oct 13, 1995
10	Person Responsible for Report:	Kendall G. Kliewer
12 13	Telephone Number for Report Inquiries:	(406) 497-2759
14 15 16 17	Address for Correspondence Concerning Report:	40 East Broadway Street Butte, MT 59701
	If direct control over respondent is held by another eaddress, means by which control is held and percerentity:	
	N/A .	

Sch. 2	BOARD OF DIRECTORS	
N4813.3	Director's Name & Address (City, State)	Remuneration
1		
2	See Northwestern Corporation's Annual Report on Form 10-K	
2 3	to the SEC for the Corporate Board of Directors.	
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. 3		OFFICERS	
1	Title	Department Supervised	Name
1		· · · · · · · · · · · · · · · · · · ·	
2			
3			
4	President & Chief Executive Officer	Executive	Michael Hanson
5 6			
6	Vice President,	Tax, Internal Audit & Controls	Brian Bird
7	Chief Financial Officer	Financial Planning & Analysis	
8		Controller & Treasury Functions	
9		Information Technology	
10		Investor Relations	
11			1
12	Vice President, General Counsel	Legal	Thomas Knapp
13	& Corporate Secretary		
14			
15	Vice President,	MT/SD/NE Retail Operations	Curt Pohl
16	Retail Operations	Engineering & Planning	
17		Large Project Development	
18		Capital Investment Administration	
19			
20	Vice President,	Energy Supply Operations	David Gates
21	Wholesale Operations	Transmission Operations	
22		Unregulated Power Supply	J
23			
24	Vice President,	Government & Regulatory Affairs	Patrick Corcoran
25	Regulatory & Governmental Affairs	State, Local & Community Relations	
26		Labor Relations	
27			
28	Vice President,	Support Services	Greg Trandem
29	Administrative Services	Safety/Health/Environmental	_
30		Benefits	
31		Records Management	
32			
33	Vice President,	Revenue Collections	Bobbi Schroeppel
34	Customer Care & Communications	Customer Interaction	
35		Customer Care Systems & Support	
36		Key Accounts/Customer Education	
37		Communications	
38			
39	Internal Audit & Controls Officer	Internal Audit	Michael Nieman
40		Enterprise Risk	
41		Financial system Applications	
42			
43	Vice President, Controller	Financial/SEC Reporting	Kendall Kliewer
44		Accounting	
45		Fixed Assets	
46		Accounts Payable	
47		Payroll	
48	_		
49	Treasurer	Treasury Functions	Paul Evans
50		Risk Management	
51		Credit	
52	Assistant To as		_
53	Assistant Treasurer	Cash Management	Emilie Ng
54			
F	Reflects active officers as of March 31, 2007.		

Sch. 4		RATE STRUCTURE			A
	Subsidiary/Company Name	Line of Business	Earn	ings (000)	% of Tota
Regulat	ted Operations (Jurisdictional & Non-Jurisdic	tional)	\$	22,353	58.98%
	NorthWestern Corporation:				
	Montana Utility Operations	Electric Utility Natural Gas Utility Natural Gas Pipeline Propane Utility Natural Gas Funding Trust - (Bond Transition Financing) 1/			
	South Dakota Utility Operations	Electric Utility Natural Gas Utility			
Unregu	lated Operations		\$	15,547	41.02%
	Colstrip Unit 4 Lease Management Division	Wholesale Electric			
	Direct Subsidiaries:				
	NorthWestern Services, LLC	Nonregulated natural gas marketing, natural gas pipeline company, HVAC services property management			
	Clarkfoot and Blackfoot, LLC	Milltown hydroelectric facility			
	NorthWestern Investments, LLC	Investment Corporation	,		
	Risk Partners Assurance, Ltd.	Captive insurance company			
	Indirect Subsidiaries:				
	Montana Generation, LLC	Non-regulated energy marketing			
	Nekota Resources Inc.	Non-regulated intrastate natural gas pipeline company			
Total C	Corporation		\$	37,900	100.00%

<sup>1/</sup> While the Natural Gas Funding Trust (the Trust) is regulated by the MPSC and information pertaining to the Trust is reported to the MPSC on a semi-annual basis, it is reflected on the equity basis in this presentation.

		CORPORATE ALLOCATIONS	OCATIONS				_
Departments Allocated	llocated	Description of Services	Allocation Method	\$ to MT El & Gas Utilities	MT %	\$ to Other	-
Utility Administration Executive Department		Includes the following departments: CEO; COO	All overhead costs not charged directly are allocated to the Utility & Nonutilities based on a % developed using plant, revenues and operating labor.	\$2,173,720	68.84%	\$983,920	
Legal Department		Includes the following departments: Chief Legal, Insurance	All overhead costs not charged directly are allocated to the Utility & Nonutilities based on a % developed using plant, revenues and operating labor.	\$7,007,288	68.51%	\$3,220,277	
Administration & Human Resources	n Resources	Includes the following departments: Human Resources; Benefits Admin.; Compensation & Payroll, VP Admin, Printing, Rec Mgmt & Aircraff	All overhead costs not charged directly are allocated to the Utility & Nonutilities based on a % developed using plant, revenues and operating labor.	25,926,163	83.81%	5,007,800	
Finance / Accounting		Includes the following departments: CFO Treasury, FP&A, Controller, Fixed Assets, Accounting; Tax & Financial Reporting, Investor Relations	All overhead costs not charged directly are allocated to the Utility & Nonutilities based on a % developed using plant, revenues and operating labor.	7,746,020	71.02%	3,160,188	
Information Technology		Includes the following departments: IT Sr; VP/CIO; IT Applications Infrastructure, Licensing & Leasing	All overhead costs not charged directly are allocated to the Utility & Nonutilities based on a % developed using plant, revenues and operating labor.	6,269,224	68.84%	2,837,725	
Regulatory and Gov't Affairs	fairs	Includes the following departments: Regulatory Affairs, Load Research Government Affairs, Reg Support Services, Community Relations	All overhead costs not charged directly are allocated to the Utility & Nonutilities based on a % developed using plant, revenues and operating labor.	3,561,677	80.04%	888,431	
Customer Care		Includes the following departments: Customer Care Common, Customer Care Combined, CC MT Only and Corp Communications	ing departments:  All overhead costs not charged directly are allocated to the Utility & Nonutilities only and Corp Communications based on a % developed using plant, revenues and operating labor.	15,896,016	71.30%	6,399,348	
Audit & Controls		Includes the following departments: Audit and Controls, Internal Auditing Project Office, Business Continuity	All overhead costs not charged directly are allocated to the Utility & Nonutilities based on a % developed using plant, revenues and operating labor.	810,862	68.84%	367,031	
TOTAL				\$69,390,970	75.22%	\$22,864,720	

	Revenues	to MT Utility		\$22,914,151		\$22,914,151			O\$			\$22,914,151
	% of Total	Affil. Exp.		27.22%					%UU U		にははは	のお客でき
TILITY	Charges	to Affiliate		\$22,914,151		\$22,914,151	\$84,188,940		O <del>\$</del>	90%	\$2,542,740	\$22,914,151
LIATE TRANSACTIONS - PRODUCTS & SERVICES PROVIDED TO UTILITY		Method to Determine Price		Market Rates								
FILIATE TRANSACTIONS - PROD		Products & Services		Purchased Power								
AFFII		Affliate Name	Nonutility Subsidiaries	4 Colstrip Unit 4 Lease Management Division 5		9 Total Nonutility Subsidiaries	10 Total Nonutility Subsidiaries Expenses		Utility Subsidiaries	15 Total Utility Subsidiaries	Total Utility Subsidiaries Expenses	17 TOTAL AFFILIATE TRANSACTIONS
Sch. 6	· .		7 2 8	4 0	9 / 0	0 0	10	12 7	13	15	16.	17

Sch. 7	AFFIL	IATE TRANSACTIONS - PRODI	ATE TRANSACTIONS - PRODUCTS & SERVICES PROVIDED BY UTILITY	TILITY		
				Charges	% of Total	Revenues
	Affliate Name	Products & Services	Method to Determine Price	to Affiliate	Affil. Exp.	to MT Utility
_						
2	Nonutility Subsidiaries					
က						
4 Colstrip	4 Colstrip Unit 4 Lease Management Wheeling			\$469,355	0.77%	\$469,355
2						
9						
7						
80						
9 Total No	9 Total Nonutility Subsidiaries			\$469,355		\$469,355
10 Total No	10 Total Nonutility Subsidiaries Expenses			\$61,271,484		
11						
12						
13	Utility Subsidiaries					
14 Canadia	14 Canadian Montana Pipeline Gas Transportation			\$32,200	3.00%	\$32,200
15 Total Uti	5 Total Utility Subsidiaries			\$32,200		\$32,200
16 Total Uti	16 Total Utility Subsidiaries Expenses			\$1,073,508		
17 TOTAL	17 TOTAL AFFILIATE TRANSACTIONS			\$501,555		\$501,555

Sch. 8		MON	TANA UTILITY INCO	NA UTILITY INCOME STATEMENT - PROPANE					
		Account Number & Title	This Year Cons. Utility	Non Jurisdictional Adjustments	This Year Montana	Last Year Montana	% Change		
1 2 3	400	Operating Revenues	\$ 396,319	\$ -	\$ 396,319	\$ 375,910	5.43%		
4	Total Oper	ating Revenues	396,319	-	396,319	375,910	5.43%		
5 6 7		Operating Expenses							
8	401	Operation Expense	654,368	-	654,368	497,732	31.47%		
9	402	Maintenance Expense	14,505	-	14,505	24,749	-41.39%		
10	403	Depreciation Expense	47,324	-	47,324	46,967	0.76%		
11	407.3	Regulatory Debits	-	-	-	-	-		
12		Taxes Other Than Income Taxes	54,679	-	54,679	52,258	4.63%		
13	409.1	Income Taxes-Federal	(114,892)	-	(114,892)	(88,949)	-29.17%		
14		-Other	(14,403)	-	(14,403)	(13,986)	-2.98%		
15	410.1	Deferred Income Taxes-Dr.	-	-	-	3,698	-100.00%		
16 17	411.1	Deferred Income Taxes-Cr.	(18,640)	-	(18,640)	-	-		
18	<b>Total Oper</b>	ating Expenses	622,941	-	622,941	522,469	19.23%		
19	NET OPER	ATING INCOME	(226,622)	\$ -	\$ (226,622)	\$ (146,559)	-54.63%		

This financial statement is presented on the basis of the accounting requirements of the Federal Energy Regulatory Commission (FERC) as set forth in its applicable Uniform System of Accounts. As such, subsidiaries are presented using the equity method of accounting. The amounts presented are consistent with the presentation in FERC Form 1, plus Canadian Montana Pipeline Corporation.

Sch. 9		MONTANA REV	ENUES - PROPA	ANE		
		This Year	Non Jurisdictional	This Year	Last Year	
* **	Account Number & Title	Cons. Utility	Adjustments	Montana	Montana	% Change
1 2 3	Sales to Ultimate Consumers					
5 6	440 Residential 442 Commercial & Industrial-Small	301,340 94,979	\$ -	\$ 301,340 94,979	\$ 287,834 88,076	4.69% 7.84%
7 8 9	Total Sales to Ultimate Consumers 447 Sales for Resale	396,319	-	396,319	375,910	5.43%
10 11 12	Total Sales of Propane 449.1 Provision for Rate Refunds	396,319	-	396,319	375,910	5.43%
13 14 15		396,319	-	396,319	375,910	5.43%
16 17	· -	-	-	-	-	
18	TOTAL OPERATING REVENUE	\$ 396,319	\$ -	\$ 396,319	\$ 375,910	5.43%

Sch. 10	MONTANA OPERA	TION & MAIN	TENANCE EXPE	NSES - PROF	PANE	
		1	Non			
17.00		This Year	Jurisdictional	This Year	Last Year	
	Account Number & Title	Cons. Utility		Montana	Montana	% Change
1	Supply Expenses	Cons. Cunty	Adjustinents	Wiontana	Wiontana	70 Change
2						
3		\$ -	\$ -	\$ -	\$ -	_ (
4	808 Propane Withdrawn from Storage	542,910		542,910	411,253	32.01%
5		342,910		342,910	411,233	32.0176
6		542,910	-	542,910	411,253	32.01%
7	Storage Expenses	342,310		342,310	411,233	32.0176
8						
9	,					
10		-	_	-	-	-
11		35,218	_	35,218	9,262	280.23%
12		35,218		35,218	9,262	280.23%
13		33,216	<del>-</del>	35,216	9,202	200.23%
	Other Storage-Maintenance					
15						
	847 Maintenance Storage Expenses Total Maintenance-Other Storage	-				
	Total Storage Expenses	25 240	-			-
18		35,218	<u>-</u>	35,218	9,262	280.23%
	Distribution-Operation					
20		-	-	-	- 1	-
21	874 Mains & Service	2,464	-	2,464	5,795	-57.49%
22	878 Meter & House Regulators	12,215	-	12,215	15,946	-23.40%
23	879 Customer Installation	7,703	-	7,703	6,421	19.96%
24	880 Other	1,926	-	1,926	2,043	-5.71%
	Total Operation-Distribution	24,308	-	24,308	30,205	-19.52%
26						
27	885 Maintenance Superv. & Eng.	-	-	-	_ ]	_
28	887 Maintenance of Mains	11,974	-	11,974	23,165	-48.31%
29	892 Maint. of Services	1,447	_	1,447	1,092	32.49%
30	893 Maint. of Meters & House Regulators	1,084	-	1,084	492	120.34%
31	894 Maintenance of Other Equipment	_	-		-	-
32		14,505	-	14,505	24,749	-41.39%
33	Total Distribution Expenses	38,813	-	38,813	54,954	-29.37%
34					- 1,001	
35	Customer Accounts Expenses					
36	Customer Accounts-Operation					
37	901 Supervision	_	_	_	_	_
38	902 Meter Reading	1,449		1,449	524	176.42%
39	903 Customer Records & Collection Expense	1,622		1,622	1,650	-1.66%
	Total Customer Accounts Expenses	3,071		3,071	2,174	41.28%
41	Administrative & General Expenses	- 0,0		0,011	2,174	41.2070
	Admin. & General - Operation					
43	920 Salaries	887		887	768	15.53%
44	921 Office Supplies & Expenses	34	-	34	44	-23.29%
45	923 Outside Services	47,940	-	47,940	44,026	-23.29% 8.89%
46	925 Injuries & Damages	47,540	-	47,940	44,026	0.09%
47	926 Employee Pensions and Benefits		-	-	-	-
48	928 Regulatory Commission Expense	0		0	-	-
	Total Operation-Admin. & General	48,861		48,861	44,838	9 079/
	Admin. & General - Maintenance	+0,001		40,001	44,038	8.97%
51	935 General Plant					
	Total Admin. & General Expenses	10 061		40 064	44 930	- 0.0704
53	Total Authin. & General Expenses	48,861		48,861	44,838	8.97%
	TOTAL OPER. & MAINT. EXPENSES	¢ 660 073	-	¢ 660.070	¢ 500 404	20.0004
54	TOTAL OF EN. & MAINT. EXPENSES	\$ 668,873	φ <u>-</u>	\$ 668,873	\$ 522,481	28.02%

Sch. 11	MONTANA TAXES OTHER THAN INCOME - PROPANE						
The state of the s	Description	This Year	Last Year	% Change			
1	<del></del>			_			
2	Taxes associated with Payroll/Labor	\$1,837	\$2,380	-22.82%			
3	Real Estate & Personal Property	51,415	\$48,525	5.96%			
4	Consumer Counsel	317	301	5.32%			
5	Public Service Commission	1,110	1,052	5.51%			
6							
7							
8 TOT	AL TAXES OTHER THAN INCOME	\$54,679	\$52,258	4.63%			

12	PAYMENTS FOR SERVI	CES TO PERSONS OTHER THAN EMPLOYEE	:5 1/	
,	Name of Recipient	Nature of Service		Total
1	Alliance Data System	IT Support Services	\$	2,856,9
2	Alme Construction, Inc.	Construction		152,5
3	Anchor Construction Services	Construction		140,8
4	Appalachian Pipeline Contractor	Gas Pipeline Contractor		4,745,4
5	Areva T&D Energy Automation	Energy Mgmt System Software & Maintenance		349,8
6	Asplundh Tree Expert Co.	Tree Trimming		4,258,2
7	Automotive Rentals Inc	Fleet Management		5,322,4
8	Bill Field Trucking Inc.	Equipment Transportation		369,1
9	Browning, Kaleczyc, Berry & Hoven	Legal Services		103,3
10	Central Air Service Inc.	Aerial Patrol Services		149,3
11	Curtis, Mallet-Prevost, Colt & Mosle LLP	Legal Services		893,7
	Dept. of Health and Human Services	USBC Services		1,516,8
	DJ&A P.C. Consulting Engineers & Land Surveyors	Survey Services		122,6
	Economic Research Services Inc.	Electricity Procurement Services		187,9
15	EDM International Inc.	Anchor Rod Inspection Services		223,4
	ELM Locating & Utility Service	Locating Services & Excavating Notifications		2,183,2
	Energy Share of Montana	USBC Services		576,5
	EPC Services Company	Substation Design & Construction		320,2
	Falls Construction Company	Construction		150,9
	Filenet Corporation	Software Maintenance		125,8
	Flying Horse Communication Inc.	Advertising & Public Relations		1,236,6
	Haverfield Corp.	Helicopter Inspection Services		135,2
	High Mountain Inspection Services	Gas Pipeline Inspection Services		182,1
	Independent Inspection Company	Electric Line Inspection		1,044,
	Intergraph Corporation	Software Consultants		171,3
	Itron, Inc.	Hardware & Software Maintenance		581,2
	Kema Inc.	USB & DSM Programs & Services		3,828,4
	Leonard, Street & Dienard	Legal Services		172,4
	McDaniel Technical Services, Inc.	Gas Pipeline Inspection Services		131,
	Moody's Investors Service	Debt Rating Service		160,0
	Nat'l Center for Appropriate Technology	Lab Testing		390,5
	Natural Gas Services Inc.	Gas Serviceman		110,7
	Northwest Energy Efficiency	Energy Services		426,4
	Par Electric Contractors Inc.	Contractor		6,732,6
	Power Resource Managers	Power Scheduling & Dispatch		241,8
	Pro Pipe Services, Inc.	Welding Contractor		615,2
		Contractor		
	Rocky Mountain Contractors Inc. Rod Tabbert Construction Inc.			13,241,0
	SAP America	Construction Software Maintenance		485,4 1,187,1
	Spherion Corporation			1,167,
	State Line Contractors Inc.	Temporary Employment Services Contractor		583,
	Terracon	Engineering Services		130,
	The Brattle Group	Consultant		214,3
	The Energy Authority Inc.	Scheduling & Dispatching		206,4
	Upper Cut Tree Service	Tree Trimming		351,9
	Utilities Underground Location	Locating Services & Excavating Notifications		124,2
	Varsity Contractors Inc.	Janitorial Services		210,3
	Washington Forestry Consultants	Forestry Consultants		262,4
	Waterman Energy Inc.	Engineering Services		108,2
-	Western Union Financial Services	Customer Services		152,
	Zacha Underground Construction Company	Construction		195,0
52		-	•	E0 500 :
53	Total of Payments Set Forth Above		\$	58,523,

<sup>1/</sup> Due to the multiple % allocations, it is not practical to separately identify amounts charged to the electric or gas utility Consistent with prior years' presentations, this schedule contains payments of \$100,000 or more.

Sch. 13	POLITICAL ACTION COMMITTEE	ES / POLITICAL	CONTRIBUT	IONS
7000000		Total Company		% Montana
1				
2	NorthWestern Energy does not make any			
	contributions to Political Action Committees			
	(PACs) or candidates.			1 1
5				
6				
	There are two employee PACs, one called			
	Citizens for Responsible Government /			
I	Employees of NorthWestern Energy, and one			
	called NorthWestern Public Service			
	Employee's Political Action Committee. These			
	are organizations of employees and			
	shareholders of NorthWestern Energy. All of			
	the money contributed by members goes to			
1	support political candidates. No company			
1	funds may be spent in support of a political			
	candidate. Nominal administrative costs for			
	such things as duplicating, postage and			
19	meeting expenses are paid by the company.			
20	These costs are charged to shareholder			
	expense.			
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46				
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48				
49				
50	TOTAL Contributions			

Sch. 14	Pension Costs 1/							
1	Plan Name: NorthWestern Energy Pension Plan							
2	Defined Benefit Plan? Yes	De	fined Contribution	n P	lan? No			
	Actuarial Cost Method? Projected Unit Credit		Code:					
4	Annual Contribution by Employer: Variable		he Plan Over Fu					
5	, , , , , , , , , , , , , , , , , , , ,							
	ltem		Current Year		Last Year	% Change		
	Change in Benefit Obligation				0.40 450 407			
1	Benefit obligation at beginning of year	\$	333,296,099	\$	319,159,467	4.43%		
8	Service cost		8,075,745		7,543,277	7.06%		
9	Interest cost		17,957,484		17,314,853	3.71%		
•	Plan participants' contributions		-	l	-	-		
	Amendments	1	- (2.475.007)		2,661,045	-100.00%		
	Actuarial (gain) loss 2/		(9,175,027)		1,950,485	>-300.00%		
	Acquisition		-		-	-		
	Benefits paid	<u> </u>	(15,339,417)	_	(15,333,028)	-0.04%		
	Benefit obligation at end of year	\$	334,814,884	\$	333,296,099	0.46%		
	Change in Plan Assets		000 004 070	١.				
	Fair ∨alue of plan assets at beginning of year	\$	230,694,073	\$	202,894,634	13.70%		
	Actual return on plan assets		27,096,134	]	11,969,529	126.38%		
	Acquisition	1	-		-	-		
	Employer contribution	1	15,750,000		31,162,938	-49.46%		
	Plan participants' contributions		-		<del>-</del>	-		
	Benefits paid	<u>_</u>	(15,339,417)		(15,333,028)	-0.04%		
	Fair value of plan assets at end of year	\$	258,200,790	\$	230,694,073	11.92%		
	Funded Status 2/	\$	(76,614,094)	\$	(102,602,026)	25.33%		
	Unrecognized net actuarial gain (loss) 2/		-		(2,158,834)	100.00%		
	Unrecognized prior service cost 2/		- (70.011.001)	_	2,661,045	-100.00%		
	Prepaid (accrued) benefit cost 2/	\$	(76,614,094)	\$	(102,099,815)	24.96%		
	Weighted-average Assumptions as of Year End	1						
1	Discount rate		5.75%		5.50%	4.55%		
	Expected return on plan assets		8.00%		8.50%	-5.88%		
33	Rate of compensation increase		.50% Union &		.30% Union &			
24	Commonante of Not Posicillo Bounest Cont	3.5	7% Non-Union	3.3	37% Non-Union			
	Components of Net Periodic Benefit Costs Service cost		0 075 745		7.5.0.077			
1 1	Interest cost	\$	8,075,745	\$	7,543,277	7.06%		
1 1			17,957,484		17,314,853	3.71%		
	Expected return on plan assets Amortization of prior service cost		(18,357,293)		(17,003,988)	-7.96%		
	Recognized net actuarial loss		241,913		-	-		
	Net periodic benefit cost (SEC Basis)	\$	7 047 040	Φ.	7 05 4 4 40	- 0.0404		
		1	7,917,849	\$	7,854,142	0.81%		
	Montana Intrastate Costs: (MPSC Regulatory Basis)	_	04.050.00=		10.055.555			
42	Pension Costs	\$	21,950,000	\$	18,852,000	16.43%		
43	Pension Costs Capitalized	\$	4,389,649	\$	1,462,628	200.12%		
44	Accumulated Pension Asset (Liability) at Year End	\$	(76,614,094)	\$	(102,099,815)	24.96%		
	Number of Company Employees:		0.405		0	0.050		
46 47	Covered by the Plan		3,186		3,159	0.85%		
47	Not Covered by the Plan		4 000			0.050		
48 49	Active		1,062		1,052	0.95%		
	Retired  Deferred Vested Terminated		1,222		1,214	0.66%		
50	Deferred Vested Terminated		902		893	1.01%		
	1/ NorthWestern Corporation has a separate pension plan cover	ring :	South Dakota ar	na N	iebraska employ	ees that is		
	not reflected above.	200						
	2/ Amount reflects the adoption of FAS 158 at December 31, 20	<i>1</i> 06.						

Sch.	14a	Pension Costs							
	1	Plan Name: NorthWestern Energy 401k Retirement Savings Plan							
	2	Defined Benefit Plan? No Defined Contribution Plan? Yes							
		Actuarial Cost Method? N/A IRS Code: 401(k)							
	4	Annual Contribution by Employer: Variable	ls t	Is the Plan Over Funded? N/A					
	5	ltem		Current Year	Last Year	% Change			
	6	Change in Benefit Obligation		Current real	Last real	70 Change			
	7	Benefit obligation at beginning of year	- 1						
	8	Service cost			İ				
	9	Interest cost							
		Plan participants' contributions		Not Ap	plicable				
		Amendments							
		Actuarial loss							
		Acquisition							
		Benefits paid			\$ -				
		Benefit obligation at end of year  Change in Plan Assets	\$	<del>_</del>	\$ -				
		Fair value of plan assets at beginning of year			ļ				
		Actual return on plan assets							
		Acquisition							
	20	Employer contribution 3/	\$	4,292,508	\$ 3,423,486	25.38%			
	21	Plan participants' contributions							
		Benefits paid							
		Fair value of plan assets at end of year 3/	\$	199,305,859	\$ 169,953,861	17.27%			
İ		Funded Status		Not Ap	plicable				
		Unrecognized net actuarial loss							
		Unrecognized prior service cost							
	28	Prepaid (accrued) benefit cost	\$		-				
		Weighted-average Assumptions as of Year End	$\vdash$	Not An	nliaahla				
		Discount rate		Not Ap	plicable				
		Expected return on plan assets							
		Rate of compensation increase							
	33		_						
	34	Components of Net Periodic Benefit Costs		Not Ap	plicable				
	35	Service cost							
		Interest cost							
		Expected return on plan assets							
		Amortization of prior service cost							
		Recognized net actuarial loss							
_	$\overline{}$	Net periodic benefit cost (SEC Basis)	\$	<u>-</u>	\$ -				
	41	Mantana luturatata Canta (MDCC D I. L. D I. )							
	42	Montana Intrastate Costs: (MPSC Regulatory Basis) Pension Costs		0.004.004		0.070/			
	44	Pension Costs Pension Costs Capitalized	\$	2,881,684 576,29 <b>1</b>	\$ 2,693,943	6.97%			
	45	Accumulated Pension Asset (Liability) at Year End			501,676 plicable	14.87%			
		Number of Company Employees:	_	4/	4/				
	47	Covered by the Plan - Eligible		1,340	1,342	-0.15%			
	48	Not Covered by the Plan		.,5,0	1,042	3.1070			
	49	Active - Participating		1,265	1,253	0.96%			
	50	Retired		·					
	51	Vested Former Employees, Retirees and Active-		275	312	-11.86%			
	52	Noncontributing							
		3/ This plan covers all NorthWestern Corporation employees	i.						
		4/ Represents total company 401(k) plan participants.							

ch. 15								
	Item	Current Year Last Year % 0						
1	Regulatory Treatment:							
2	Commission authorized - most recent							
3	Docket number: 93.6.24							
4	Order number: 5709d		그런 얼룩하는 이번 날					
5	Amount recovered through rates	\$4,691,046	\$4,871,039	-3.70%				
	Weighted-average Assumptions as of Year End	1/	2/					
7	Discount rate	5.75%	5.50%	4.55%				
8	Expected return on plan assets	8.00%	8.50%	-5.88%				
	Medical Cost Inflation Rate 3/	8.0%,5.0%:10	10.0%,5.0%:10	0.007				
9	Imedical Cost initation Rate 5/							
		Projected Unit Cre	dit Actuarial, Cost					
		Method Allocated from	om the Date of Hire					
10	Actuarial Cost Method	to Full Eligi	bility Date					
, ,	notaunar Goot motrio	_	3.30% Union &					
		3.50% Union &						
	Rate of compensation increase	3.57% Non-Union						
12	List each method used to fund OPEBs (ie: VEBA, 40	1(h)) and if tax advanta	aged:					
13	Union Employees - VEBA - Yes, tax advantaged							
14								
	Describe any Changes to the Benefit Plan:							
16								
17	Total Company	4/	4/					
18	Change in Benefit Obligation							
	Benefit obligation at beginning of year	}						
	Service cost							
	Interest Cost							
	Plan participants' contributions	1						
	Amendments							
	Actuarial Loss/(Gain)							
25	Acquisition	ĺ						
26	Benefits paid							
	Benefit obligation at end of year							
	Change in Plan Assets							
		1 1	1					
	Fair value of plan assets at beginning of year	l J						
	Actual return on plan assets	1	1					
	Acquisition							
	Employer contribution							
33	Plan participants' contributions							
34	Benefits paid							
35	Fair value of plan assets at end of year							
	Funded Status							
	Unrecognized net actuarial loss							
	Unrecognized prior service cost							
	Prepaid (accrued) benefit cost							
	Components of Net Periodic Benefit Costs							
	Service cost							
	Interest cost							
43	Expected return on plan assets							
	Amortization of prior service cost							
	Recognized net actuarial loss							
	Net periodic benefit cost							
	Accumulated Post Retirement Benefit Obligation	<del></del>						
	l							
	Amount Funded through VEBA							
	Amount Funded through 401(h)							
	Amount Funded through Other							
51								
52								
53	Amount that was tax deductible - 401(h)							
54	· , ,							
55								
	1/ Obtained from NorthWestern Energy-Montana's 200	6 FASR 106 Valuation	Assumptions and da	ta				
		o, AOD 100 Valuation.	, soumptions and da					
	are as of December 31, 2006.	C EAOD 400 \ ( )	Annument	4-				
	2/ Obtained from NorthWestern Energy-Montana's 200	5 FASB 106 Valuation.	Assumptions and da	ta				
	are as of December 31, 2005.							
	<ol><li>First Year, Ultimate, Years to Reach Ultimate.</li></ol>							
		1010 511 000: 11	ALTERNATION OF THE BOTTON	hilitias				
	4/ There is approximately an additional \$10,037,080 at	nd \$10,544,669 in other	company OPEBS ha	Diliffic 2				
	4/ There is approximately an additional \$10,037,080 at outstanding at December 31, 2006 and 2005, respective							

Sch. 15a								
	Item	Current Year	Last Year	% Change				
1	Number of Company Employees:							
2								
3								
4	Active							
5	Retired							
6	Spouses/Dependants covered by the Plan							
7	Montana							
8	Change in Benefit Obligation							
9	Benefit obligation at beginning of year	\$45,277,018	\$43,457,500	4.19%				
	Service cost	740,490	688,022	7.63%				
11	Interest Cost	2,340,596	2,406,644	-2.74%				
12	Plan participants' contributions	-	-	-				
13	Amendments	-	-	-				
	Actuarial loss/(gain) 5/	(2,768,590)	1,823,327	-251.84%				
	Acquisition	-	-	-				
	Benefits paid	(2,563,593)	(3,098,475)	17.26%				
	Benefit obligation at end of year	\$43,025,921	\$45,277,018	-4.97%				
	Change in Plan Assets							
	Fair value of plan assets at beginning of year	\$10,362,537	\$8,333,378	24.35%				
	Actual return on plan assets	1,040,979	636,877	63.45%				
	Acquisition		-					
	Employer contribution	4,517,784	4,490,757	0.60%				
	Plan participants' contributions	-	-					
	Benefits paid	(2,563,593)	(3,098,475)	17.26%				
	Fair value of plan assets at end of year	\$13,357,707	\$10,362,537	28.90%				
	Funded Status 5/	(\$29,668,214)	(\$34,914,481)	15.03%				
	Unrecognized net transition (asset)/obligation 5/	-	\$5,565,513	-100.00%				
	Unrecognized net actuarial loss/(gain) 5/	-	24,926,576	-100.00%				
	Unrecognized prior service cost 5/	-	152,036	-100.00%				
	Prepaid (accrued) benefit cost 5/	(\$29,668,214)	(\$4,270,356)	>-300.00%				
	Components of Net Periodic Benefit Costs	0740 400	<b>*</b> COO 000	7.000/				
	Service cost	\$740,490	\$688,022	7.63%				
1	Interest cost Expected return on plan assets	2,340,596	2,406,644	-2.74% -47.55%				
	Amortization of transitional (asset)/obligation	(829,003) 788,960	(561,835)	-47.55%				
	Amortization of transitional (asset)/obligation	28,211	788,960 28,2 <b>1</b> 1					
	Recognized net actuarial loss	1,621,792	1,521,037	6.62%				
	Net periodic benefit cost	\$4,691,046	\$4,871,039	-3.70%				
	Accumulated Post Retirement Benefit Obligation	Ψ-7,037,040	Ψ-,011,039	5 575				
40		\$729,200	\$1,954,191	-62.69%				
41		1,476,398	- 1,00 1,101					
42		2,485,448	2,916,848	-14.79%				
43		\$4,691,046	\$4,871,039	-3.70%				
44		\$729,200	\$1,954,191	-62.69%				
45		1,476,398	-	_				
46		2,485,448	2,916,848	-14.79%				
47		\$4,691,046	\$4,871,039	-3.70%				
	Montana Intrastate Costs:							
49		\$4,691,046	\$4,871,039	-3.70%				
50		938,134	907,103	3.42%				
51		(\$29,668,214)	(\$4,270,356)	>-300.00%				
	Number of Montana Employees:							
53		2,173	2,156	0.79%				
54		168	159	5.66%				
55		1,086	1,061	2.36%				
56		976	968	0.83%				
57	Spouses/Dependants covered by the Plan	111	127	-12.60%				
	5/ Amount reflects the adoption of FAS 158 at December	31, 2006.						
			5	Schedule 15a				

ch 16										
	Name/Title	Base Salary (Wages)	Bonuses 1/		Other 2/	Total Compensation	Total Compensation Reported Last Year	% Increase Total Compensation		
1	Bart A. Thielbar Director, Special Projects	188,846	25,685	Α		E G	313,221	-8%		
2	Kendall Kliewer Vice President, Controller	179,669	26,297 25,000			E G	284,269	1%		
3	Paul James Evans Treasurer	178,707	25,786 25,000		27,047 10,964 8,174	G	259,514	6%		
4	Curtis T. Pohl Vice President, Retail Operations	189,808			500	E F G	325,840	-17%		
5	Michael J. Young Senior Corporate Counsel	190,000	15,000	В		259,873 G H	273,978	-5%		
6	Bobbi L. Schroeppel Vice President, Customer Care & Communications	164,510	28,814	Α	500	E F G	256,373	0%		
7	Patrick R. Corcoran Vice President, Government & Regulatory Affairs	159,846	23,375	Α	20,094	254,035 E G	264,981	-4%		
8	Christian P. Fonss Director, Tax	159,863	20,262	Α	4,796 20,493 8,899 7,595	) 3	244,844	-9%		
9	Michael L. Nieman Officer, Internal Audit & Control	151,741	17,214	Α	28,949 400 7,309 5,221	; G	260,455	-19%		
10	Jana L. Quam Director, Human Resources	144,202	17,586	Α	24,375 5,745 6,093 7,606	3	219,623	-6%		

sch 16A	TOP TEN MONTANA COMPENSATED EMPLOYEES (ASSIGNED OR ALLOCATED)
	1/ Bonuses include the following:
	A> Non-Equity Incentive Plan Compensation includes amounts paid under the 2006 Employee Incentive Compensation Plan. Amounts were earned in 2006 but paid in the first quarter of 2007. Based on company performance against plan, the incentive plan was funded at 45.3% of target. Individual awards varied from the funded level based on individual performance; however, the plan precludes total payout to exceed plan funding.
	B> Discretionary bonus for work on specific projects.
	2/ All Other Compensation for named employees consists of the following:
	C> Merit cash.
	D> Employer contributions to benefits - medical, dental, vision, employee assistance program, group term life, 401(k) match, and non-elective 401(k) contribution.
	E> Vehicle allowance.
	F> Imputed income - personal use of Hebgen Lake property.
	G>These values reflect the compensation expense recognized for restricted stock awards and are calculated using the provisions of SFAS No. 123R, Share-Based Payments. This is a change in reporting methodoloy based on SEC reporting requirements and a similar amount is not reflected in the Total Compensation

H> Change in pension value over previous year. This is a new requirement for the SEC Summary Compensation Table and is provided here for consistency with SEC reporting requirements. This item was not reported in

prior year reports and is not included in the Total Compensation Reported Last Year.

Reported Last Year.

I> Accumulated vacation paid at termination.

17	TOP FIVE MONTANA MOS	T HIGHLY CO	MPENSATED	EMPLOYEE:	S (ASSIGNED	OR ALLOCATE	
	Name/Title	Base Salary (Wages)	Bonuses 1/	Other 2/	Total Compensation	Total Compensation Reported Last Year	% Increase Total Compensatio
1	Michael J. Hanson President & Chief Executive Officer	494,231	169,014 A	33,052 B 6,000 C 7,920 D 175,625 F 10,901 G		976,430	-8%
2	Brian B. Bird Vice President, Chief Financial Officer	287,500	69,537 A	29,646 B 3,000 C 96,505 F 10,722 G		471,185	5%
3	Thomas J. Knapp Vice President, General Counsel & Corporate Secretary	254,808	48,978 A	32,084 B 9,300 C 39,216 F 11,131 G	,	444,097	-11%
4	Gregory G. Trandem Vice President, Administrative Services	199,588	36,240 A	34,374 B 500 E 31,205 F 10,327 G		529,362	-41%
5	David G. Gates Vice President, Wholesale Operations	189,712	30,283 A	23,105 B 8,300 C 200 E 24,266 F 32,765 G 9,440 H		269,077	18%

- 1/ Bonuses include the following:
  - A> Non-Equity Incentive Plan Compensation includes amounts paid under the 2006 Employee Incentive Compensation Plan. Amounts were earned in 2006 but paid in the first quarter of 2007. Based on company performance against plan, the incentive plan was funded at 45.3% of target. Officer awards varied from the funded level based on individual performance; however, the plan precludes total payout to exceed plan funding.
- $\ensuremath{\mathrm{2}}/$  All Other Compensation for named employees consists of the following:
  - B> Employer contributions to benefits medical, dental, vision, employee assistance program, group term life, 401(k) match, and non-elective 401(k) contribution.
  - C> Vehicle allowance.
  - D> Imputed income personal use of company provided vehicle.
  - E> Imputed income personal use of Hebgen Lake property.
  - F>These values reflect the compensation expense recognized for restricted stock awards and are calculated using the provisions of SFAS No. 123R, *Share-Based Payments*. This is a change in reporting methodoloy based on SEC reporting requirements and a similar amount is not reflected in the Total Compensation Reported Last Year.
  - G> Change in pension value over previous year. This is a new requirement for the SEC Summary Compensation Table and is provided here for consistency with SEC reporting requirements. This item was not reported in prior year reports and is not included in the Total Compensation Reported Last Year.
  - H> Vacation sold back during the year.

Sch. 18	BALANCE SHEET	1/		
a see the	Account Title	This Year	Last Year	% Change
1	Assets and Other Debits			
2	Utility Plant			
3	101 Plant in Service	\$2,454,337,364	\$2,334,527,630	5.13%
4	101.1 Property Under Capital Leases	40,209,537	- }	-
5	105 Plant Held for Future Use	4,900	4,900	0.00%
6	107 Construction Work in Progress	3,240,549	30,101,840	-89.23%
7	108 Accumulated Depreciation Reserve	(1,183,035,857)	(1,128,254,307)	4.86%
8	108.1 Accumulated Depreciation - Capital Leases	(1,005,236)	-	-
9	111 Accumulated Amortization & Depletion Reserves	(34,727,173)	(28,941,272)	19.99%
10	114 Electric Plant Acquisition Adjustments	3,106,285	3,106,285	0.00%
11	115 Accumulated Amortization-Electric Plant Acq. Adj.	(2,821,543)	(2,726,628)	3.48%
12	116 Utility Plant Adjustment - Goodwill	435,075,587	435,075,587	0.00%
13	117 Gas Stored Underground-Noncurrent	32,141,968	31,274,590	2.77%
14	Total Utility Plant	1,746,526,381	1,674,168,625	4.32%
15	Other Property and Investments			
16	121 Nonutility Property	5,357,845	8,514,936	-37.08%
17	122 Accumulated Depr. & AmortNonutility Property	(1,473,243)	(4,417,187)	-66.65%
18	123.1 Investments in Assoc Companies and Subsidiaries	122,047,039	(53,299,065)	>-300.00%
19	124 Other Investments	1,541,359	1,845,926	-16.50%
20	128 Miscellaneous Special Funds	_	-	-
21	LT Portion of Derivative Assets - Hedges	_	8,741,253	0.00%
1	Total Other Property & Investments	127,473,000	(38,614,137)	>-300.00%
23	Current and Accrued Assets	121,110,000	(00,011,107)	000.0070
24	131 Cash	1,823,151	291,122	>300.00%
25	134 Other Special Deposits	2,965,707	2,830,895	4.76%
26	135 Working Funds	42,010	43,160	-2.66%
27	136 Temporary Cash Investments	42,010	40,100	-2.0070
28	141 Notes Receivable	49,909	52,535	-5.00%
29	142 Customer Accounts Receivable	65,175,722	70,630,276	-7.72%
30	143 Other Accounts Receivable	18,820,350	13,448,598	39.94%
31	144 Accumulated Provision for Uncollectible Accounts	(3,239,842)	(2,162,014)	49.85%
32	145 Notes Receivable-Associated Companies	(5,259,642)	(2, 102,014)	49.0076
33	146 Accounts Receivable-Associated Companies	15,337,813	196,416,015	-92.19%
34	151 Fuel Stock	3,313,948	2,762,036	19.98%
35	154 Plant Materials and Operating Supplies	17,902,740	14,002,088	27.86%
36	164 Gas Stored - Current			64.37%
37	165 Prepayments	39,240,016	23,872,256	
38	171 Interest and Dividends Receivable	9,964,222	8,908,318	11.85%
40	171 Interest and Dividends Receivable 172 Rents Receivable	61 624	71 022	12 240/
41		61,624 68,858,563	71,032	-13.24% -15.30%
41	173 Accrued Utility Revenues 174 Miscellaneous Current & Accrued Assets		81,299,941	
		1,161,255	90,082	>300.00%
43	175 Derivative Instrument Assets (175)	-	-	-
44	(Less) Long-Term Portion of Derivative Instrument Assets	-	0.004.004	400.000/
45	176 LT Portion of Derivative Assets - Hedges	-	8,981,894	-100.00%
46	(less) LT Portion of Derivative Assets - Hedges	244 477 400	(8,741,253)	-100.00%
	Total Current & Accrued Assets	241,477,188	412,796,981	-43.62%
48	Deferred Debits	47.055.500	40.000.004	00.040/
49	181 Unamortized Debt Expense	17,255,590	12,982,804	32.91%
50	182 Regulatory Assets	148,502,899	185,104,656	-19.77%
51	183 Preliminary Survey and Investigation Charges	-	-	-
52	184 Clearing Accounts	43,321	27,888	55.34%
53	185 Temporary Facilities	78	78	0.00%
54	186 Miscellaneous Deferred Debits	21,292,515	11,538,413	84.54%
55	189 Unamortized Loss on Reacquired Debt	4,637,192	1,996,826	132.23%
56	190 Accumulated Deferred Income Taxes	45,646,258	42,651,817	7.02%
57	191 Unrecovered Purchased Gas Costs	5,612,870	19,996,548	-71.93%
	Total Deferred Debits	242,990,723	274,299,030	-11.41%
59	TOTAL ASSETS and OTHER DEBITS	\$ 2,358,467,292	\$ 2,322,650,499	1.54%

Sch. 18	cont.	BALANCE SHEE	T 1/	-			
× 1 50 50 10 10 10 10 10 10 10 10 10 10 10 10 10		Account Title		This Year		Last Year	% Change
1		Liabilities and Other Credits					
2		Proprietary Capital			l		
3	201	Common Stock Issued	\$	359,624	\$	357,945	0.47%
4	204	Preferred Stock Issued		-		-	-
5	207	Premium on Capital Stock		-		-	-
6	211	Miscellaneous Paid-In Capital		727,327,890	ļ	720,856,857	0.90%
7	213	Discount on Capital Stock		-		-	-
8	214	Capital Stock Expense		-		-	-
9	215	Appropriated Retained Earnings		-		-	-
10	216	Unappropriated Retained Earnings		10,697,804		16,888,884	-36.66%
12		Reacquired Capital Stock		(9,885,098)		(5,572,604)	77.39%
13		Accumulated Other Comprehensive Income		14,271,357		4,963,949	187.50%
14		rietary Capital		742,771,577		737,495,031	0.72%
15		Long Term Debt					
16	221	Bonds		621,920,000		621,920,000	0.00%
17		Advances in Associated Companies		-		-	-
18	224	Other Long Term Debt		50,000,000		81,000,000	-38.27%
19		Unamortized Discount on Long Term Debt-Debit		71,051		1,897,954	-96.26%
20		Term Debt		671,848,949		701,022,046	-4.68%
21		Other Noncurrent Liabilities					
22	227	Obligations Under Capital Leases-Noncurrent		39,323,563		1,001,105	>300.00%
23		Accumulated Provision for Property Insurance		(70,841)	ĺ	(370,841)	-80.90%
24		Accumulated Provision for Injuries and Damages		8,617,963		10,355,495	-16.78%
25		Accumulated Provision for Pensions and Benefits		52,570,168		51,583,876	1.91%
26		Accumulated Miscellaneous Operating Provisions		180,640,922		173,666,501	4.02%
27		Asset Retirement Obligations		3,801,012		3,233,138	17.56%
28		r Noncurrent Liabilities		284,882,787	_	239,469,274	18.96%
29		Current and Accrued Liabilities		,		11, 11, 11	
30		Notes Payable	ł	_		11,591,564	-100.00%
31		Accounts Payable		88,243,949		110,736,781	-20.31%
32		Notes Payable to Associated Companies		-		-	-
33	234	Accounts Payable to Associated Companies		42,752,662		4,321,765	>300.00%
34		Customer Deposits		7,641,259		7,429,497	2.85%
35	236	Taxes Accrued		129,908,326		131,908,694	-1.52%
36		Interest Accrued		11,091,501		6,932,860	59.98%
38	238	Dividends Declared		-			-
39		Tax Collections Payable		1,429,703		1,745,081	-18.07%
40		Miscellaneous Current and Accrued Liabilities		60,141,393		26,490,334	127.03%
41	243	Obligations Under Capital Leases-Current		1,414,661		1,142,749	23.79%
42	244	Derivative Instrument Liabilities		4,331,833		-	-
43	245	Derivative Instrument Liabilities - Hedges				-	
44	Total Curr	ent and Accrued Liabilities		346,955,287		302,299,325	14.77%
45		Deferred Credits				, ,	
46		Customer Advances for Construction		33,501,677	ļ	28,060,322	19.39%
47		Other Deferred Credits		87,874,078		126,436,775	-30.50%
48		Regulatory Liabilities		26,296,808		24,536,916	7.17%
49		Accumulated Deferred Investment Tax Credits		4,028,288		4,564,569	-11.75%
50		Unamortized Gain on Reacquired Debt				-	-
51		Accumulated Deferred Income Taxes		160,307,841		158,766,241	0.97%
		rred Credits		312,008,692		342,364,823	-8.87%
		ABILITIES and OTHER CREDITS	\$	2,358,467,292	\$	2,322,650,499	1.38%
5.4				_,,	, •	_,,	

<sup>55 1/</sup> This financial statement is presented on the basis of the accounting requirements of the Federal Energy Regulatory
56 Commission (FERC) as set forth in its applicable Uniform System of Accounts. As such, subsidiaries are presented using the
57 equity method of accounting. The amounts presented are consistent with the presentation in FERC Form 1, plus Canadian
58 Montana Pipeline Corp.

#### NOTES TO FINANCIAL STATEMENTS

#### (1) Nature of Operations

We are one of the largest providers of electricity and natural gas in the Upper Midwest and Northwest, serving approximately 640,000 customers in Montana, South Dakota and Nebraska under the trade name "NorthWestern Energy." We have generated and distributed electricity in South Dakota and distributed natural gas in South Dakota and Nebraska since 1923 and have distributed electricity and natural gas in Montana since 2002.

The financial statements for the periods included herein have been prepared by NorthWestern Corporation (NorthWestern, we or us), pursuant to the rules and regulations of Federal Energy Regulatory (FERC) as set forth in its applicable Uniform System of Accounts. The preparation of financial statements in conformity with accounting principles generally accepted in the United States requires management to make estimates and assumptions that may affect the reported amounts of assets, liabilities, revenues and expenses during the reporting period. Actual results could differ from those estimates.

#### (2) Pending Merger with Babcock & Brown Infrastructure Limited

On April 25, 2006, we entered into an Agreement and Plan of Merger (Merger Agreement) with Babcock & Brown Infrastructure Limited (BBI), an infrastructure investment company listed on the Australian Stock Exchange, under which BBI will acquire NorthWestern Corporation in an all-cash transaction at \$37 per share. The Merger Agreement has been unanimously approved by both companies' Boards of Directors. Our shareholders approved the Merger Agreement at our August 2, 2006 annual meeting.

The transaction is conditioned upon a number of federal and state regulatory approvals or reviews, and satisfaction of other customary closing conditions. We have received approvals or clearances from the following:

- Committee on Foreign Investments in the United States (CFIUS) in July 2006;
- United States Federal Trade Commission and the United States Department of Justice under the Hart-Scott-Rodino Antitrust Improvement Act of 1976 in October 2006;
- Nebraska Public Service Commission (NPSC) in October 2006;
- FERC in October 2006;
- Federal Communications Commission in February 2007.

Due to existing statutory language in South Dakota, we submitted a filing to the South Dakota Public Utilities Commission (SDPUC) to determine if it has jurisdiction over the sale and, if so, for transaction approval. In July, the SDPUC filed a notice with FERC that it intended to intervene and file a protest in the federal proceedings. In October, we reached a settlement agreement under which the SDPUC will not oppose approval of the transaction by FERC, which includes the following provisions:

- We and BBI will not seek rate recovery of costs associated with the transaction;
- The majority of our future Board of Directors will be U.S. citizens with at least one South Dakota resident and at least one
  independent member who will have substantial utility or financial experience. In addition, the independent member(s) shall
  serve as chair of the Audit Committee and the Governance Committee;
- We will apply ring fencing provisions of the 2004 Stipulation and Settlement Agreement between us, the Montana Public Service Commission (MPSC) and the Montana Consumer Counsel (MCC) for the benefit of the SDPUC and South Dakota ratepayers;

- We will not borrow money secured by South Dakota regulated utility assets to upstream funds to either BBI or its affiliates without prior approval of the SDPUC; and
- We will maintain our corporate headquarters in Sioux Falls, South Dakota until the later of June 30, 2010 or three years following the effective date of the merger. We will continue to maintain senior management personnel in both South Dakota and Montana.

In December, the SDPUC determined that current state law does not allow them to exercise jurisdiction over the proposed sale.

We must still obtain the approval of the MPSC. We and the intervenors submitted testimony and additional information to the MPSC. The MPSC held a technical hearing from March 14, 2007 through March 16, 2007 and has set a schedule for post-hearing briefs, which requires BBI and us to file a brief on April 6, 2007, the intervenors to file a response on April 27, 2007, and BBI and us to file a reply on May 7, 2007. We anticipate receiving the MPSC's decision during the first half of 2007.

The Merger Agreement contains certain covenants whereby NorthWestern is required to continue to operate in the ordinary course of business and must obtain BBI's consent prior to making certain new investments or divestitures, issuing new debt or common stock or making dividend changes, among other provisions. In addition, the Merger Agreement also contains certain termination rights for both NorthWestern and BBI in which under specified circumstances NorthWestern may be required to pay BBI a termination fee of \$50 million and BBI may be required to pay NorthWestern a business interruption fee of \$70 million.

The merger will be accounted for as a purchase under GAAP. Under the purchase method of accounting, the assets and liabilities of NorthWestern will be recorded, as of the completion of the transaction, at their respective fair values, and we will record as a utility plant adjustment the excess, if any, of the purchase price over the fair value of our identifiable assets, including intangibles.

During the year ended December 31, 2006, we recorded \$13.8 million in pre-tax charges for advisor and professional fees related to the transaction which are included in other deductions on our statement of income. These costs included payment of \$8.6 million in transaction fees to our strategic advisor during 2006. Under the terms of this agreement, we will also be required to pay an additional \$8.6 million upon closing.

In addition, in November 2006, the remaining shares available under our 2005 Long-Term Incentive Plan were granted in accordance with the terms of the Merger Agreement. These service-based restricted share awards vest over the next five years, however these shares will vest immediately upon closing of the transaction with BBI. If the transaction is completed in 2007 as anticipated, stock-based compensation expense will be approximately \$14 million. Upon closing, NorthWestern's common stock will cease to be publicly traded.

#### (3) Significant Accounting Policies

#### Financial Statement Presentation and Basis of Accounting

The financial statements are presented on the basis of the accounting requirements of the FERC as set forth in its applicable Uniform System of Accounts. This report differs from GAAP due to FERC requiring the presentation of subsidiaries on the equity method of accounting which differs from Statement of Financial Accounting Standards No. 94 "Consolidation of All Majority-Owned Subsidiaries" (SFAS No. 94). SFAS No. 94 requires that all majority-owned subsidiaries be consolidated (see Note 5). The other significant differences consist of the following:

- Comparative statements of net income per share are not presented;
- Removal costs of transmission and distribution assets are reflected in the balance sheets as a component of accumulated depreciation of \$153.4 million and \$142.6 million as of December 31, 2006 and 2005, respectively, in accordance with regulatory treatment as compared to regulatory liabilities for GAAP purposes (see Note 7);

- Goodwill resulting from our emergence from bankruptcy and fresh-start reporting is reflected in the balance sheets as a utility
  plant adjustment of \$435.1 million as of December 31, 2006 and 2005 respectively, in accordance with regulatory treatment,
  as compared to goodwill for GAAP purposes (see Note 8);
- The write-down of plant values associated with the 2002 acquisition of the Montana operations is reflected in the balance sheets as a component of accumulated depreciation of \$192.8 million for both December 31, 2006 and 2005, in accordance with regulatory treatment as compared to plant for GAAP purposes;
- The current portion of gas stored underground is reflected in the balance sheets as current and accrued assets, as compared to materials and supplies for GAAP purposes.
- Current and long-term debt is classified in the balance sheets as all long-term debt in accordance with regulatory treatment, while GAAP presentation reflects current and long-term debt on separate lines; and
- Accumulated deferred tax assets and liabilities are classified in the balance sheets as gross deferred debits and credits, respectively, while GAAP presentation reflects either a net deferred tax asset or liability.

#### Use of Estimates

The preparation of financial statements in conformity with accounting principles generally accepted in the United States of America requires us 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, 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.

#### Revenue Recognition

For our South Dakota and Nebraska operations, as prescribed by the respective regulatory authorities, electric and natural gas utility revenues are based on billings rendered to customers. 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. To match revenues with associated expenses, we accrue unbilled revenues for electrical and natural gas services delivered to Montana customers but not yet billed at month-end.

#### Cash Equivalents

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

#### Inventories

Inventories are stated at average cost. Inventory consisted of the following (in thousands):

	December 31,			11,
		2006	_	2005
Fuel Stock	\$	3,314	\$	2,762
Materials and supplies		17,903		14,002
Gas stored underground (including the non-				
current portion reflected in utility plant)		71,382		55,147
	\$	92,599	\$	71,911

The storage gas amount as of December 31, 2005 includes \$11.7 million related to deferred gas storage arrangements.

#### Regulation of Utility Operations

Our regulated operations are subject to the provisions of Statement of Financial Accounting Standards (SFAS) No. 71, Accounting for the Effects of Certain Types of Regulations (SFAS No. 71). Accounting under SFAS No. 71 is appropriate provided that (i) rates are established by or subject to approval by independent, third-party regulators, (ii) rates are designed to recover the specific enterprise's cost of service, and (iii) in view of demand for service, it is reasonable to assume that rates are set at levels that will recover costs and can be charged to and collected from customers.

Our financial statements reflect the effects of the different rate making principles followed by the jurisdiction regulating us. The economic effects of regulation can result in regulated companies recording costs that have been, or are expected to be, allowed in the ratemaking process in a period different from the period in which the costs would be charged to expense by an unregulated enterprise. When this occurs, costs are deferred as regulatory assets on the balance sheet and recorded as expenses in the periods when those same amounts are reflected in rates. Additionally, regulators can impose liabilities upon a regulated company for amounts previously collected from customers and for amounts that are expected to be refunded to customers (regulatory liabilities).

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.

#### **Derivative Financial Instruments**

We are exposed to market risk, including changes in interest rates and the impact of market fluctuations in the price of electricity and natural gas commodities as discussed further in Note 9. In order to manage these risks, we use both derivative and non-derivative contracts that may provide for settlement in cash or by delivery of a commodity, including:

- Forward contracts, which commit us to purchase or sell energy commodities in the future,
- Option contracts, which convey the right to buy or sell a commodity at a predetermined price, and
- Swap agreements, which require payments to or from counterparties based upon the differential between two prices for a predetermined contractual (notional) quantity.

SFAS No. 133, Accounting for Derivative Instruments and Hedging Activities (SFAS No. 133), as amended, requires that all derivatives be recognized in the balance sheet, either as assets or liabilities, at fair value, unless they meet the normal purchase and normal sales criteria. The changes in the fair value of recognized derivatives are recorded each period in current earnings or other comprehensive income, depending on whether a derivative is designated as part of a hedge transaction and the type of hedge transaction.

For contracts in which we are hedging the variability of cash flows related to forecasted transactions that qualify as cash flow hedges, the changes in the fair value of such derivative instruments are reported in other comprehensive income. The relationship between the hedging instrument and the hedged item must be documented to include the risk management objective and strategy and, at inception and on an ongoing basis, the effectiveness of the hedge in offsetting the changes in the cash flows of the item being hedged. Gains or losses accumulated in other comprehensive income are reclassified to earnings in the periods in which earnings are affected by the variability of the cash flows of the related hedged item. Any ineffective portion of all hedges would be recognized in current-period earnings. Cash flows related to these contracts are classified in the same category as the transaction being hedged.

We have applied the normal purchases and normal sales scope exception, as provided by SFAS No. 133 and interpreted by Derivatives Implementation Guidance Issue C15, to certain contracts involving the purchase and sale of gas and electricity at fixed prices in future periods. Revenues and expenses from these contracts are reported on a gross basis in the appropriate revenue and expense categories as the commodities are received or delivered.

#### Property, Plant and Equipment

Property, plant and equipment are stated at original cost, including contracted services, direct labor and material, allowance for funds used during construction (AFUDC), and indirect charges for engineering, supervision and similar overhead items. 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. Also included in plant and equipment are assets under capital lease, which are stated at the present value of minimum lease payments. Plant and equipment under capital lease were \$44.8 million and \$6.0 million as of December 31, 2006 and December 31, 2005, respectively.

AFUDC represents the cost of financing construction projects with borrowed funds and equity funds. While cash is not realized currently from such allowance, it is realized under the ratemaking process over the service life of the related property through increased revenues resulting from a higher rate base and higher depreciation expense. The component of AFUDC attributable to borrowed funds is included as a reduction to interest expense, while the equity component is included in other income. We determine the rate used to compute AFUDC in accordance with a formula established by the FERC. This rate averaged 8.8% and 8.7% for Montana for 2006 and 2005, respectively, and 8.9% and 8.7% for South Dakota for 2006 and 2005, respectively. Interest capitalized totaled \$1.0 million for the year ended December 31, 2006 and \$1.3 million for the year ended December 31, 2005 for Montana and South Dakota combined.

We may require contributions in aid of construction from customers when we extend service. Amounts used from these contributions to fund capital additions were \$8.7 million for the year ended December 31, 2006 and \$8.9 million for the year ended December 31, 2005.

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 the various classes of properties (ranging from three to 40 years) 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% for both 2006 and 2005.

Depreciation rates include a provision for our share of the estimated costs to decommission three coal-fired generating plants at the end of the useful life of each plant. The annual provision for such costs is included in depreciation expense.

#### Stock-based Compensation

Under our equity-based incentive plans, we have granted restricted stock awards to all employees and members of the Board of Directors (Board). We discuss these awards in further detail in Note 18. We adopted SFAS No. 123R, *Share-Based Payment* (SFAS No. 123R), upon emergence from bankruptcy, which was prior to the required effective date of January 1, 2006. SFAS No. 123R requires companies to recognize compensation expense for all equity-based compensation awards issued to employees that are expected to vest. Under SFAS 123R we recognize the fair value of compensation cost ratably or in tranches (depending if the award has cliff or graded vesting) over the period during which an employee is required to provide service in exchange for the award. As forfeitures of restricted stock grants occur, the compensation cost recognized to date is reversed.

#### 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 carry forwards.

Exposures exist related to various tax filing positions, which may require an extended period of time to resolve and may result in income tax adjustments by taxing authorities. We have reduced deferred tax assets or established liabilities based on our best estimate of future probable adjustments related to these exposures. On a quarterly basis, we evaluate exposures in light of any additional information and make adjustments as necessary to reflect the best estimate of the future outcomes. We believe our deferred tax assets and established liabilities are appropriate for estimated exposures, however, actual results may differ from these estimates.

The resolution of tax matters in a particular future period could have a material impact on our statement of operations and provision for income taxes.

#### **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 if we have prior regulatory authorization for recovery of 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, then we capitalize and depreciate the costs over the remaining life of the asset, assuming the costs are recoverable in future rates or future cash flows.

We record estimated remediation costs, excluding inflationary increases and probable reductions for insurance coverage and rate recovery. The estimates are based on the use of an environmental consultant, 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, then 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.

#### **Emission Allowances**

We have sulfur dioxide (SO2) emission allowances and each allowance permits a generating unit to emit one ton of SO2 during or after a specified year. We have approximately 3,200 excess SO2 emission allowances per year for years 2017 through 2031, however these allowances have no carrying value in our financial statements and the market for these years is presently illiquid. These emission allowances are not subject to regulatory jurisdiction. When excess SO2 emission allowances are sold, we reflect the gain in operating income and cash received is reflected as an investing activity.

#### Accounting Standards Issued

In July 2006, the Financial Accounting Standards Board (FASB) issued FASB Interpretation No. 48, Accounting for Uncertainty in Income Taxes (FIN 48). FIN 48 is an interpretation of FASB Statement No. 109, Accounting for Income Taxes, and it seeks to reduce the diversity in practice associated with certain aspects of measurement and recognition in accounting for income taxes by prescribing a recognition threshold and measurement process for recording in the financial statements uncertain tax positions taken or expected to be taken in a tax return. Additionally, FIN 48 provides guidance on the derecognition, classification, accounting in interim periods and expanded disclosure with respect to the uncertainty in income taxes. FIN 48 is effective for us as of January 1, 2007. We are currently in the process of reviewing our uncertain tax positions to determine the impact to our financial statements. FIN 48 provides that a tax position that meets the more-likely-than-not threshold shall initially and subsequently be measured as the largest amount of tax benefit that is greater than 50 percent likely of being realized upon ultimate settlement with a taxing authority that has full knowledge of all relevant information. Based on our preliminary assessment, we expect to increase our net deferred tax assets by \$70 million to \$90 million with a corresponding decrease to utility plant adjustments.

In September 2006, the FASB issued SFAS No. 157 Fair Value Measurements (SFAS No. 157), which defines fair value, establishes a framework for measuring fair value, and expands disclosures about fair value measurements. The provisions of SFAS No. 157 are effective as of the beginning of our 2008 fiscal year. We are currently evaluating the impact, if any, adopting SFAS No. 157 will have on our financial statements.

#### Accounting Standards Adopted

In September 2006, the FASB issued SFAS No. 158, Employer's Accounting for Defined Benefit Pension and Other Postretirement Plans -- an amendment of FASB Statements No. 87, 88, 106, and 132(R) (SFAS No. 158). SFAS No. 158 requires that we recognize the overfunded or underfunded status of our defined benefit and retiree medical plans (our Plans) as an asset or liability in our 2006 year-end balance sheet. Upon our emergence from bankruptcy in November 2004, we recognized a liability for the underfunded status of our Plans, therefore the amount recognized upon adoption of SFAS No. 158 as of December 31, 2006 represents

adjustments to our discount rate assumption, our actual 2006 return on plan assets, and other factors. This resulted in a reduction to the liability recognized for our Plans of approximately \$23.3 million. As we recover certain of these costs in rates, \$23.0 million of this adjustment is reflected as a change in regulatory assets. We discuss our employee benefit plans in more detail in Note 17.

#### (4) Emergence from Bankruptcy

On September 14, 2003 (the Petition Date), we filed a voluntary petition for relief under the provisions of Chapter 11 of the Federal Bankruptcy Code (the Bankruptcy Code) in the United States Bankruptcy Court for the District of Delaware (Bankruptcy Court). On October 19, 2004, the Bankruptcy Court entered an order confirming our Plan of Reorganization (Plan), which became effective on November 1, 2004.

#### Plan of Reorganization

The consummation of the Plan resulted in, among other things, a new capital structure, the satisfaction or disposition of various types of claims against the Predecessor Company, the assumption or rejection of certain contracts, and the establishment of a new board of directors.

In accordance with the Plan, we issued 31.1 million shares of new common stock to settle claims of debt holders. We also established a reserve of approximately 4.4 million shares of common stock upon emergence to be used to resolve various outstanding litigation matters and distributed pro rata to holders of allowed trade vendor and general unsecured claims in excess of \$20,000. As of December 31, 2006, approximately 1.3 million shares have been distributed from this reserve in settlement of claims. Remaining disputed unsecured claims, when allowed, will receive shares out of the reserve set aside upon emergence.

#### Reorganization Items

The results of operations have been impacted by Reorganization Items, including continued costs incurred related to our reorganization since we filed for protection under Chapter 11 and the impact of fresh-start reporting. The following table provides detail of the charges incurred (in thousands):

	2005
Reorganization Items	
Professional fees (923)	\$ 5,490
Interest earned on accumulated cash (419)	_
Miscellaneous non-operating income - effects of the Plan	
and fresh-start reporting adjustments (421)	2,039
Total Reorganization Items	\$ 7,529

The 2005 amount included in effects of the Plan is primarily due to a loss on the reestablishment of a liability that was removed upon emergence from bankruptcy.

#### (5) Equity Investments

The following table presents our equity investments reflected in the investments in associated companies on the Balance Sheets (in thousands):

	December 31,			
		2006		2005
Clark Fork & Blackfoot, LLC	\$	(6,274)	\$	(5,752)
Natural Gas Funding Trust		1,379		999
NorthWestern Services, LLC		21,365		18,641
NorthWestern Investments, LLC		103,273		(69,354)
Risk Partners Assurance, Ltd.		2,304		2,167
Total Investments in Subsidiary Companies	\$	122,047	\$	(53,299)

#### (6) Property, Plant and Equipment

The following table presents the major classifications of our property, plant and equipment (in thousands):

	December 31,		
	2006	2005	
Land and improvements	\$ 40,881	\$ 40,218	
Building and improvements	137,971	134,587	
Storage, distribution, and transmission	1,963,790	1,862,074	
Generation	143,138	136,908	
Construction work in process	3,241	30,102	
Other equipment	211,878	163,852	
	2,500,899	2,367,741	
Less accumulated depreciation	(1,221,590)	(1,159,922)	
	\$1,279,309	\$ 1,207,819	

We have an electric default supply capacity and energy sale agreement with the owners of a natural gas fired peaking plant that began operating during 2006. In accordance with the agreement, we provide the natural gas necessary to meet demand, and purchase all of the net electrical capacity and output. In our assessment of this contract, we determined that it fits the criteria of a capital lease as set forth in Emerging Issues Task Force 01-8, *Determining Whether an Arrangement Contains a Lease*. Accordingly, during 2006 we recorded an increase to property, plant and equipment and a capital lease obligation of approximately \$40.2 million, which represents the present value of future cash payments for the base capacity and facility charges under the contract.

#### (7) Asset Retirement Obligations

We have identified asset retirement obligations, or ARO, liabilities related to our electric and natural gas transmission and distribution assets that have been installed on easements over property not owned by us. The easements are generally perpetual and only require remediation 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. Generally, the accrual of future non-ARO removal obligations is not required. However, long-standing ratemaking practices approved by applicable state and federal regulatory commissions have allowed provisions for such costs in historical depreciation rates. These removal costs have accumulated over a number of years based on varying rates as authorized by the appropriate regulatory entities. Accordingly, the recorded amounts of estimated future removal costs are considered regulatory liabilities pursuant to SFAS No. 71, *Accounting for the Effects of Certain Types of Regulations* (SFAS No. 71). These amounts do not represent SFAS No. 143 legal retirement obligations. As of December 31, 2006 and 2005, we have recognized accrued removal costs of \$153.4 million and \$142.6 million, respectively, which are classified as accumulated depreciation. In addition, for our generation properties, we have accrued decommissioning costs since the generating units were first put into service in the amount of \$13.3 million and \$12.8 million as of December 31, 2006 and 2005, respectively, which are classified as accumulated depreciation.

In connection with the adoption of FASB Interpretation No. 47, Accounting for Conditional Asset Retirement Obligations (FIN 47), we have recorded a conditional asset retirement obligation of \$3.8 million and \$3.2 million, as of December 31, 2006 and 2005, respectively, which increases our property, plant and equipment and other regulatory assets. This is primarily related to Department of Transportation requirements to cut, purge and cap retired natural gas pipeline segments. The initial recording of the obligation had no income statement impact due to the deferral of the adjustments through the establishment of a regulatory asset pursuant to SFAS No. 71. We measure the liability at fair value when incurred and capitalize a corresponding amount as part of the book value of the related assets. The increase in the capitalized cost is included in determining depreciation expense over the estimated useful life of these assets. Since the fair value of the ARO is determined using a present value approach, accretion of the liability due to the passage of time is recognized each period and recorded as a regulatory asset until the settlement of the liability. The change in our conditional ARO during the year ended December 31, 2006, is as follows (in thousands):

Liability at January 1, 2006	\$	3,233
Accretion expense		254
Liabilities incurred		58
Liabilities settled		(57)
Revisions to cash flows		313
Liability at December 31, 2006	\$_	3,801

#### (8) Utility Plant Adjustments

We review our acquisition and utility plant adjustments for impairment annually during the fourth quarter, or more frequently if changes in circumstances or the occurrence of events suggest an impairment exists. Our utility plant adjustment is \$435.1 million as of December 31, 2006 and 2005.

#### (9) Risk Management and Hedging Activities

We are exposed to market risk, including changes in interest rates and the impact of market fluctuations in the price of electricity and natural gas commodities. We employ established policies and procedures to manage our risk associated with these market fluctuations using various commodity and financial derivative and non-derivative instruments, including forward contracts, swaps and options.

#### Interest Rates

During 2005, we implemented a risk management strategy of utilizing interest rate swaps to manage our interest rate exposures associated with anticipated refinancing transactions of approximately \$380 million. These swaps were designated as cashflow hedges under SFAS No. 133, with the effective portion of gains and losses, net of associated deferred income tax effects, recorded in accumulated other comprehensive income in our Balance Sheets. We reclassify gains and losses on the hedges from accumulated other comprehensive income (AOCI) into interest expense in our Statements of Income during the periods in which the interest payments being hedged occur.

During the first quarter of 2006, based on a review of our capital structure and cash flow, and approval by our Board of Directors, we decided not to refinance \$60 million included in the interest rate swap that was being carried on our revolver. As the refinancing transaction and associated interest payments will not occur, the market value included in AOCI of \$3.8 million was recognized in Miscellaneous Nonoperating Income. This forward starting interest rate swap was settled during the second quarter of 2006, and we received an aggregate payment of approximately \$3.9 million, which is reflected in investing activities on the statement of cash flows.

In association with the refinancing transactions completed during the second and third quarters of 2006, we settled \$170.2 million and \$150 million of forward starting interest rate swap agreements, and received aggregate settlement payments of approximately \$6.3 million and \$8.3 million, respectively. These amounts are being amortized as a reduction to interest expense over the term of the underlying debt as the hedged interest payments are made, which is 17 years and 10 years, respectively. The cash

proceeds related to these hedges are reflected in operating activities on the statement of cash flows. As of December 31, 2006 we have no further interest rate swaps outstanding.

#### Commodity Prices

During the second quarter of 2005, we implemented a risk management strategy of utilizing put options in conjunction with our forward fixed price sales to manage our commodity price risk exposure associated with our lease of a 30% share of the Colstrip Unit 4 generation facility. These transactions were designated as cash-flow hedges of forecasted electric sales of approximately 120,000 MWh in each of the third and fourth quarters of 2006 under the provisions of SFAS No. 133, with unrealized gains and losses being recorded in accumulated other comprehensive income in our Balance Sheets. Due to changes in forward prices for electricity during the fourth quarter of 2005, we utilized unit-contingent forward sales to lock in the remaining output during the third and fourth quarters of 2006, and as a result we undesignated the put options as a hedge of the cash flow variability. During the first quarter of 2006 the put options were sold and we recognized a \$1.3 million reduction to cost of sales, reflecting the change in market value since they were undesignated. These cash proceeds are reflected in investing activities on the statement of cash flows. During the third and fourth quarters of 2006, we reclassified unrealized losses of approximately \$0.9 million into earnings related to the change in market value prior to the hedges being undesignated. As of December 31, 2006 we have no put options outstanding.

#### (10) Related-Party Transactions

Accounts receivable from and payables to associated companies primarily include intercompany billings for direct charges, overhead, and income tax obligations. The following table reflects our accounts receivable from and accounts payable to associated companies (in thousands):

	December 31,			
		2006		2005
Accounts Receivable from Associated Companies:		_		
Netexit, Inc.	\$	-	\$	181,796
Clark Fork & Blackfoot, LLC		5,588		3,827
Nekota Resources, Inc.		7,299		5,443
NorthWestern Energy Marketing, LLC		2,433		2,334
NorthWestern Services, LLC		-		2,998
Risk Partners Assurance, Ltd.		18		18
	\$	15,338	\$	196,416
Accounts Payable to Associated Companies:				
Blue Dot Services, LLC	\$	-	\$	1,192
Montana Megawatts I, LLC		-		2,017
Natural Gas Funding Trust		216		26
NorCom Advanced Technologies Inc.		-		85
NorthWestern Investments, LLC		6,771		1,002
NorthWestern Services, LLC		35,766		-
	\$	42,753	\$	4,322

#### (11) Long-Term Debt and Capital Leases

Long-term debt and capital leases consisted of the following (in thousands):

		December 31,		
	Due	2006	2005	
Unsecured Debt:				
Senior Unsecured Revolver	2009	\$50,000	\$81,000	
Secured Debt:				
Mortgage bonds—	•			
South Dakota—7.00%	2023	55,000	55,000	
Montana—7.30%	2006		150,000	
Montana—6.04%	2016	150,000	ŕ	
Montana—8.25%	2007	365	365	
South Dakota & Montana—5.875%	2014	225,000	225,000	
Pollution control obligations—		ŕ	·	
South Dakota—5.85%	2023	7,550	7,550	
South Dakota—5.90%	2023	13,800	13,800	
Montana—6.125%	2023	,	90,205	
Montana—5.90%	2023		80,000	
Montana-4.65%	2023	170,205	,	
Discount on Notes and Bonds	_	(71)	(1,898)	
	\$	671,849 \$		

#### Unsecured Revolving Line of Credit

On June 30, 2005, we entered into an amended and restated credit agreement that replaced our existing \$225 million secured credit facility with an unsecured \$200 million senior revolving line of credit with lower borrowing costs. The unsecured revolving line of credit will mature on November 1, 2009 and does not amortize. The facility bears interest at a variable rate based upon a grid which is tied to our credit rating from Fitch, Moody's, and S&P. The 'spread' or 'margin' ranges from 0.625% to 1.75% over the London Interbank Offered Rate (LIBOR). The facility currently bears interest at a rate of approximately 6.475%, which is 1.125% over LIBOR. As of December 31, 2006, we had \$15.3 million in letters of credit and \$50 million of borrowings outstanding under the unsecured revolving line of credit. The weighted average interest rate on the outstanding revolver borrowings was 6.475% as of December 31, 2006.

Commitment fees for the unsecured revolving line of credit were \$0.3 million and \$0.1 million for the years ended December 31, 2006 and 2005, respectively. Commitment fees for the revolving tranche of the old credit facility were approximately \$0.2 million for the first six months of 2005.

The credit facility includes covenants, which require us to meet certain financial tests, including a minimum interest coverage ratio and a minimum debt to capitalization ratio. The amended and restated line of credit also contains covenants which, among other things, limit our ability to incur additional indebtedness, create liens, engage in any consolidation or merger or otherwise liquidate or dissolve, dispose of property, make restricted payments, make loans or advances, and enter into transactions with affiliates. Many of these restrictive covenants will fall away upon the line of credit being rated "investment grade" by two of the three major credit rating agencies consisting of Fitch, Moody's and S&P. We have received a waiver of change in control covenants to allow for the BBI transaction. As of December 31, 2006, we are in compliance with all of the covenants under the amended and restated line of credit.

#### Secured Debt

The South Dakota Mortgage Bonds are two series of general obligation bonds we issued under our South Dakota indenture, and the South Dakota Pollution Control Obligations are three obligations under our South Dakota indenture. All of such bonds are secured by substantially all of our South Dakota and Nebraska electric and natural gas assets.

The Montana First Mortgage Bonds, and Montana Pollution Control Obligations are secured by substantially all of our Montana electric and natural gas assets.

# Refinancing Transactions

During the second quarter of 2006, we issued \$170.2 million of Montana Pollution Control Obligations (PCOs) at a fixed interest rate of 4.65%, and used the proceeds to redeem our 6.125%, \$90.2 million and 5.90%, \$80.0 million Montana pollution control obligations due in 2023. Consistent with our historical regulatory treatment, the remaining deferred financing costs of approximately \$3.8 million were recorded as an unamortized debt expense and will be amortized over the remaining life of the debt. The new PCOs will mature on August 1, 2023, and are secured by our Montana electric and natural gas assets. This transaction will reduce our annual interest on long-term debt by approximately \$2.4 million.

During the third quarter of 2006, we issued \$150 million of Montana First Mortgage Bonds at a fixed interest rate of 6.04% and used the proceeds to redeem our 7.30%, \$150 million Montana first mortgage bonds due December 1, 2006. Consistent with our historical regulatory treatment, the remaining deferred financing costs and prepayment penalty of \$0.8 million were recorded as an unamortized debt expense and will be amortized over the remaining life of the debt. The new first mortgage bonds will mature September 1, 2016, and are secured by our Montana electric and natural gas assets. This transaction will reduce our annual interest on long-term debt by approximately \$1.9 million.

#### Maturities of Long-Term Debt

The aggregate minimum principal maturities of long-term debt, during the next five years are \$7.7 million in 2007, \$7.8 million in 2008, \$57.1 million in 2009, \$7.3 million in 2010 and \$7.8 million in 2011.

# (12) Comprehensive Income (Loss)

The Financial Accounting Standards Board defines comprehensive income as all changes to the equity of a business enterprise during a period, except for those resulting from transactions with owners. For example, dividend distributions are excepted. Comprehensive income consists of net income and other comprehensive income (OCI). Net income may include such items as income from continuing operations, discontinued operations, extraordinary items, and cumulative effects of changes in accounting principles. OCI may include foreign currency translations, adjustments of minimum pension liability, and unrealized gains and losses on certain investments in debt and equity securities. Due to our emergence from bankruptcy we made adjustments for fresh-start reporting in accordance with SOP 90-7. These adjustments resulted in removal of items recorded in accumulated OCI of \$6.0 million. Comprehensive income (loss) is calculated as follows (in thousands):

	December 31,			
		2006		2005
Net income	\$	37,900	\$	59,467
Other comprehensive income:				
Reclassification of net gains on hedging instruments from OCI to net income		(3,443)		_
Net unrealized gain on derivative instruments qualifying as hedges, net of tax of \$3,045 in 2005		12,588		4,885
Foreign currency translation adjustment				56
Total other comprehensive income		9,145		4,941
Total comprehensive income	\$	47,045	\$	64,408

The after tax components of accumulated other comprehensive income were as follows (in thousands):

	December 31,				
		2006	2005		
Balance at end of period,					
Unrealized gain on derivative instruments					
qualifying as hedges	\$	14,030	\$	4,885	
Adjustment to initially apply SFAS No. 158		162		_	
Foreign currency translation adjustment		79		79	
Accumulated other comprehensive income	\$	14,271	\$	4,964	

## (13) 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 working funds, special deposits, and investments approximate fair value due to the short maturity of the instruments.
- 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 estimates presented herein are based on pertinent information available to us as of December 31, 2006 and December 31, 2005. 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 is summarized as follows (in thousands):

	December 31, 2006			December 31, 2005			
	(	Carrying			Carrying		
		Amount	_F	air Value	Amount	F	fair Value
Assets:							
Cash and working							
funds	\$	1,865	\$	1,865	\$ 334	\$	334
Special deposits		2,966		2,966	2,831		2,831
Investments		1,541		1,541	1,846		1,846
Liabilities:					•		
Long-term debt							
(including current							
portion)		671,849		674,131	701,022		703,363

## (14) Income Taxes

The components of the net deferred income tax liability recognized in our Balance Sheets are related to the following temporary differences (in thousands):

		December 31,		
	2006		2005	
Excess tax depreciation	\$	(96,967)\$	(120,652)	
Regulatory assets		(20,392)	(33,594)	
Regulatory liabilities		1,264	(839)	
Unbilled revenue		2,980	3,971	
Unamortized investment tax credit		2,169	2,458	
Compensation accruals		3,680	1,605	
Reserves and accruals		21,540	31,084	
Goodwill amortization		(42,155)	(33,395)	
Net operating loss carryforward (NOL)		13,338	43,012	
AMT credit carryforward		3,186	3,186	
Capital loss carryforward		6,376	_	
Valuation allowance		(10,256)	(10,461)	
Other, net		575	(2,489)	
	\$	(114,662)\$	(116,114)	

A valuation allowance is recorded when a company believes that it will not generate sufficient taxable income of the appropriate character to realize the value of their deferred tax assets. We have a valuation allowance of \$10.3 million as of December 31, 2006 against capital loss carryforwards and certain state NOL carryforwards as we do not believe these assets will be realized.

At December 31, 2006 we estimate our total federal NOL carryforward to be approximately \$418.1 million. If unused, \$246.0 million will expire in the year 2023, and \$172.0 million will expire in the year 2025. Our state NOL carryforward as of December 31, 2006 is estimated to be approximately \$549.6 million. If unused, \$378.9 million will expire in 2010, \$33.8 million will expire in 2011, and \$136.8 million will expire in 2012. Management believes it is more likely than not that sufficient taxable income will be generated to utilize these NOL carryforwards except as noted above.

We have elected under Internal Revenue Code 46(f)(2) to defer investment tax credit benefits and amortize them against expense and customer billing rates over the book life of the underlying plant.

Due to our NOL carryforward, years 2000 and forward remain subject to examination by the IRS.

# (15) Jointly Owned Plants

We have an ownership interest in three electric generating plants, all of which are coal fired and operated by other utility companies. We have an undivided interest in these facilities and are responsible for our proportionate share of the capital and operating costs while being entitled to our proportionate share of the power generated. Our interest in each plant is reflected in the Balance Sheets on a pro rata basis and our share of operating expenses is reflected in the Statements of Income. The participants each finance their own investment.

Information relating to our ownership interest in these facilities is as follows (in thousands):

	Big Stone (S.D.)	Neal #4 (Iowa)	Coyote I (N.D.)
December 31, 2006			
Ownership percentages	23.4%	8.7%	10.0%
Plant in service	\$ 52,948	\$ 29,930	\$ 42,797
Accumulated depreciation	34,588	19,309	24,393
December 31, 2005			
Ownership percentages	23.4%	8.7%	10.0%
Plant in service	\$ 53,022	\$ 28,870	\$ 42,542
Accumulated depreciation	33,188	18,541	23,468

### (16) Operating Leases

We lease a generation facility, vehicles, office equipment, an airplane and office and warehouse facilities under various long-term operating leases. At December 31, 2006, future minimum lease payments for the next five years under non-cancelable lease agreements are as follows (in thousands):

2007	\$ 34,457
2008	33,386
2009	32,668
2010	32,334
2011	14,520

Lease and rental expense incurred was \$30.9 million and \$31.0 million for the years ended December 31, 2006 and 2005, respectively.

In January 2005, we exercised an option to extend the term of our Colstrip Unit 4 generation facility lease an additional eight years. By extending the lease term, our annual lease payment remained at \$32.2 million through 2010 and decreased to \$14.5 million for the remainder of the lease. Beginning in 2005 our lease expense was reduced to \$22.1 million annually based on a straight-line calculation over the full term of the lease. We finalized the purchase of the owner participant interest of a portion of this facility, representing approximately 79 megawatts of our leased interest, in March 2007, reducing the annual lease payments to \$20.8 million annually through 2010, and \$9.3 million annually through 2018.

#### (17) Employee Benefit Plans

# Pension and Other Postretirement Benefit Plans

We sponsor and/or contribute to pension and postretirement health care and life insurance benefit plans for employees, which includes two cash balance pension plans. The plan for our South Dakota and Nebraska employees is referred to as the NorthWestern Corporation pension plan, and the plan for our Montana employees is referred to as the NorthWestern Energy pension plan. Pension costs in Montana and other postretirement benefit costs in South Dakota are included in rates on a pay as you go basis for regulatory purposes. In 2005, we applied for and received an accounting order from the MPSC to utilize a five-year average of funding cost in our costs of service, therefore we maintain a regulatory asset and amortize it based on our five-year average funding requirement in

Montana. Pension costs in South Dakota and other postretirement benefit costs in Montana are included in rates on an accrual basis for regulatory purposes. (See Note 19, Regulatory Assets and Liabilities, for the regulatory assets related to our pension and other postretirement benefit plans.) The prior service costs are amortized on a straight-line basis over the average remaining service period of active participants. Actuarial gains and losses in excess of 10% of the greater of the benefit obligation or the market-related value of assets are normally amortized over the average remaining service period of active participants. However as a result of fresh-start reporting, we adjusted our qualified pension and other postretirement benefit plans to their projected benefit obligation by recognizing all previously unamortized actuarial gains and losses upon emergence. The generation of any future amounts subsequent to emergence will be amortized under the same method as discussed above.

## Adoption of SFAS 158

As discussed in Note 3, we adopted SFAS No. 158 as of December 31, 2006, which requires that we recognize the overfunded or underfunded status of our defined benefit and retiree medical plans (our Plans) as an asset or liability in our 2006 year-end balance sheet. Upon our emergence from bankruptcy in November 2004, we recognized a liability for the underfunded status of our Plans, therefore the amount recognized upon adoption of SFAS No. 158 as of December 31, 2006 represents adjustments to our discount rate assumption, our actual 2006 return on plan assets, and other factors. In addition, as we account for the effects of regulation under SFAS No. 71, for those plans which are able to recover the costs from our customers, the change is reflected as an adjustment to regulatory assets rather than other comprehensive income.

The following table illustrates the impact of adoption of SFAS No. 158 on the financial statements as of December 31, 2006 (in thousands):

	Before dication of			After Application of	
	 S No. 158	Ad	justments	•	AS No. 158
Regulatory asset	\$ 139,159	\$	(23,037)	\$	116,122
Total assets	139,159		(23,037)		116,122
Pension liability	107,700		(21,237)		86,463
Other postretirement liability	39,736		(2,063)		37,673
Deferred tax liability	120,752		(101)		120,651
Total liabilities	268,188		(23,401)		244,787
Accumulated other	 		-		
comprehensive income	14,109		162		14,271
Total shareholder's equity	\$ 14,109	\$	162	\$	14,271

#### **Benefit Obligation**

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

	Pension	Benefits	Other Post Ben	
	Decemb	oer 31,	Deeem	ber 31,
	2006	2005	2006	2005
Reconciliation of Benefit				
Obligation				
Obligation at beginning of				
period	\$386,915	\$ 373,979	\$55,620	\$ 52,391
Service cost	9,049	8,531	741	688
Interest cost	20,791	20,174	2,775	2,853
Actuarial (gain) loss	(10,265)	1,236	(2,705)	1,705
Plan amendments	_	2,661	_	
Fresh-start reporting				
adjustments		_		2,561
Gross benefits paid	(18,928)	(19,666)	(3,368)	(4,578)
Benefit obligation at end of				
period	\$387,562	\$ 386,915	\$53,063	\$ 55,620

The total projected benefit obligation and fair value of plan assets for the pension plans with projected benefit obligations in excess of plan assets were \$387.6 million and \$301.1 million, respectively, as of December 31, 2006. The total accumulated benefit obligation and fair value of plan assets for the pension plans with accumulated benefit obligations in excess of plan assets were \$385.4 million and \$301.1 million, respectively, as of December 31, 2006.

The total projected benefit obligation and fair value of plan assets for the pension plans with projected benefit obligations in excess of plan assets were \$386.9 million and \$271.1 million, respectively, as of December 31, 2005. The total accumulated benefit obligation and fair value of plan assets for the pension plans with accumulated benefit obligations in excess of plan assets were \$384.8 million and \$271.1 million, respectively, as of December 31, 2005.

The NorthWestern Energy pension plan was amended effective January 1, 2005 to increase the retirement death benefit from 50% to 100% of the accrued benefit. This is reflected in the plan amendment amount above.

# **Balance Sheet Recognition**

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

	<u>Pension</u>	Benefits	Other Postretirement Benefits		
	December 31, 2006	December 31, 2005	December 31, 2006	December 31, 2005	
Accrued benefit cost	\$ (107,700)	\$ (117,585)	\$ (41,768)	\$ (44,333)	
Intangible asset		502	_	_	
Amounts not yet reflected in net periodic benefit cost:					
Prior service cost	(2,419)		_	_	
Accumulated gain Net amount recognized	23,656 \$ (86,463)	\$(117,083)	$\frac{2,063}{\$ (39,705)}$	\$ (44,333)	

#### Plan Assets and Funded Status

	Pension E	Benefits	Other Postretirement Benefits December 31,		
	Decemb				
	2006	2005	2006	2005	
Reconciliation of Fair Value					
of Plan Assets					
Fair value of plan assets at					
beginning of period	\$271,103	\$244,643	\$10,363	\$8,333	
Return on plan assets	30,917	14,754	1,041	637	
Employer contributions	18,007	31,372	5,322	5,971	
Gross benefits paid	(18,927)	(19,666)	(3,368)	(4,578)	
Fair value of plan assets at					
end of period	\$301,100	\$271,103	\$13,358	\$10,363	
Funded Status	\$(86,463)	\$(115,812)	\$(39,705)	\$(45,258)	
Unrecognized net					
actuarial (gain) loss	_	(3,932)		925	
Unrecognized prior					
service cost		2,661			
Accrued benefit cost	\$(86,463)	\$(117,083)	\$(39,705)	\$(44,333)	

Our investment goals with respect to managing the pension and other postretirement assets is to achieve and maintain a reasonably funded status for the pension plans, improve the status of the health and welfare plan, minimize contribution requirements, and seek long-term growth by placing primary emphasis on capital appreciation and secondary emphasis on income, while minimizing risk.

Our investment policy for fixed income investments are oriented toward risk averse, investment-grade securities rated "A" or higher and are required to be diversified among individual securities and sectors (with the exception of U.S. Government securities, in which the plan may invest the entire fixed income allocation). There is no limit on the maximum maturity of securities held. In addition, the NorthWestern Corporation pension plan assets also includes a participating group annuity contract in the John Hancock General Investment Account, which consists primarily of fixed-income securities, reflected at current market values with a market adjustment.

Equity investments can include convertible securities, and are required to be diversified among industries and economic sectors. Limitations are placed on the overall allocation to any individual security at both cost and market value and international equities investments are diversified by country. In addition, there are limitations on investments in emerging markets.

Our investment policy prohibits short sales, margin purchases, securities lending and similar speculative transactions as well as any transactions that would threaten tax exempt status of the fund, actions that would create a conflict of interest or transactions between fiduciaries and parties in interest as defined under ERISA. With respect to international investments, foreign currency hedging is allowed under the policy for the purpose of hedging currency risk and to effect securities transactions. Permissible investments include foreign currencies in both spot and forward markets, options, futures, and options on futures in foreign currencies.

The current investment strategy provides for the following asset allocation policies, within an allowable range of plus or minus 5%:

	Pension	Other	
	Benefits	Benefits	
Debt securities	30.0	% 30.0	_ %
Domestic equity securities	60.0	60.0	
International equity securities	10.0	10.0	

The percentage of fair value of plan assets held in the following investment types by the NorthWestern Energy pension plan, NorthWestern Corporation pension plan and NorthWestern Energy Health and Welfare Plan as of December 31, 2006 and December 31, 2005, are as follows:

	NorthWestern Energy Pension			n Corporation sion	NorthWestern Energy Health and Welfare		
	December 31, 2006	December 31, 2005	December 31, 2006	December 31, 2005	December 31, 2006	December 31, 2005	
Cash and cash equivalents	1.9%	2.0%	0.7%	1.1%	<b>—%</b>	<b>—%</b>	
Debt securities	30.5	32.3	_	_	28.3	27.2	
Domestic equity securities	56.1	55.2	57.0	51.5	71.3	72.3	
International equity securities Participating group annuity	11.5	10.5	11.6	9.8	0.4	0.5	
contracts	<u> 100.0</u> %	100.0%	30.7 100.0	37.6 100.0%	<u></u>		

We review the asset mix on a quarterly basis. Generally, the asset mix will be rebalanced to the target mix as individual portfolios approach their minimum or maximum levels.

We continually evaluate the potential for liquidating and reinvesting the assets held in participating group annuity contracts as rebalancing and diversification opportunities are currently limited with respect to this portion of plan assets.

## Actuarial Assumptions

The measurement dates used to determine pension and other postretirement benefit measurements for the plans are December 31, 2006 and December 31, 2005. The actuarial assumptions used to compute the net periodic pension cost and postretirement benefit cost are based upon information available as of the beginning of the year, specifically, market interest rates, past experience and management's best estimate of future economic conditions. Changes in these assumptions may impact future benefit costs and obligations. In computing future costs and obligations, we must make assumptions about such things as employee mortality and turnover, expected salary and wage increases, discount rate, expected return on plan assets, and expected future cost increases. Two of these items generally have the most impact on the level of cost: (1) discount rate and (2) expected rate of return on plan assets.

For 2006, we set the discount rate using a yield curve analysis, which projects benefit cash flows into the future and then discounts those cash flows to the measurement date using a yield curve. For our analysis we reviewed both the yield curve of our actuaries and Citigroup. Based on this analysis, we increased our discount rate 0.25% to 5.75%. We previously set the discount rate based upon our review of the Citigroup Pension Index and Moody's Aa bond rate index. The expected long-term rate of return assumption on plan assets for both the NorthWestern Energy and NorthWestern Corporation pension and postretirement plans was determined based on the historical returns and the future expectations for returns for each asset class, as well as the target asset allocation of the pension and postretirement portfolios. Over the 15-year period ending December 31, 2003, the returns on these portfolios, assuming they were invested at the current target asset allocation in prior periods, would have been a compound annual average of approximately 10.5%. Considering this information and future expectations for asset returns, we selected an 8.5% long-term rate of return on assets assumption for 2005. We have reduced this assumption to 8.0% for 2006 and 2007.

The health care cost trend rates are established through a review of actual recent cost trends and projected future trends. Our retiree medical trend assumptions are the best estimate of expected inflationary increases to our healthcare costs. Due to the relative size of our retiree population (under 700 members), the assumptions used are based upon both nationally expected trends and our specific expected trends. Our average increase remains consistent with the nationally expected trends.

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

			Other Post-reti	rement		
	Pension B	Benefits	Benefits	s		
	Year ended		Year End	ed		
	Decemb	er 31,	December	ember 31,		
	2006	2005	2006	2005		
Discount rate	5.75%	5.50%	5.50-5.75 %	5.50%		
Expected rate of return on assets	8.00%	8.50%	8.00 %	8.50%		
Long-term rate of increase in compensation levels(nonunion)	3.61%	3.64%	3.57 %	3.64%		
Long-term rate of increase in compensation levels (union)	3.50%	3.50%	3.50 %	3.50%		

The postretirement benefit obligation is calculated assuming that health care costs increased by 8% in 2006 and the rate of increase in the per capita cost of covered health care benefits thereafter was assumed to decrease gradually to 5% by the year 2010.

# Net Periodic Cost

The components of the net costs for our pension and other postretirement plans are as follows (in thousands):

				Other Post-retiremen			irement
	Pension Benefits			Benefits			ts
	Year I	En	ded		Year	End	ed
	Deceml	be	r 31,		Decem	ber	31,
	2006		2005		2006		2005
Components of Net Periodic Benefit Cost		_		_			
Service cost	\$ 9,049 \$	\$	8,531	\$	741	\$	688
Interest cost	20,791		20,174		2,775		2,853
Expected return on plan			,				
assets	(21,458)		(20,347)		(829)		(562)
Amortization of							
transitional obligation			_				_
Amortization of prior service	242						
cost	242		_				
Recognized actuarial (gain) loss		_		_	117	_	
	8,624		8,358		2,804		2,979
Additional (income) or loss recognized:			ŕ				·
Curtailment	_		_				_
Special termination benefits					-		_
Settlement cost			_				
Net Periodic Benefit Cost	\$ 8,624	\$ <u> </u>	8,358	\$	2,804	\$_	2,979

We estimate amortizations from regulatory assets into net periodic cost during 2007 will be as follows (in thousands):

	Pension		Other
	Benefits	_	Postretirement Benefits
Prior service cost	\$ 242	\$	_
Accumulated gain	_		<del></del>

Assumed health care cost trend rates have a significant effect on the amounts reported for the costs each year as well as on the accumulated postretirement benefit obligation. 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	\$206
on postretirement benefit obligation	2,072
Effect of a one percentage point decrease in assumed health care cost trend	
on total service and interest cost components	\$(176)
on postretirement benefit obligation	(1,829)

#### Cash Flows

On August 17, 2006 the Pension Protection Act of 2006 was signed into law, with changes that impact the funding calculation for benefit plans. We anticipate making contributions of approximately \$27.5 million to our pension and other postretirement benefit plans in 2007. Pension funding is based upon annual actuarial studies prepared for each plan. For our postretirement welfare benefits, our policy is to contribute an amount equal to the annual actuarially determined cost that is also recoverable in rates. We generally fund our 401(h) and VEBA trusts monthly, subject to our liquidity needs and the maximum deductible amounts allowed for income tax purposes.

We estimate the plans will make future benefit payments to participants as follows (in thousands):

	Pension Benefits	Other Postretirement Benefits
2007	\$19,889	\$4,497
2008	20,256	4,400
2009	20,555	4,461
2010	21,342	4,583
2011	22,260	4,503
2012-2016	130,449	23,254

# Predecessor Company

The Predecessor Company filed several motions to terminate various nonqualified benefit plans and individual supplemental retirement contracts for former employees. All liabilities associated with these plans were removed from our balance sheet upon emergence based on our expectation that these claims would be settled through the shares from the reserve established for Class 9 claimants. Various claimants objected to the Bankruptcy Court's jurisdiction to terminate such plans and/or contracts. In July 2005, the Bankruptcy Court approved share-based settlements with most of the participants in the various nonqualified plans and supplemental retirement contracts. However, the Bankruptcy Court determined that it did not have jurisdiction to consider a motion to terminate various individual supplemental retirement contracts, therefore in 2005 we reestablished a liability of approximately \$2.6 million and have resumed payments on those individual supplemental retirement contracts not covered by the Bankruptcy Court's jurisdiction.

## **Defined Contribution Plans**

Our defined contribution plan permits employees to defer receipt of compensation as provided in Section 401(k) of the Internal Revenue Code. Under the plan, employees may elect to direct a percentage of their gross compensation to be contributed to the plan. We contribute various percentage amounts of the employee's gross compensation contributed to the plan. Matching contributions were \$4.3 million for 2006 and \$3.4 million for 2005.

## (18) Stock-Based Compensation

#### Restricted Stock Awards

Under our long-term incentive plans administered by the Human Resources Committee of our Board, we have granted service-based restricted stock to all eligible employees and members of our Board. Under these plans, a total of 700,000 shares were

set aside for restricted stock grants, in addition to 228,315 shares of restricted stock granted upon our emergence from bankruptcy. We may issue new shares or reuse forfeited shares in order to deliver shares to employees for equity grants. Pursuant to the terms of the Merger Agreement with BBI, which provides that all of the shares available under our long term incentive plans may be awarded before completion of the transaction, 400,025 shares of restricted stock were granted in November 2006. As of December 31, 2006 there were 57,023 shares of common stock of the initial 700,000 shares remaining available for grants under this plan. The stock vests to participants at various times ranging from one to five years if the service requirements are met. Nonvested shares do not receive dividend distributions. The long-term incentive plans provide for accelerated vesting in the event of a change in control. The proposed transaction with BBI would trigger this acceleration.

In accordance with SFAS No. 123R, we account for our service-based restricted stock awards using the fixed accounting method, whereby we amortize the value of the market price of the underlying stock on the date of grant (grant-date fair value) to compensation expense over the service period either ratably or in tranches. We reverse any expense associated with restricted stock that is canceled or forfeited during the performance or service period. Compensation expense recognized for restricted stock awards was \$3.6 million for the year ended December 31, 2006 and \$4.7 million for the year ended December 31, 2005. The total income tax benefit recognized in the income statement for these restricted stock awards was \$1.5 million for the year ended December 31, 2006 and \$1.8 million for the year ended December 31, 2005.

Summarized share information for our restricted stock awards is as follows:

	Year Ended December 31, 2006	Weighted- Average Grant-Date Fair Value	Year Ended December 31, 2005	Weighted- Average Grant-Date Fair Value
Beginning nonvested grants	35,164	\$ 20.00	114,151	\$ 20.00
Granted	503,337	34.42	97,651	30.79
Vested	57,393	29.94	175,558	26.00
Forfeited	5,003	34.39	1,080	20.00
Remaining nonvested grants	476,105	29.54	35,164	20.00

<sup>\*</sup> This amount represents shares forfeited from awards granted upon our emergence from bankruptcy. Forfeited shares from this grant are cancelled. Forfeited shares from all other grants are available to be reissued.

As of December 31, 2006 we had \$14.1 million of unrecognized compensation cost related to nonvested portion of outstanding restricted stock awards, which is reflected in other paid-in capital in our Balance Sheet. If the transaction with BBI is not completed, the cost is expected to be recognized over a weighted-average period of 2.5 years. The total fair value of shares vested was \$1.7 million for the year ended December 31, 2006 and \$4.6 million for the year ended December 31, 2005.

## Director's Deferred Compensation

Nonemployee directors may elect to defer up to 100% of any qualified compensation that would be otherwise payable to him or her, subject to compliance with our 2005 Deferred Compensation Plan for Nonemployee Directors and Section 409A of the Internal Revenue Code. The deferred compensation may be invested in NorthWestern stock or in designated investment funds. Compensation deferred in a particular month is recorded as a deferred stock unit (DSU) on the first of the following month based on the closing price of NorthWestern stock or the designated investment fund. A DSU entitles the grantee to receive one share of common stock for each DSU at the end of the deferral period. The value of these DSUs are marked-to-market on a quarterly basis with an adjustment to directors compensation expense. Based on the election of the nonemployee director, following separation from service on the Board, other than on account of death, he or she shall be paid a distribution either in a lump sum or in approximately equal installments over a designated number years (not to exceed 10 years). During the years ended December 31, 2006 and 2005, DSUs issued to members of

our Board totaled 22,805 and 20,934, respectively. Total compensation expense attributable to the DSUs during the years ended December 31, 2006 and 2005 was approximately \$0.9 million and \$0.7 million, respectively.

# (19) Regulatory Assets and Liabilities

We prepare our financial statements in accordance with the provisions of SFAS No. 71, as discussed in Note 3 to the Financial Statements. Pursuant to this pronouncement, certain expenses and credits, normally reflected in income as incurred, are deferred and recognized when included in rates and recovered from or refunded to the customers. Regulatory assets and liabilities are recorded based on management's assessment that it is probable that a cost will be recovered or that an obligation has been incurred. 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. Of these regulatory assets and liabilities, energy supply costs are the only items earning a rate of return. The remaining regulatory items have corresponding assets and liabilities that will be paid for or refunded in future periods. Because these costs are recovered as paid, they do not earn a return. We have specific orders to cover approximately 91% of our regulatory assets and approximately 95% of our regulatory liabilities.

		Remaining	_	December 31,	
	Note Ref.	Amortization Period		2006	2005
Pension	17	Undetermined	\$	87,397 \$	123,326
SFAS No. 106	17	Undetermined		28,725	33,096
Income taxes	14	Plant Lives		9,453	9,184
State & local taxes & fees		1 Year		5,105	5,697
Other		Various		17,823	13,802
Total regulatory assets			\$	148,503 \$	185,105
Gas storage sales		33 Years	\$	13,774 \$	14,195
Supply costs		1 Year		9,061	7,981
Other		Various		3,462	2,361
Total regulatory liabilities			\$	26,297 \$	24,537

## Pension and SFAS No. 106

Through fresh-start reporting in 2004 we adjusted our qualified pension and other postretirement benefit plans to their projected benefit obligation by recognition of all previously unamortized actuarial gains and losses. A pension regulatory asset has been recognized for the obligation that will be included in future cost of service. Historically, the MPSC rates have allowed recovery of pension costs on a cash basis. In 2005, the MPSC authorized the recognition of pension costs based on an average of the funding to be made over a 5-year period for the calendar years 2005 through 2009. The SDPUC allows recovery of pension costs on an accrual basis. A regulatory asset has been recognized for the SFAS No. 106 fair value adjustments resulting from fresh-start reporting. The MPSC allows recovery of SFAS No. 106 costs on an accrual basis.

#### Income Taxes

Tax assets 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. We amortize these amounts as temporary differences reverse.

### State & Local Taxes & Fees

Under Montana law, we are allowed to track the increases in the actual level of state and local taxes and fees and recover these amounts. In 2006, the MPSC authorized recovery of approximately 60% of the estimated increase in our local taxes and fees (primarily property taxes) as compared to the related amount included in rates during our last general rate case in 1999. On December 1, 2006, we filed with the MPSC for an automatic rate adjustment, which reflected 100% of the under recovery for 2006 and estimated amounts for 2007. In January 2007, the MPSC issued an order allowing recovery of the 2006 actual increase and the 2007 estimated increase, reduced by 40% for an income tax deduction. While we have recorded a regulatory asset consistent with the MPSC's

authorization, we are disputing the reduction by the MPSC and have filed a Petition for Judicial Review in Montana District Court regarding this issue. We anticipate resolving this matter in 2007; however we cannot currently predict an outcome.

### Gas Storage Sales

A gas storage sales regulatory liability was established in 2000 and 2001 based on gains on cushion gas sales in Montana. 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. This regulatory liability is a reduction of rate base.

# (20) Regulatory Matters

The MPSC, the SDPUC, the NPSC, and the FERC approve the rates that we charge our customers for our regulated businesses, as applicable. There have been no significant regulatory matters in South Dakota or Nebraska during the past three years. Current regulatory issues are discussed below.

On September 29, 2006 we submitted an informational filing to the MPSC outlining our cost of providing electric and natural gas delivery service in Montana. The informational filing is based on actual costs in 2005, adjusted for known and measurable cost changes that occurred in 2006 and is a result of a 2004 stipulation and settlement agreement between NorthWestern, the MPSC and the Montana Consumer Counsel. The filing demonstrates a revenue deficiency of approximately \$29.1 million in electric rates and \$12.3 million in natural gas rates; however, we did not seek a rate adjustment, as we would like the MPSC to give priority to its approval of the transaction with BBI.

On October 17, 2006, we filed an application with the FERC requesting an increase in transmission rates in Montana under the open access transmission tariff. While the request presents a net increase of \$28.8 million in overall transmission costs, the rate adjustment pertains only to wholesale transmission and retail choice customers. Therefore, the portion of the requested cost increase pertaining to the remaining Montana retail default supply customer loads, which represents approximately 70% of this increase, is subject to MPSC jurisdictional rates, and will not result in increased revenues. Since the last transmission rate adjustment, which was filed in March 1998, our cost of service has increased and the type of transmission service that we provide has changed as partial retail access has developed in Montana. The overall net effect of this filing for affected customers is expected to be an average rate increase of between 6 – 18%, depending on the type of customer.

# (21) Commitments and Contingencies

# Qualifying Facilities Liability

In Montana we have certain contracts with Qualifying Facilities, 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 \$1.6 billion through 2029. A portion of the costs incurred to purchase this energy is recoverable through rates, totaling approximately \$1.2 billion through 2029. Upon adoption of fresh-start reporting, we computed the fair value of the remaining liability of approximately \$367.9 million to be approximately \$143.8 million based on the net present value (using a 7.75% discount factor) of the difference between our obligations under the QFs and the related amount recoverable. The following table summarizes the change in the QF liability (in thousands):

Beginning QF liability
Unrecovered amount
Interest expense
Contract amendment
Ending QF liability

December 31,								
2006	2005							
\$ 140,467 \$	143,381							
(3,460)	(8,626)							
10,886	10,600							
<u> </u>	(4,888)							
\$ 147,893 \$	140,467							

The following summarizes the estimated gross contractual obligation less amounts recoverable through rates (in thousands):

	Gross Obligation	Recoverable Amounts	Net
2007	\$58,420	\$(52,567)	\$5,853
2008	60,574	(53,060)	7,514
2009	62,598	(53,583)	9,015
2010	64,580	(54,086)	10,494
2011	66,067	(54,628)	11,439
Thereafter	_1,263,849	(962,297)	301,552
Total	\$1,576,088	\$(1,230,221)	\$345,867

## Long Term Supply and Capacity Purchase Obligations

We have entered into various commitments, largely purchased power, coal and natural gas supply and natural gas transportation contracts. These commitments range from one to 24 years. Costs incurred under these contracts were approximately \$447.1 million for the year ended December 31, 2006 and \$433.9 million for the year ended December 31, 2005. As of December 31, 2006 our commitments under these contracts are \$535 million in 2007, \$350 million in 2008, \$292 million in 2009, \$274 million in 2010, \$133 million in 2011, and \$528 million thereafter. These commitments are not reflected in our Financial Statements.

## Environmental Liabilities

Environmental laws and regulations are continually evolving, and, therefore, the character, scope, cost and availability of the measures we may be required to take to ensure compliance with evolving laws or regulations cannot be accurately predicted. The range of exposure for environmental remediation obligations at present is estimated to range between \$20.4 million to \$56.1 million. As of December 31, 2006, we have a reserve of approximately \$34.1 million. We anticipate that as environmental costs become fixed and reliably determinable, we will seek insurance reimbursement and/or authorization to recover these in rates; therefore, we do not expect these costs to have a material adverse effect on our financial position, ongoing operations, or cash flows.

The Clean Air Act Amendments of 1990 and subsequent amendments stipulate limitations on sulfur dioxide and nitrogen oxide emissions from coal-fired power plants. We comply with these existing emission requirements through purchase of subbituminous coal, and we believe that we are in compliance with all presently applicable environmental protection requirements and regulations with respect to these plants. Recent legislation has been proposed, which may require further limitations on emissions of these pollutants along with limitations on carbon dioxide, particulate matter, and mercury emissions. The recent regulatory and legislative proposals are subject to normal administrative processes, and we cannot make any prediction as to whether the proposals will pass or the impact of those actions. In November 2006, The Sierra Club sent a Notice of Intent to File a Suit to the owners, including us, of Big Stone I, asserting that it would file a lawsuit in 60 days alleging that the plant failed to obtain permits for certain projects undertaken in 1995, 2001 and 2005 and otherwise failed to comply with the Clean Air Act. The owners intend to vigorously defend against any lawsuit filed by The Sierra Club.

# **Coal-Fired Plants**

Citing its authority under the Clean Air Act, the EPA has finalized Clean Air Mercury Regulations (CAMR) that affect coal-fired plants. These regulations establish a cap-and-trade program to take effect in two phases, with a first phase to begin in January 2010, and a second phase with more stringent caps to begin in January 2018. Under CAMR, each state is allocated a mercury emissions cap and is required to develop regulations to implement the requirements, which can follow the federal requirements or be more restrictive.

Montana has finalized its own, more stringent rules that would require every coal-fired generating plant in the state to achieve by 2010 reduction levels more stringent than CAMR's 2018 cap. Because enhanced chemical injection technologies may not be sufficiently developed to meet this level of reductions by 2010, there is a risk that adsorption/absorption technology with fabric filters at the Colstrip Unit 4 generation facility would be required, which could represent a material cost. We expect the Montana mercury rules to be challenged. If those rules are overturned and we are instead required to comply with CAMR, achievement of the 2010 and

2018 requirements may be possible with more refined chemical injection technology combined with adjustments to boiler/fireball dynamics at a minimal cost. We are continuing to work with the other Colstrip owners to determine the ultimate financial impact of these new rules.

# Manufactured Gas Plants

Approximately \$28.6 million of our environmental reserve accrual is related to manufactured gas plants. Two formerly operated manufactured gas plants located in Aberdeen and Mitchell, South Dakota, have been identified on the Federal Comprehensive Environmental Response, Compensation, and Liability Information System (CERCLIS) list as contaminated with coal tar residue. At this time, no material remediation is necessary at the Mitchell location. In January 2007, we received a letter from the South Dakota Department of Environment and Natural Resources (SD DENR) that this location is at a No Further Action Status. We are currently investigating and characterizing the Aberdeen site pursuant to work plans approved by the SD DENR and some remedial activities commenced at the Aberdeen site in 2006. Our current reserve for remediation costs at the Aberdeen site is approximately \$15.4 million, and we estimate that approximately \$13 million of this amount will be incurred during the next five years. During 2006, we incurred remediation costs of approximately \$0.4 million.

We also own sites in North Platte, Kearney and Grand Island, Nebraska on which former manufactured gas facilities were located. During 2005, the Nebraska Department of Environmental Quality (NDEQ) conducted Phase II investigations of soil and groundwater at our Kearney and Grand Island sites. On March 30, 2006 and May 17, 2006, the NDEQ released to us the Phase II Limited Subsurface Assessment performed by the NDEQ's environmental consulting firm for Kearney and Grand Island, respectively, and we are evaluating the results of these reports. We plan to conduct additional site investigation and assessment work at these locations in 2007. At present, we cannot determine with a reasonable degree of certainty the nature and timing of any remediation cleanup at our Nebraska locations.

In addition, we own or have responsibility for sites in Butte, Missoula and Helena, Montana on which former manufactured gas plants were located. An investigation conducted at the Missoula site did not require entry into the Montana Department of Environmental Quality (MDEQ) voluntary remediation program, but required preparation of a groundwater monitoring plan. The Butte and Helena sites, were placed into the MDEQ's voluntary remediation program for cleanup due to the existence of exceedences of regulated pollutants in the groundwater. We conducted additional groundwater monitoring during 2005 at the Butte and Missoula sites and have analyzed the data and presented it to the MDEQ. At this time, we believe that natural attenuation should address the problems at these sites; however, additional groundwater monitoring will be necessary. Closure of the Butte and Missoula sites is expected shortly. Recent monitoring of groundwater at the Helena manufactured gas plant site suggests that groundwater remediation may be necessary to prevent certain contaminants from migrating offsite. We have evaluated the results of a pilot program meant to promote aerobic degradation of certain targeted contaminants. Further data collection is necessary to complete the evaluation and assess other remediation technologies to determine the optimal remedial technology for this site. Monitoring of groundwater at this site will be necessary for an extended time. At this time, we cannot estimate with a reasonable degree of certainty the nature and timing of additional remediation at the Helena site.

Based upon our investigations to date, our current environmental liability reserves, applicable insurance coverage, and the potential to recoup some portion of prudently incurred remediation costs in rates, we do not expect remediation costs at these locations to be materially different from the established reserve.

## Milltown Mining Waste

Our subsidiary, Clark Fork and Blackfoot, LLC (CFB), owns the Milltown Dam hydroelectric facility, a three megawatt generation facility located at the confluence of the Clark Fork and Blackfoot Rivers. In April 2003, the Environmental Protection Agency (EPA) announced its proposed remedy to address the mining waste contamination located in the Milltown Reservoir. This remedy proposed partial removal of the contaminated sediments located within the Milltown Reservoir, together with the removal of the Milltown Dam and powerhouse (this remedy was incorporated into the EPA's formal Record of Decision issued on December 20, 2004). In light of this pre-Record of Decision announcement, we entered into a stipulation (Stipulation) with Atlantic Richfield, the EPA, the Department of the Interior, the State of Montana and the Confederated Salish and Kootenai Tribes (collectively the Government Parties), which capped NorthWestern's and CFB's collective liability to Atlantic Richfield and the Government Parties at \$11.4 million. In April 2006, we released escrowed amounts of \$2.5 million and \$7.5 million to the State of Montana and Atlantic

Richfield, respectively, in accordance with the terms of the consent decree described below. Pursuant to the terms of the consent decree, the parties expect that the remaining financial obligation of \$1.4 million to the State of Montana will be covered through a combination of any refund of premium upon cancellation of the catastrophic release policy described below, and the sale or transfer of land and water rights associated with the Milltown Dam operations.

On July 18, 2005, CFB and we executed the Milltown Reservoir superfund site consent decree, which incorporated the terms set forth in the Stipulation. The consent decree was approved by the Federal District Court for the District of Montana on February 8, 2006 and became effective on April 10, 2006. In light of the material environmental risks associated with the catastrophic failure of the Milltown Dam, we secured a 10-year, \$100 million environmental insurance policy, effective May 31, 2002, to mitigate the risk of future environmental liabilities arising from the structural failure of the Milltown Dam caused by an act of God. We are obligated under the settlement to continue to maintain the environmental insurance policy until the Milltown Dam is removed during implementation of the remedy.

## **Other**

We continue to manage polychlorinated biphenyl (PCB)-containing oil and equipment in accordance with the EPA's Toxic Substance Control Act regulations. We, along with other potentially responsible parties, are currently negotiating with EPA over remediation of an oil recycling facility in Oregon to which waste oil had been transported by The Montana Power Company and others. We anticipate that these negotiations will be successfully resolved during 2007. We will continue to use certain PCB-contaminated equipment for its remaining useful life and will, thereafter, dispose of the equipment according to pertinent regulations that govern the use and disposal of such equipment.

We routinely engage the services of a third-party environmental consulting firm to perform a comprehensive evaluation of our environmental reserve. Based upon information available to our consultants at this time, we believe that the current environmental reserve properly reflects our remediation exposure for the sites currently and previously owned by us. The portion of our environmental reserve applicable to site remediation may be subject to change as a result of the following uncertainties:

- We and our third-party consultant may not know all sites for which we are alleged or will be found to be responsible for remediation; and
- Absent performance of certain testing at sites where we have been identified as responsible for remediation, we cannot estimate with a reasonable degree of certainty the total costs of remediation.

# Legal Proceedings

#### Magten/Law Debenture/QUIPS Litigation

On April 16, 2004, Magten Asset Management Corporation (Magten) and Law Debenture Trust Company (Law Debenture) initiated an adversary proceeding, which we refer to as the QUIPS Litigation, against NorthWestern seeking among other things, to void the transfer of certain assets and liabilities of CFB to us. In essence, Magten and Law Debenture are asserting that the transfer of the transmission and distribution assets acquired from the Montana Power Company was a fraudulent conveyance because such transfer allegedly left CFB insolvent and unable to pay certain claims. The plaintiffs also assert that they are creditors of CFB as a result of Magten owning a portion of the Series A 8.5% Quarterly Income Preferred Securities for which Law Debenture serves as the Indenture Trustee. Plaintiffs seek, among other things, the avoidance of the transfer of assets, declaration that the assets were fraudulently transferred and are not property of our bankruptcy estate, the imposition of constructive trusts over the transferred assets and the return of such assets to CFB. On September 29, 2006, the Delaware District Court, which has jurisdiction over this lawsuit, denied NorthWestern's Motion for a Protective Order to limit the scope of discovery sought by plaintiffs. Discovery has commenced and the District Court has scheduled trial, if any, to be held in December 2007. We intend to vigorously defend against the QUIPS litigation.

On April 19, 2004, Magten also filed a complaint against certain former and current officers of CFB in U.S. District Court in Montana, seeking compensatory and punitive damages for alleged breaches of fiduciary duties by such officers in connection with the same transaction described above which is at issue in the QUIPS Litigation, namely the transfer of the transmission and distribution

assets acquired from the Montana Power Company to NorthWestern. Those officers have requested CFB to indemnify them for their legal fees and costs in defending against the lawsuit and any settlement and/or judgment in such lawsuit. That lawsuit was transferred to the Federal District Court in Delaware in July 2005 and is consolidated with the QUIPS Litigation for purposes of discovery and pre-trial matters. In February 2007, those officers asked the Federal District Court in Delaware for leave to file a motion to dismiss the complaint and Magten has filed a motion to amend its complaint to add Law Debenture as an additional plaintiff.

In July 2006, Magten served a complaint against The Bank of New York (BNY) in an action filed in New York State court, seeking damages for alleged breach of contract, breach of fiduciary duty and negligence in connection with the same transaction described above which is at issue in the QUIPS Litigation. Specifically, Magten alleges that BNY, as the Indenture Trustee at the time of the 2002 transfer of assets from Montana Power Company to NorthWestern, should have taken steps to protect the QUIPS holders' interests by seeking to set aside the transfer and imposing a constructive trust on the assets. The New York State court is considering BNY's motion to dismiss Magten's complaint. BNY has asserted a right to indemnification by NorthWestern for legal fees and costs incurred in defending against Magten's claims pursuant to the terms of the Indenture governing the QUIPS under which BNY served as Trustee. It is our position that any such recovery should be payable from the disputed claim reserve although the Plan of Reorganization Creditors Committee has objected to this position.

On April 15, 2005, Magten and Law Debenture filed an adversary complaint in the Bankruptcy Court against NorthWestern Corporation, Gary Drook, Michael Hanson, Brian Bird, Thomas Knapp and Roger Schrum seeking to revoke the Confirmation Order on the grounds that it was procured by fraud as a result of the alleged failure to adequately fund the Class 9 Disputed Claims Reserve with enough shares of New Common Stock to satisfy a potential full recovery on all pending claims against NorthWestern's bankruptcy estate which were outstanding at the time the Plan became Effective on November 1, 2004. The plaintiffs also alleged breach of fiduciary duty on the part of certain former and current officers in connection with the alleged under-funding of the Disputed Claims Reserve. NorthWestern filed a motion to dismiss or stay the litigation and on July 26, 2005, the Bankruptcy Court ordered a stay of the litigation pending resolution of Magten's appeal of the Order confirming our Plan of Reorganization. NorthWestern intends to seek dismissal of this action and to the extent such action is not dismissed, NorthWestern intends to vigorously defend this action.

Twice during 2005, Magten, Law Debenture, the Plan Committee and NorthWestern unsuccessfully engaged in mediation to resolve the pending appeals and other pending litigation described above. At this time, we cannot predict the impact or resolution of any of these actions or reasonably estimate a range of possible loss, which could be material. We intend to vigorously defend against the adversary proceedings, lawsuits, appeals and any subsequently filed similar litigation. While we cannot currently predict the impact or resolution of this litigation, the plaintiffs' claims with respect to the QUIPs Litigation will be treated as general unsecured, or Class 9, claims and will be satisfied out of the Class 9 Disputed Claims Reserve established under the Plan.

# McGreevey Litigation

We are one of several defendants in a class action lawsuit entitled *McGreevey, et al. v. The Montana Power Company, et al*, now pending in U.S. District Court in Montana. The lawsuit, which was filed by former shareholders of The Montana Power Company (most of whom became shareholders of Touch America Holdings, Inc. as a result of a corporate reorganization of the Montana Power Company), claims that the disposition of various generating and energy-related assets by The Montana Power Company were void because of the failure to obtain shareholder approval for the transactions. Plaintiffs thus seek to reverse those transactions, or receive fair value for their stock as of late 2001, when plaintiffs claim shareholder approval should have been sought. NorthWestern is named as a defendant due to the fact that we purchased The Montana Power L.L.C., which plaintiffs claim is a successor to the Montana Power Company.

In June 2006, we and the McGreevey plaintiffs entered into an agreement to settle the claims brought by the McGreevey plaintiffs in all of the actions stated above through a covenant not to execute by McGreevey plaintiffs against us and by us quit claiming any interest we had in any claims we may or may not have under any applicable directors and officers liability insurance policy, against any insurers for contractual or extracontractual damages, and against certain defendants in the McGreevey lawsuits. This agreement was finally approved by the Bankruptcy Court in November 2006. In February 2007, together with the plaintiffs, we filed a motion to dismiss the claims against us in the McGreevey lawsuits and no objections have been filed. The federal court denied the motions to dismiss on the basis that the plaintiffs' lawyers had not been appointed as class counsel and no class had been certified.

We are in discussions with the plaintiffs' lawyers to determine how they will fulfill their obligations under the settlement agreement which was approved by the bankruptcy court.

## City of Livonia

In November 2005, we and our directors were named as defendants in a shareholder class action and derivative action entitled City of Livonia Employee Retirement System v. Draper, et al., pending in the U.S. District Court for the District of South Dakota. The plaintiff claims, among other things, that the directors breached their fiduciary duties by not sufficiently negotiating with Montana Public Power Inc. and Black Hills Corporation, two entities that had made public, unsolicited offers to purchase NorthWestern. On April 26, 2006, Livonia amended its complaint to add allegations that our directors had erred in choosing the BBI offer because it was not the most attractive offer they had received for the company. The parties have entered into a settlement agreement which provides that NorthWestern will redeem the existing shareholder rights plan either following shareholder approval of the Merger Agreement with BBI or upon termination of the Merger Agreement with BBI - whichever occurs first. The Board may adopt a new shareholder rights plan if the shareholders approve adoption of such a plan in advance or, in the event that circumstances require timely implementation of such a plan, the Board seeks and receives approval from shareholders within 12 months after adoption. After limited confirmatory discovery, the settlement agreement has been filed. In December 2006 the federal court indicated it would not approve the settlement because it did not provide any benefit to the class members. Based on the federal court's order, the plaintiffs agreed to dismiss the lawsuit with prejudice on the condition that the federal court would retain jurisdiction over any award of attorneys' fees. The plaintiffs' lawyers motion seeking discovery in advance of its motion for an award of attorneys' fees was denied by the federal court which set a briefing schedule for plaintiffs' motion for attorneys' fees. We expect briefing to be completed within the next 30-45 days and a decision by the federal court in the next three months.

# Other Litigation

In April 2005, a group of former employees of the Montana Power Company filed a lawsuit in the state court of Montana against us and certain officers styled Ammondson, et al. v. NorthWestern Corporation, et al., Case No. DV-05-97. The former employees have alleged that by moving to terminate their supplemental retirement contracts in our bankruptcy proceeding without having listed them as claimants or giving them notice of the disclosure statement and Plan, that we breached those contracts, and breached a covenant of good faith and fair dealing under Montana law and by virtue of filing a complaint in our Bankruptcy Case against those employees from seeking to prosecute their state court action against NorthWestern, we had engaged in malicious prosecution and should be subject to punitive damages. On May 4, 2005, the Bankruptcy Court found that it did not have jurisdiction over these contracts, dismissed our action against these former employees, and transferred our motion to terminate the contracts to Montana state court where the former employees' lawsuit is pending. We unsuccessfully engaged in mediation of this dispute in November 2005 and September 2006. We recorded a loss of \$2.6 million in the third quarter of 2005 to reestablish a liability for the present value of amounts due to these former employees under their supplemental retirement contracts and reestablished monthly payments to these former employees under the terms of their contracts. In February 2007, a jury verdict was rendered against us in Montana state court, which ordered us to pay \$17.4 million in compensatory and \$4.0 million in punitive damages in a case called Ammondson, et al. v. NorthWestern Corporation, et al. Due to the verdict, we recognized a loss of \$19.0 million in our 2006 results of operations to increase our recorded liability related to this claim. The Montana state court reviewed the amount of the punitive damages under state law and did not alter the amount of punitive damages. We intend to file post trial motions and post a bond and file an appeal if necessary; however, there can be no assurance that we will prevail in our efforts. In addition, we expect to incur additional legal and court costs related to these proceedings.

In December 2003, the SEC notified NorthWestern that it had issued a formal order of private investigation and subsequently subpoenaed documents from NorthWestern, NorthWestern Communications Solutions, Expanets and Blue Dot. Since December 2003, we have periodically received and continue to receive subpoenas and informal requests from the SEC requesting documents and testimony from former and current employees as well as third parties regarding these matters. In January 2006, the SEC issued Wells Notices to several former officers, a current officer and a then current employee, associated with NorthWestern and NorthWestern Communications Solutions. In July 2006, additional Wells Notices were issued to former officers and directors of NorthWestern and Expanets. A Wells Notice is an indication that the SEC staff has made a preliminary decision to recommend enforcement action that provides recipients with an opportunity to respond to the SEC staff before a formal recommendation is finalized. In December 2006, the SEC filed a complaint alleging securities law violations related to NorthWestern Communications Solutions against the former officers, a current officer and a then current employee. All the individuals agreed to settle the allegations

of the complaint against them except our current officer. The current officer has been removed from his officer position pending the outcome of the complaint. There have been no findings or adjudication of the underlying allegations in the Wells Notices, and the SEC's investigation is ongoing and it could issue additional Wells Notices. In addition, certain of our former directors and several former and current employees of NorthWestern and our subsidiary affiliates have been interviewed by representatives of the FBI and IRS concerning certain of the allegations made in the now resolved class action securities and derivative litigation as well as other matters. We have not been advised that NorthWestern is the subject of any FBI or IRS investigation. We are not aware of any other governmental inquiry or investigation related to these matters. On March 7, 2007, the SEC commenced and simultaneously settled an administrative proceeding with NorthWestern and the SEC's investigation into Northwestern's restatement of our first three quarters of quarterly reports in 2002. NorthWestern agreed, without admitting any wrongdoing, to cease-and-desist from future violations of the securities laws. Specifically, NorthWestern agreed to cease-and-desist from committing or causing any violations and any future violations of Sections 13(a), 13(b)(2)(A) and 13(b)(2)(B) of the Securities Exchange Act of 1934, and Rules 12b-20, 13a-11, and 13a-13 promulgated thereunder. NorthWestern will pay no monetary fine, nor be otherwise penalized under the settlement. This settlement ends the SEC investigation regarding us.

Relative to our leasehold interest in Colstrip Unit 4, the Mineral Management Service of the United States Department of Interior (MMS) issued two orders to Western Energy Company (WECO) in 2002 and 2003 to pay additional royalties concerning coal sold to Colstrip Units 3 & 4 owners. The orders assert that additional royalties are owed as a result of WECO not paying royalties in connection with revenue received by WECO from the Colstrip Units 3 & 4 owners under a coal transportation agreement during the period October 1, 1991 through December 31, 2001. On April 28, 2005, the appeals division of the MMS issued an order that reduced the amount claimed due to the application of statute of limitations. The state of Montana issued a demand to WECO in May 2005 consistent with the MMS position outlined above on these transportation revenues. Further, on September 28, 2006, the MMS issued an order to pay additional royalties in the amount of \$1.6 million on the basis of an audit of WECO's royalty payments during the three years 2002 to 2004. WECO has appealed these orders and we are monitoring the process. The Colstrip Units 3 & 4 owners and WECO currently dispute the responsibility of the expenses if the MMS position prevails. We believe that the Colstrip Units 3 & 4 owners have reasonable defenses in this matter based on our review. However, if the MMS position prevails and WECO prevails in passing the expense responsibility to the owners, our share of the alleged additional royalties would be 15 percent, or approximately \$1.2 million, and ongoing royalty expenses related to coal transportation.

We are also subject to various other legal proceedings and claims that arise in the ordinary course of business. In the opinion of management, the amount of ultimate liability with respect to these actions will not materially affect our financial position, results of operations, or cash flows.

# Disputed Claims Reserve

Upon consummation of our Plan of Reorganization, we established a reserve of approximately 4.4 million shares of common stock from the shares allocated to holders of our trade vendor claims in excess of \$20,000 and holders of Class 9 unsecured claims. The shares held in this reserve may be used to resolve various outstanding unsecured claims and unliquidated litigation claims, as these claims were not resolved or deemed allowed upon consummation of our Plan. We have surrendered control over the common stock provided and the shares reserve is administered by our transfer agent; therefore we recognized the issuance of the common stock upon emergence. If excess shares remain in the reserve after satisfaction of all obligations, such amounts would be reallocated pro rata to the allowed Class 7 and 9 claimants. If the BBI transaction is completed, the merger consideration received for these shares will be retained by our transfer agent until resolution of the remaining claims.

## (22) Common Stock

# Successor Company

The Successor Company is a Delaware corporation and filed a new certificate of incorporation (New Articles). The New Articles authorized 250,000,000 shares consisting of 200,000,000 shares of common stock with a \$0.01 par value and 50,000,000 shares of preferred stock with a \$0.01 par value. As a result of the Predecessor Company's emergence from bankruptcy, the Successor Company issued 35,500,000 shares of common stock in settlement of claims. Pursuant to the Plan, such stock had an agreed value of \$710.0 million. Accordingly, the Successor Company recorded common stock and additional paid-in capital of \$355,000 and \$709.6

million, respectively, in the Balance Sheet as of October 31, 2004. In addition, the Plan reserved 2,265,957 shares of new common stock for the New Incentive Plan, of which 228,315 shares were granted for Special Recognition Grants (see Note 18).

Concurrent with our emergence from bankruptcy we issued 4,620,333 warrants, each entitling the holder thereof to purchase one share of common stock, to certain holders of class 8(a) and 8(b) claims in settlement of their allowed claim. These warrants are exercisable from November 1, 2004 through November 1, 2007 at a current adjusted strike price of \$26.24. We recognized \$3.8 million of expense associated with these warrants as a reduction of cancellation of indebtedness income.

## Repurchase of Common Stock

On November 8, 2005, our Board of Directors authorized a common stock repurchase program that allowed us to repurchase up to \$75 million of common stock under a specific trading plan. This plan was cancelled in May 2006. From the program's inception through December 31, 2005 we repurchased in open market transactions 96,442 shares of common stock for approximately \$2.8 million. During 2006, we repurchased in open market transactions 121,306 shares of common stock for approximately \$3.7 million.

We also retired 16,664 shares and 95,799 shares of common stock during the years ended December 31, 2006 and 2005, respectively, which were tendered by employees to us to satisfy the employees' tax withholding obligations in connection with the vesting of restricted stock awards. These shares were retired based on their fair market value on the vesting date.

Sch. 19	MONTANA PL	ANT IN SERVICE	- PROPANE	
17.5		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	381,748	381,748	0.00%
4	Total Local Storage Plant	446,702	446,702	0.00%
5	_			
6	Distribution Plant			
7	3376 Mains	485,581	485,581	0.00%
8	3380 Services	428,709	404,596	5.96%
9	3381 Customers Meters and Regulators	24,948	21,945	13.68%
10	3382 Meter Installations	-	-	-
11	3389 Other Equipment	51,888	51,888	0.00%
12	Total Distribution Plant	991,126	964,010	2.81%
13	Total Propane Plant in Service	1,437,828	1,410,712	1.92%
14				
15	3107 Propane Construction Work in Progre		-	-
16	3117 Gas in Underground Storage	16,452	24,080	-31.68%
17				
18			_	
	TOTAL PROPANE PLANT	\$1,454,280	\$1,434,792	1.36%
20				
21				
22	CONSOLIDATED	Decem		
23	PLANT IN SERVICE	2006	2005	
24				
25	Montana Electric	\$ 1,297,290,677	\$ 1,224,332,263	
26	l '	11,643,416	11,451,368	
27	,	79,416,087	74,391,022	
28	, , ,	438,067,538	416,333,506	
29		88,828,986	86,181,588	
30	Townsend Propane	1,437,828	1,410,712	
31	South Dakota Electric	381,737,459	365,273,507	
32	South Dakota Natural Gas	106,888,501	101,740,399	
33	South Dakota Common	45,479,695	50,180,127	
34	Asset Retirement Obligation	3,547,177	3,233,138	
	TOTAL PLANT	\$ 2,454,337,364	\$ 2,334,527,630	

Sch. 20	MONTANA DEPRECIATION SUMMARY - PROPANE							
N. 1983					Current			
25	Functional Plant Class	Plant Cost	This Year	Last Year	Avg. Rate			
1	Accumulated Depreciation							
2								
3	Local Storage Plant	\$446,702	\$162,327	\$144,459	4.00%			
4								
5	Distribution	964,010	281,321	255,523	3.06%			
6								
7								
8	Total Accumulated Depreciation	\$1,410,712	\$443,648	\$399,982				
9								
10								
11								
12					_			
13		_	Decem					
14	Accumulated Deprecia	ation	2006	2005				
15					]			
16	Montana Electric		\$567,499,232	\$526,947,516				
17	Yellowstone National Park		7,088,124	6,734,257				
18	Colstrip Unit 4		35,695,257	, ,				
	Montana Natural Gas (Includes CM	P)	178,480,022	168,312,284				
1	Common		36,603,175	31,417,118				
	Townsend Propane		443,648	399,982				
1	South Dakota Electric		200,651,799	' '				
1	South Dakota Natural Gas		44,276,873	41,288,807				
1	South Dakota Common		16,336,309	16,039,957				
	Acquisition Writedown		130,830,517	138,214,749				
	Basin Creek Capital Lease		1,005,236					
1	FIN 47		120,638					
	CWIP-Capital Retirement Clearing		-262,564	-102,303				
29	Total Consolidated Accum Depre	ciation	\$1,218,768,266	\$1,157,195,579				

Sch. 22	MONTANA REGULATORY CAPITAL	STRUCTURE & C	OSTS - PROPANE	
V 18 6 6		% Capital		Weighted
10 m	Commission Accepted - Most Recent	Structure	% Cost Rate	Cost
1				
2	Docket Number:			
3	Order Number :			
4	Not Applicable	Not Applicable		
5	Common Equity			
6	Preferred Stock			
7	QUIPS Preferred			
8	Long Term Debt			
9	Other			
10	TOTAL	0.00%		0.00%
11				
12		% Capital		Weighted
13	NorthWestern Corporation Consolidated	Structure	% Cost Rate 2/	Cost
14				
15	Common Equity	51.46%	10.75%	5.53%
16	Preferred Stock	0.00%	0.00%	0.00%
17	QUIPS Preferred	0.00%	0.00%	0.00%
18	Long Term Debt	48.54%	5.76%	2.80%
19	Other			
20	TOTAL	100.00%	<b>最高等人的基金</b>	8.33%
21				
22	2/ The cost of debt represents Montana jurisdiction only, as	reflected on Sched	ule 24.	
23				1
24				
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44				

23	STATEMENT OF C	ASH	FLOWS		
31,54	Description		This year	Last year	% Change
1	Increase/(decrease) in Cash & Cash Equivalents:		•		
2	Cash Flows from Operating Activities:				
3	Net income	\$	37,900,165	\$ 59,466,590	-36.2
4	Noncash Charges (Credits) to Income:				
5	Depreciation		75,150,690	73,609,317	2.09
6	Amortization, Net		(909,060)	(625,151)	-45.4
7	Other Noncash Charges to Net Income, Net		(191,334)	1,105,356	-117.3
8	Deferred Income Taxes, Net		1,594,907	45,972,349	-96.5
9	Investment Tax Credit Adjustments, Net		(536,281)	(534,881)	-0.2
10	Change in Operating Receivables, Net		761,456	19,613,947	-96.1
11	Change in Materials, Supplies & Inventories, Net		(19,820,325)	(3,939,833)	>-300.0
12	Change in Operating Payables & Accrued Liabilities, Net		33,517,935	12,827,782	161.2
13	Allowance for Funds Used During Construction (AFUDC)		(623,697)	(758,738)	17.8
14			192,405	(74,366,002)	100.2
15	Other Operating Activities:		132,403	(74,300,002)	100.2
16			(2.429.010)	(222 242)	>-300.0
	, ,		(2,428,010)	(233,242)	
17	Change in Regulatory Assets		20,676,673	6,832,092	202.6
18			1,759,892	(1,013,026)	273.7
19			14,546,654	407.050.500	47.4
20			161,592,070	 137,956,560	17.1
	Cash Inflows/Outflows From Investment Activities:		(400 500 400)	(70 170 000)	
22	Construction/Acquisition of Property, Plant and Equipment		(100,580,122)	(79,178,268)	-27.0
23					
24			24,168,975	5,005,009	>300.0
25			5,356,360	-	-
26					
27			-	4,677,608	-100.0
28			-	(118,800,000)	100.0
29			-	118,800,000	-100.0
30			7,694,557	45,719,640	83.1
31	Net Cash Provided by/(Used in) Investing Activities		(63,360,230)	(23,776,011)	-166.4
32	Cash Flows from Financing Activities:				
33				i	
34			320,205,000	-	
35	Payment for Retirement of:				
36	Credit Facilities Borrowings/Repayments, Net		(31,000,000)	81,000,000	-138.2
37	Long-Term Debt		(320,278,500)	(165,386,000)	-93.6
38	Capital Lease Obligations, Net		(1,163,520)	(4,612,569)	74.7
39			(44,091,245)	(35,634,163)	-23.7
40			,	` ' ' ' '	
41			2,895,841	132,092	>300.0
42			(11,718,029)	2,475,214	>-300.0
43			(7,238,014)	(2,398,161)	-201.8
44	1		(4,312,494)	(5,572,604)	22.6
45			(96,700,961)	(129,996,191)	25.6
	Net Increase/(Decrease) in Cash and Cash Equivalents		1,530,879	 (15,815,641)	109.6
	Cash and Cash Equivalents at Beginning of Year		334,282	16,149,923	-97.9
48	Cash and Cash Equivalents at End of Year	\$	1,865,161	\$ 334,282	>300.00
	I CASH AND CASH EUDIVAICHE AL END OF TEAT	ı D	1.000.101	 334.Z0Z I	-300.00

50 This financial statement is presented on the basis of the accounting requirements of the Federal Energy Regulatory
51 Commission (FERC) as set forth in its applicable Uniform System of Accounts. As such, subsidiaries are presented using the equity
52 method of accounting. The amounts presented are consistent with the presentation in FERC Form 1, plus Canadian Montana
53 Pipeline Corp.

Sch. 24	1		MONT	MONTANA LONG TERM DEBT 1/	)EBT 1/				
						Outstanding		Annual	
		lssue	Maturity	Principal	Net	Per Balance		Net Cost	Total
	Description	Date	Date	Amount	Proceeds	Sheet	Maturity	Inc. Prem./Disc.	Cost %
- 0	First Mortgage Bonds	-					_		
(4)	3 6.04% Series, Due 2016	09/13/06	09/01/16	\$150,000,000	\$148,488,952	\$149,928,950	6.040%	\$9,215,616	6.15%
4	4 5.875% Series, Due 2014	11/01/04	11/01/14	161,000,000	161,000,000	161,000,000	5.875%	9,934,663	6.17%
4)	5 Total First Mortgage Bonds			\$311,000,000	\$309,488,952	\$310,928,950		\$19,150,279	6.16%
9	Pollution Control Bonds								
ω	4.65% Seri	04/27/06	08/01/23	\$170,250,000	\$164,451,956	\$170,205,000	4.650%	\$8,248,090	4.85%
6									
5	10 Total Pollution Control Bonds			\$170,250,000	\$164,451,956	\$170,205,000		\$8,248,090	4.85%
<del>+</del> ;									
12		:	;						:
13		N/A	N/A	000	0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0 0	2.0		\$296,467	N/A
4 1	Uther Capital Leases - Fleet Lease	09/24/02	08/2//09	\$6,179,475	\$6,179,475	\$490,152		\$33,391	0.73%
	15 Total Other Long Term Debt			\$6,179,475	\$6,179,475	\$496,152		\$329,828	
16	16 TOTAL LONG TERM DEBT			\$487,429,475	\$480,120,383	\$481,630,102		\$27,728,227	2.76%
17									
18	3 1/ Total Long-Term Debt does not include amounts due within 1 year - \$365,000.	unts due with	hin 1 year - \$	365,000.					
19	Total Capital Leases does not include the Fleet Lease amounts due within 1 year - \$468,542. It also does not include amounts associated with the Basin Creek	eet Lease an	nounts due w	vithin 1 year - \$468	,542. It also does	not include amor	unts associ	ated with the Bas	in Creek
20	ontract, which totals \$39,757,891.								
21									
22									
23									
24									
25									
7 7									
77									
29	0.5								
30									
31									
32									
33									

Sch. 25					PREFE	RED STOCK				
	Series	Issue Date Mo./Yr.	Shares Issued	Par Value	Call Price	Net Proceeds	Cost of Money	Principal Outstanding	Annual Cost	Embed. Cost %
1	NOT APPLICABLE									]
3	NOT APPLICABLE									
4							)			l
5										l
6										
7										í l
8										
4 5 6 7 8 9										1
11										
12 13										
14										J I
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22 23										
23										
25										
26										
26 27										
28										
29	+									
30										
31										
32	TOTAL	_								

Sch. 26				COMMON	STOCK				
32.15.45		Avg. Number	Book		Dividends			_	
		of Shares	Value	Earnings	Per				Price/
A Company		Outstanding	Per Share	Per	Share	Retention		t Price	Earnings
1 to 1		1/		Share	(Declared)	Ratio	High	Low	Ratio
1						1			
3	January	35,602,837	\$20.92				\$32.11	\$31.05	
4									
5	February	35,568,099	21.08				32.88	30.78	
6 7 8	March	35,578,847	21.11	\$0.59	\$0.31		32.70	31.00	
9	April	35,493,269	21.12				35.24	30.07	
11 12	May	35,493,837	21.04				35.24	34.21	
13	June	35,494,337	20.84	(0.07)	0.31		34.95	33.83	
14 15	July	35,494,948	20.96				34.80	33.73	
16 17	August	35,518,748	21.11				35.08	34.43	
18 19	September	35,522,644	20.88	0.32	0.31		35.20	34.72	
20 21	October	35,622,458	21.01				35.73	34.95	
22 23	November	35,637,115	21.16				35.85	35.26	
24 25	December	35,637,860	20.84	0.23	0.31		35.85	35.19	
26 27	TOTAL Year End	35,554,498	\$20.84	\$1.07	\$1.24	-15.89%	\$35.38		33.1
28 29									

Sch. 27	MONTANA EARNED RATE	OF RETURN - F	PROPANE	
	Description	This Year	Last Year	% Change
1	Rate Base			
2	101 Plant in Service	\$1,420,614	\$1,403,355	1.23%
3	108 Accumulated Depreciation	(422,403)	(378,059)	-11.73%
4	, , , , , , , , , , , , , , , , , , , ,	( , , , , , , , , , , , , , , , , , , ,	`	
	Net Plant in Service	998,211	1,025,296	-2.64%
6	Additions:			
7	Other Additions	24,780	23,711	4.51%
8				
9	Total Additions	24,780	23,711	4.51%
10	Deductions:		_	
11	190 Accumulated Deferred Income Taxes	188,285	191,196	-1.52%
12				
	Total Deductions	188,285	191,196	-1.52%
14	Total Rate Base	834,706	857,811	-2.69%
	Net Earnings	(\$226,622)	(\$146,559)	-54.63%
16	Rate of Return on Average Rate Base	-27.150%	-17.085%	-58.91%
17	Rate of Return on Average Equity	Not applicable	Not applicable	
18				
19	Major Normalizing and			
20	Commission Ratemaking Adjustments			
21				
22				
23		The Propane Ut	ility service bega	n in Oct. 1995.
24			ient data for the	
25			section of the sc	
26				
27				
28				
29	Total Adjustments			
	Revised Net Earnings			
	Adjusted Rate of Return on Average Rate Base			
	Adjusted Rate of Return on Average Equity			
33	-,			
34	Detail - Other Additions			
35	Propane on Hand	24,780	23,711	4.51%
36				
37	Total Other Additions	24,780	23,711	4.51%
38				
39	Detail - Other Deductions			
40				
	Total Other Deductions	\$0	\$0	-
42				
43				
44				
45				
46				

Sch. 28		MONTANA COMPOSITE STATISTICS - PROPANE	
		Description	Amount
1			
2		Plant	
3			
4	101	Plant in Service (Includes Allocation from Common)	\$1,437,828
5	107	Construction Work in Progress	
6	117	Gas in Underground Storage	16,452
7	108, 111	Depreciation & Amortization Reserves	443,648
8			_
9		COSTS	1,010,632
10			
11		Revenues & Expenses	
12			
13	400	Operating Revenues	396,319
14			
1	<u>-</u>	ting Revenues	396,319
16			
17	401-402	Operation & Maintenance Expenses	668,873
18		Depreciation Expense	47,324
19		Taxes Other than Income Taxes	54,679
20		Federal & State Income Taxes	(147,935)
21			
		ing Expenses	622,941
	Net Operatin	ng Income	(226,622)
24			
25	1	Other Income	-
		Other Deductions	-
		E BEFORE INTEREST EXPENSE	\$ (226,622)
28	1		
29		Average Customers	
30	1	Residential	455
31	1	Commercial / Industrial	41
32		RAGE NUMBER OF CUSTOMERS	496
34		NAGE NUMBER OF COSTOMERS	490
35	1	Other Statistics	
36			69.8
36	1	Average Appual Residential Use (Dkt)	\$9.4842
	1	Average Residential Monthly Bill	·
38		Average Residential Monthly Bill	\$55.19
39 40	1	Plant in Service (Gross) per Customer	\$2,899
L +0		I lant in dervice (Ordss) her customer	ΨΖ,033

Sch. 29		Montana Cus	stomer Informat	ion- Propane, 1/		
Sept. Sept.		Population			Industrial	
	City	Census 2000	Residential	Commercial	& Other	Total
1	Townsend	1,867	455	41		496
2						
3						
4						
5		1				
6						
7						
8						
9	Total	1,867	455	41		496
10		·				
11						
12	1/ Customer population	s represent an aver	age of the 12 mon	th period from 01/0	1/06 through 12/31/	06.

Sch. 30	MONTANA EMPLO	YEE COUNTS 1/		
	Department	Year Beginning	Year End	Average
1				_
2	Utility Operations			
3	Executive	6	6	6
4	Financial, Risk Mgmt. & Information Services	112	108	110
5	Human Resources & Administration	27	27	27
6	Utility Services & Division Administration	661	664	663
7	Regulatory Affairs	21	21	21
8	Transmission	164	168	166
9	Legal	7	6	7
10				
11				
12				
13				
14				
15				
16	TOTAL FURLOWERS		4.000	
1/	TOTAL EMPLOYEES	998	1,000	999_
	1/ Consistent with prior years, part time employees have be	en converted to ful	Ltimo oquivalenta	
	To consistent with prior years, part time employees have be	sen convented to lu	-time equivalents.	

Sch. 31	MONTANA CONSTRUCTION BUDGET 2007 (AS	SIGNED & ALLOCAT	ED)
17 25 27 27 2	Project Description	Total Company	Total Montana
1			
2	Electric Operations		
3			
	Millcreek Substation - phase shift transformer	\$2,026,571	\$2,026,571
	Billings Steam Plant-8th 100KV reconductor	1,442,908	1,442,908
	Bozeman Riverside bank #2 changeout	1,632,662	1,632,662
	Billings Meridian sub bank #2 addition	1,139,669	1,139,669
	New connect transformer purchases	5,950,000	5,950,000
9	All Other Designates and Millian Fred MT	00 557 005	00 557 005
	All Other Projects < \$1 Million Each MT	33,557,635	33,557,635
	All Other Projects SD	14,366,200	45 740 445
	Total Electric Utility Construction Budget	60,115,645	45,749,445
13 14	Natural Cae Operations		
	Natural Gas Operations	2 200 565	2 200 565
	Gas Transmission - Helena are pipleine integrity Gas Transmission - Gold Creek pipeline loop	3,280,565	3,280,565
	Gas Transmission - Gold Creek pipeline loop Gas Transmission - Morel 20" valve 10-11 loop	2,117,236	2,117,236
		3,043,938 2,315,470	3,043,938
19	Gas Distribution - Bozeman gas upgrade 12" main	2,315,470	2,315,470
1	All Other Projects < \$1 Million Each MT	8,495,077	8,495,077
	All Other Projects SD/NE	3,238,017	0,493,077
	Total Natural Gas Utility Construction Budget	22,490,303	19,252,286
23	Total Natural Gas Office Constitution Budget	22,490,303	19,232,200
24	Common		
	07 MT Fleet replacements	4,039,000	4,039,000
26	or with the cite placements	4,059,000	4,009,000
	All Other Projects < \$1 Million Each MT	2,631,886	2,631,886
	(Includes IS, Communications, Facilities, Cust Serv)	2,001,000	2,001,000
	All Other Projects SD/NE	1,443,154	
30	· · · · · · · · · · · · · · · · · · ·	1,110,104	
	Total Common Utility Construction Budget	8,114,040	6,670,886
32		0,,040	5,5,5,500
	CU4 capital additions - PPL invoice	4,100,000	4,100,000
34	•	.,	., ,
35	All Other Projects < \$1 Million Each	-	_
36	•		
37			
38			
39	Total Colstrip Unit 4 Construction Budget	4,100,000	4,100,000
	TOTAL CONSTRUCTION BUDGET	\$94,819,988	\$75,772,617

Sch. 33	MONTANA SC	URCES OF PI	ROPANE SUP	PLY	
	-	Dekathern	n Volumes	Avg. Comm	nodity Cost
		2006	2005	2006	2005
		Year	Year	Year	Year
1	Name of Supplier				
2					
3	Superior Propane	21,255	-	\$14.2397	-
4	Farstad Oil, Inc.	22,320	45,142	\$10.8108	\$9.3968
5					
6	Total Propane Supply Volumes	43,575	45,142	\$12.4811	\$9.3968

Sch. 35	MON	TANA CONSU	MPTION AND	<b>REVENUES</b>	- PROPANE		
C		Operating	Revenues	Dkt	Sold	Average C	Customers
		2006	2005	2006	2005	2005	2004
Mary Company		Year	Year	Year	Year	Year	Year
1	Sales of Propane						
2							
3	Residential	\$301,340	\$287,834	31,773	30,317	455	440
4	Commercial / Industrial	94,979	88,076	10,291	9,661	41	29
5							
6							
7	TOTAL SALES	\$396,319	\$375,910	42,064	39,978	496	469