NATIONAL FUEL GAS CO Form 10-Q May 03, 2013 <u>Table of Contents</u>

#### UNITED STATES

#### SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

#### [X] QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d)

#### OF THE SECURITIES EXCHANGE ACT OF 1934

For the quarterly period ended March 31, 2013

OR

#### [] TRANSITION REPORT PURSUANT TO SECTION 13 OR 15(d)

#### OF THE SECURITIES EXCHANGE ACT OF 1934

For the transition period from\_\_\_\_\_ to\_\_\_\_\_

Commission File Number 1-3880

#### NATIONAL FUEL GAS COMPANY

(Exact name of registrant as specified in its charter)

New Jersey	13-1086010
(State or other jurisdiction of	(I.R.S. Employer
incorporation or organization)	Identification No.)

6363 Main StreetWilliamsville, New York14221(Address of principal executive offices)(Zip Code)

(716) 857-7000

(Registrant's telephone number, including area code)

Indicate by check mark whether the registrant (1) has filed all reports required to be filed by Section 13 or 15(d) of the Securities Exchange Act of 1934 during the preceding 12 months and (2) has been subject to such filing requirements for the past 90 days. YES p NO "

Indicate by check mark whether the registrant has submitted electronically and posted on its corporate Web site, if any, every Interactive Data File required to be submitted and posted pursuant to Rule 405 of Regulation S-T (§232.405 of this chapter) during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). YES p NO "

Indicate by check mark whether the registrant is a large accelerated filer, an accelerated filer, a non-accelerated filer, or a smaller reporting company. See the definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act. (Check one):

þ	Accelerated	
	Filer	
"(Do not check if a smaller reporting company)	Smaller	
	Reporting	
	Company	
	þ "(Do not check if a smaller reporting company)	Filer "(Do not check if a smaller reporting company) Filer Smaller Reporting

Indicate by check mark whether the registrant is a shell company (as defined in Rule 12b-2 of the Exchange Act). YES " NO b

Indicate the number of shares outstanding of each of the issuer's classes of common stock, as of the latest practicable date:

Common stock, par value \$1.00 per share, outstanding at April 30, 2013: 83,550,403 shares.

#### GLOSSARY OF TERMS

Frequently used abbreviations, acronyms, or terms used in this report:

### National Fuel Gas Companies

Company	The Registrant, the Registrant and its subsidiaries or the Registrant's subsidiaries as appropriate in the context of the disclosure
Distribution	National Fuel Gas Distribution Corporation
Corporation	
Empire	Empire Pipeline, Inc.
ESNE	Energy Systems North East, LLC
Horizon Power	Horizon Power, Inc.
Midstream	National Fuel Gas Midstream Corporation
Corporation	
National Fuel	National Fuel Gas Company
NFR	National Fuel Resources, Inc.
Registrant	National Fuel Gas Company
Seneca	Seneca Resources Corporation
Supply Corporation	National Fuel Gas Supply Corporation

**Regulatory Agencies** 

CFTC	Commodity Futures Trading Commission
EPA	United States Environmental Protection Agency
FASB	Financial Accounting Standards Board
FERC	Federal Energy Regulatory Commission
NYDEC	New York State Department of Environmental Conservation
NYPSC	State of New York Public Service Commission
PaDEP	Pennsylvania Department of Environmental Protection
PaPUC	Pennsylvania Public Utility Commission
SEC	Securities and Exchange Commission

Other

2012 Form 10-K Bbl Bcf	The Company's Annual Report on Form 10-K for the year ended September 30, 2012 Barrel (of oil) Billion cubic feet (of natural gas)
Bcfe (or Mcfe) – represents Bcf (or	The total heat value (Btu) of natural gas and oil expressed as a volume of natural gas. The Company uses a conversion formula of 1 barrel of oil = 6 Mcf of natural gas.
Mcf) Equivalent	
Btu	British thermal unit; the amount of heat needed to raise the temperature of one pound of water one degree Fahrenheit
Capital expenditure	Represents additions to property, plant, and equipment, or the amount of money a company spends to buy capital assets or upgrade its existing capital assets.
Cashout revenues	A cash resolution of a gas imbalance whereby a customer pays Supply Corporation and/or Empire for gas the customer receives in excess of amounts delivered into Supply Corporation's and Empire's systems by the customer's shipper.
Degree day	A measure of the coldness of the weather experienced, based on the extent to which the daily average temperature falls below a reference temperature, usually 65 degrees Fahrenheit.
Derivative	A financial instrument or other contract, the terms of which include an underlying variable (a price, interest rate, index rate, exchange rate, or other variable) and a notional amount (number of units, barrels, cubic feet, etc.). The terms also permit for the instrument or contract to be settled net and no initial net investment is required to enter into the financial instrument or contract. Examples include futures contracts, options, no cost collars and swaps.

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Development costs	Costs incurred to obtain access to proved oil and gas reserves and to provide facilities for extracting, treating, gathering and storing the oil and gas
Dodd-Frank Act	Dodd-Frank Wall Street Reform and Consumer Protection Act.
Dth	Decatherm; one Dth of natural gas has a heating value of 1,000,000 British thermal units,
	approximately equal to the heating value of 1 Mcf of natural gas.
Exchange Act	Securities Exchange Act of 1934, as amended
Expenditures	Includes capital expenditures, stock acquisitions and/or investments in partnerships.
for long-lived assets	
Exploration costs	Costs incurred in identifying areas that may warrant examination, as well as costs incurred
-	in examining specific areas, including drilling exploratory wells.
Firm transportation	The transportation and/or storage service that a supplier of such service is obligated by
and/or storage	contract to provide and for which the customer is obligated to pay whether or not the service is utilized.
GAAP	Accounting principles generally accepted in the United States of America
Goodwill	An intangible asset representing the difference between the fair value of a company and the price at which a company is purchased.
Hedging	A method of minimizing the impact of price, interest rate, and/or foreign currency exchange
6 6	rate changes, often times through the use of derivative financial instruments.
Hub	Location where pipelines intersect enabling the trading, transportation, storage, exchange,
	lending and borrowing of natural gas.
Interruptible	The transportation and/or storage service that, in accordance with contractual arrangements,
transportation and/or	can be interrupted by the supplier of such service, and for which the customer does not pay
storage	unless utilized.
LIBOR	London Interbank Offered Rate
LIFO	Last-in, first-out
Marcellus Shale	A Middle Devonian-age geological shale formation that is present nearly a mile or more
	below the surface in the Appalachian region of the United States, including much of
	Pennsylvania and southern New York.
Mbbl	Thousand barrels (of oil)
Mcf	Thousand cubic feet (of natural gas)
MD&A	Management's Discussion and Analysis of Financial Condition and Results of Operations
MDth	Thousand decatherms (of natural gas)
MMBtu	Million British thermal units
MMcf	Million cubic feet (of natural gas)
NGA	The Natural Gas Act of 1938, as amended; the federal law regulating interstate natural gas
	pipeline and storage companies, among other things, codified beginning at 15 U.S.C.
	Section 717.
NYMEX	New York Mercantile Exchange. An exchange which maintains a futures market for crude
	oil and natural gas.
Open Season	A bidding procedure used by pipelines to allocate firm transportation or storage capacity
	among prospective shippers, in which all bids submitted during a defined time period are
	evaluated as if they had been submitted simultaneously.
Precedent Agreement	An agreement between a pipeline company and a potential customer to sign a service
	agreement after specified events (called "conditions precedent") happen, usually within a specified time.

Proved developed reserves	Reserves that
	can be expected
	to be recovered
	through existing
	wells with
	existing
	equipment and
	operating methods.
Proved undeveloped (PUD) reserves	Reserves that are
	expected to be
	recovered from
	new wells on
	undrilled
	acreage, or from
	existing wells
	where a
	relatively major
	expenditure is
	required to make
	these reserves
	productive.
Reserves	—
Reserves	The unproduced
	but recoverable
	oil and/or gas in
	place in a
	formation which
	has been proven
	by production.
Revenue decoupling mechanism	A rate
	mechanism
	which adjusts
	customer rates to
	render a utility
	financially
	indifferent to
	throughput
	decreases
	resulting from
	conservation.
S %-D	
S&P	Standard &
	Poor's Rating
	Service
SAR	Stock
	appreciation
	right
Sarvice agreement	

Service agreement

	The binding
	agreement by
	which the
	pipeline
	company agrees
	to provide
	service and the
	shipper agrees to
	pay for the
	service.
Stock acquisitions	Investments in
	corporations
VEBA	Voluntary
	Employees'
	Beneficiary
	Association
WNC	Weather
	normalization
	clause; a clause
	in utility rates
	which adjusts
	customer rates to
	allow a utility to
	recover its
	normal operating
	costs calculated
	at normal
	temperatures. If
	temperatures
	during the
	measured period
	are warmer than
	normal,
	customer rates
	are adjusted
	upward in order
	to recover
	projected
	operating
	costs. If
	temperatures
	during the
	measured period
	are colder than
	normal,
	customer rates
	are adjusted
	downward so
	that only the
	projected
	operating costs

will be recovered.

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•The Company has nothing to report under this item.

Reference to "the Company" in this report means the Registrant or the Registrant and its subsidiaries collectively, as appropriate in the context of the disclosure. All references to a certain year in this report are to the Company's fiscal year ended September 30 of that year, unless otherwise noted.

Part I. Financial Information

Item 1. Financial Statements

## National Fuel Gas Company

Consolidated Statements of Income and Earnings

Reinvested in the Business

(Unaudited)

	Three Months Ended March 31,		Six Months Ended March 31,	
(Thousands of Dollars, Except Per Common Share Amounts)	2013	2012	2013	2012
INCOME				
Operating Revenues	\$ 597,826	\$ 552,309	\$ 1,050,680	\$ 984,732
Operating Expenses				
Purchased Gas	209,817	208,537	331,735	340,730
Operation and Maintenance	122,303	118,047	230,035	218,106
Property, Franchise and Other Taxes	22,685	30,477	42,348	49,707
Depreciation, Depletion and Amortization	80,030	63,151	152,361	125,698
	434,835	420,212	756,479	734,241
Operating Income	162,991	132,097	294,201	250,491
Other Income (Expense):				
Interest Income	140	192	1,526	1,297
Other Income	1,087	1,654	2,501	2,990
Interest Expense on Long-Term Debt	(22,786)	(20,425)	(44,234)	(39,066)
Other Interest Expense	(526)	(1,253)	(1,595)	(2,023)
Income Before Income Taxes	140,906	112,265	252,399	213,689
Income Tax Expense	55,186	44,873	98,735	85,598
Net Income Available for Common Stock	85,720	67,392	153,664	128,091

#### EARNINGS REINVESTED IN THE BUSINESS

Balance at Beginning of Period	1,343,765 1,429,485	1,237,242 1,304,634	1,306,284 1,459,948	1,206,022 1,334,113
Dividends on Common Stock Balance at March 31	(30,486) \$ 1,398,999	(29,527) \$ 1,275,107	(60,949) \$ 1,398,999	(59,006) \$ 1,275,107
Earnings Per Common Share:				
Basic:				
Net Income Available for Common Stock	\$ 1.03	\$ 0.81	\$ 1.84	\$ 1.54
Diluted:				
Net Income Available for Common Stock	\$ 1.02	\$ 0.81	\$ 1.83	\$ 1.53
Weighted Average Common Shares Outstanding:				
Used in Basic Calculation	83,498,508	83,107,884	83,443,805	82,988,750
Used in Diluted Calculation	84,159,734	83,678,261	84,127,705	83,712,681
Dividends Per Common Share:				
Dividends Declared	\$ 0.365	\$ 0.355	\$ 0.73	\$ 0.71

See Notes to Condensed Consolidated Financial Statements

## National Fuel Gas Company

Consolidated Statements of Comprehensive Income

(Unaudited)

	Three Months Ended March 31,		Six Months Ended March 31,	
(Thousands of Dollars)	2013	2012	2013	2012
Net Income Available for Common Stock	\$ 85,720	\$ 67,392	\$ 153,664	\$ 128,091
Other Comprehensive Income (Loss), Before Tax:				
Unrealized Gain on Securities Available for Sale Arising				
During the Period	1,983	3,116	2,773	3,828
Unrealized Gain (Loss) on Derivative Financial				
Instruments Arising During the Period	(47,350)	14,498	(12,001)	16,653
Reclassification Adjustment for Realized Gains on				
Derivative Financial Instruments in Net Income	(10,503)	(16,185)	(22,088)	(28,050)
Other Comprehensive Income (Loss), Before Tax	(55,870)	1,429	(31,316)	(7,569)
Income Tax Expense Related to Unrealized Gain on				
Securities Available for Sale Arising During the Period	741	1,161	1,037	1,424
Income Tax Expense (Benefit) Related to Unrealized Gain				
(Loss) on Derivative Financial Instruments Arising During				
the Period	(19,813)	840	(5,076)	1,657
Reclassification Adjustment for Income Tax Expense on				
Realized Gains from Derivative Financial Instruments				
In Net Income	(4,419)	(1,816)	(9,274)	(6,460)
Income Taxes – Net	(23,491)	185	(13,313)	(3,379)
Other Comprehensive Income (Loss)	(32,379)	1,244	(18,003)	(4,190)
Comprehensive Income	\$ 53,341	\$ 68,636	\$ 135,661	\$ 123,901

See Notes to Condensed Consolidated Financial Statements

National Fuel Gas Company

Consolidated Balance Sheets

(Unaudited)

	March 31, 2013	September 30, 2012
(Thousands of Dollars)		
ASSETS		
Property, Plant and Equipment	\$ 6,954,180	\$ 6,615,813
Less - Accumulated Depreciation, Depletion		
and Amortization	2,007,535	1,876,010
	4,946,645	4,739,803
Current Assets		
Cash and Temporary Cash Investments	112,413	74,494
Hedging Collateral Deposits	750	364
Receivables - Net of Allowance for Uncollectible Accounts		
of \$38,996 and \$30,317, Respectively	203,099	115,818
Unbilled Utility Revenue	41,735	19,652
Gas Stored Underground	14,443	49,795
Materials and Supplies - at average cost	31,538	28,577
Other Current Assets	51,731	56,121
Deferred Income Taxes	34,241	10,755
	489,950	355,576
Other Assets		
Recoverable Future Taxes	150,721	150,941
Unamortized Debt Expense	17,698	13,409
Other Regulatory Assets	556,310	546,851
Deferred Charges	7,829	7,591
Other Investments	7,829 92,746	86,774
Goodwill		
OUUUWIII	5,476	5,476

Fair Value of Derivative Financial Instruments Other	6,471 843 838,094	27,616 1,105 839,763
Total Assets	\$ 6,274,689	\$ 5,935,142

See Notes to Condensed Consolidated Financial Statements

#### Consolidated Balance Sheets

(Unaudited)

(Thousands of Dollars)	March 31, 2013	September 30, 2012
CAPITALIZATION AND LIABILITIES Capitalization: Comprehensive Shareholders' Equity Common Stock, \$1 Par Value Authorized - 200,000,000 Shares; Issued And Outstanding – 83,521,745 Shares and 83,330,140 Shares, Respectively Paid in Capital Earnings Reinvested in the Business Accumulated Other Comprehensive Loss Total Comprehensive Shareholders' Equity Long-Term Debt, Net of Current Portion Total Capitalization	\$ 83,522 676,615 1,398,999 (117,023) 2,042,113 1,649,000 3,691,113	\$ 83,330 669,501 1,306,284 (99,020) 1,960,095 1,149,000 3,109,095
Current and Accrued Liabilities Notes Payable to Banks and Commercial Paper Current Portion of Long-Term Debt Accounts Payable Amounts Payable to Customers Dividends Payable Interest Payable on Long-Term Debt Customer Advances Customer Security Deposits Other Accruals and Current Liabilities Fair Value of Derivative Financial Instruments	- 95,095 18,239 30,486 30,741 145 17,138 140,056 41,498 373,398	171,000 250,000 87,985 19,964 30,416 29,491 24,055 17,942 79,099 24,527 734,479
Deferred Credits Deferred Income Taxes Taxes Refundable to Customers Unamortized Investment Tax Credit	1,179,594 65,066 1,792	1,065,757 66,392 2,005

Cost of Removal Regulatory Liability	149,651 31,904	139,611 21,014
Other Regulatory Liabilities Pension and Other Post-Retirement Liabilities	51,904 500,946	516,197
Asset Retirement Obligations	125,328	119,246
Other Deferred Credits	155,897	161,346
	2,210,178	2,091,568
Commitments and Contingencies	-	-
Total Capitalization and Liabilities	\$ 6,274,689	\$ 5,935,142

See Notes to Condensed Consolidated Financial Statements

National Fuel G	as Company
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Consolidated Statements of Cash Flows

(Unaudited)

	Six Months Ended March 31,	
(Thousands of Dollars)	2013	2012
OPERATING ACTIVITIES		
Net Income Available for Common Stock	\$ 153,664	\$ 128,091
Adjustments to Reconcile Net Income to Net Cash		
Provided by Operating Activities:		
Depreciation, Depletion and Amortization	152,361	125,698
Deferred Income Taxes	102,557	81,696
Excess Tax Benefits Associated with Stock-Based		(1 <b>a</b> = a)
Compensation Awards	-	(1,076)
Other	14,609	4,269
Change in:		
Hedging Collateral Deposits	(386)	829
Receivables and Unbilled Utility Revenue	(109,403)	· · · ·
Gas Stored Underground and Materials and Supplies	32,391	37,156
Other Current Assets	4,389	5,038
Accounts Payable	20,456	(10,933)
Amounts Payable to Customers	(1,725)	1,808
Customer Advances	(23,910)	(19,439)
Customer Security Deposits	(804)	(300)
Other Accruals and Current Liabilities	39,273	59,250
Other Assets	(6,200)	(5,555)
Other Liabilities	(10,417)	994
Net Cash Provided by Operating Activities	366,855	356,620
INVESTING ACTIVITIES		
Capital Expenditures	(339,737)	(517,330)
Other	(3,445)	(789)
Net Cash Used in Investing Activities	(343,182)	(518,119)

#### FINANCING ACTIVITIES

Changes in Notes Payable to Banks and Commercial Paper	(171,000)	(20,000)
Excess Tax Benefits Associated with Stock-Based		
Compensation Awards	-	1,076
Net Proceeds from Issuance of Long-Term Debt	495,415	496,085
Reduction of Long-Term Debt	(250,000)	(150,000)
Dividends Paid on Common Stock	(60,879)	(58,877)
Net Proceeds from Issuance of Common Stock	710	5,030
Net Cash Provided by Financing Activities	14,246	273,314
Net Increase in Cash and Temporary Cash Investments	37,919	111,815
Cash and Temporary Cash Investments at October 1	74,494	80,428
Cash and Temporary Cash Investments at March 31	\$ 112,413	\$ 192,243

See Notes to Condensed Consolidated Financial Statements

National Fuel Gas Company

Notes to Condensed Consolidated Financial Statements

(Unaudited)

Note 1 - Summary of Significant Accounting Policies

Principles of Consolidation. The Company consolidates all entities in which it has a controlling financial interest. All significant intercompany balances and transactions are eliminated.

The preparation of the consolidated financial statements in conformity with GAAP requires management 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. Actual results could differ from those estimates.

Reclassifications and Revisions. Certain prior year amounts have been reclassified to conform with current year presentation.

Revisions were made on the Consolidated Statement of Cash Flows for the six months ended March 31, 2012 to reflect non-cash investing activities embedded in Accounts Payable on the Consolidated Balance Sheets at March 31, 2012 and September 30, 2011. These revisions increased the operating cash flows related to the change in Accounts Payable for the six months ended March 31, 2012 by \$17.7 million and decreased investing cash flows related to Capital Expenditures by the same amounts.

In subsequent periods, revisions will be made on the Consolidated Statement of Cash Flows for the nine months ended June 30, 2012 and the fiscal years ended September 30, 2012 and September 30, 2011 to reflect non-cash investing activities embedded in Accounts Payable on the Consolidated Balance Sheets for the respective periods. These revisions will increase the operating cash flows related to the nine months ended June 30, 2012 by \$32.8 million and decrease investing cash flows related to Capital Expenditures by the same amount. The revision for the fiscal years ended September 30, 2012 and September 30, 2011 will decrease operating cash flows by \$1.8 million and \$6.6 million, respectively, and increase investing cash flows related to Capital Expenditures by the same amounts. The revisions in the Consolidated Statement of Cash Flows noted above represent errors that are not deemed material, individually or in the aggregate, to the prior period consolidated financial statements.

Earnings for Interim Periods. The Company, in its opinion, has included all adjustments that are necessary for a fair statement of the results of operations for the reported periods. The consolidated financial statements and notes thereto, included herein, should be read in conjunction with the financial statements and notes for the years ended September 30, 2012, 2011 and 2010 that are included in the Company's 2012 Form 10-K. The consolidated financial statements for the year ended September 30, 2013 will be audited by the Company's independent registered public accounting firm after the end of the fiscal year.

The earnings for the six months ended March 31, 2013 should not be taken as a prediction of earnings for the entire fiscal year ending September 30, 2013. Most of the business of the Utility and Energy Marketing segments is seasonal in nature and is influenced by weather conditions. Due to the seasonal nature of the heating business in the Utility and Energy Marketing segments, earnings during the winter months normally represent a substantial part of the earnings that those segments are expected to achieve for the entire fiscal year. The Company's business segments are discussed more fully in Note 7 – Business Segment Information.

Consolidated Statement of Cash Flows. For purposes of the Consolidated Statement of Cash Flows, the Company considers all highly liquid debt instruments purchased with a maturity of generally three months or less to be cash equivalents.

The Company has accounts payable and accrued liabilities recorded on its Consolidated Balance Sheets that are related to capital expenditures. These amounts represent non-cash investing activities at the balance sheet date. Accordingly, they are excluded from the Consolidated Statement of Cash Flows when they are recorded as liabilities and included in the Consolidated Statement of Cash Flows when they are paid in the subsequent period. The following table summarizes the Company's non-cash capital expenditures recorded as Accounts Payable and Other Accruals and Current Liabilities on the Consolidated Balance Sheet:

	At March 31,		At September 30,	
	2013	2012	2012	2011
(Thousands)				
Non-cash Capital Expenditures	\$ 77,093	\$ 149,550	\$ 67,503	\$ 125,115

Hedging Collateral Deposits. This is an account title for cash held in margin accounts funded by the Company to serve as collateral for hedging positions. At March 31, 2013, the Company had hedging collateral deposits of \$0.8 million related to its over-the-counter crude oil and gas swap agreements. At September 30, 2012, the Company had hedging collateral deposits of \$0.4 million related to its exchange-traded futures contracts. In accordance with its accounting policy, the Company does not offset hedging collateral deposits paid or received against related derivative financial instruments liability or asset balances.

Gas Stored Underground - Current. In the Utility segment, gas stored underground – current is carried at lower of cost or market, on a LIFO method. Gas stored underground – current normally declines during the first and second quarters of the year and is replenished during the third and fourth quarters. In the Utility segment, the current cost of replacing gas withdrawn from storage is recorded in the Consolidated Statements of Income and a reserve for gas replacement is recorded in the Consolidated Balance Sheets under the caption "Other Accruals and Current Liabilities." Such reserve, which amounted to \$47.0 million at March 31, 2013, is reduced to zero by September 30 of each year as the inventory is replenished.

Property, Plant and Equipment. In the Company's Exploration and Production segment, oil and gas property acquisition, exploration and development costs are capitalized under the full cost method of accounting. Under this methodology, all costs associated with property acquisition, exploration and development activities are capitalized, including internal costs directly identified with acquisition, exploration and development activities. The internal costs that are capitalized do not include any costs related to production, general corporate overhead, or similar activities. The Company does not recognize any gain or loss on the sale or other disposition of oil and gas properties unless the gain or loss would significantly alter the relationship between capitalized costs and proved reserves of oil and gas attributable to a cost center.

Capitalized costs include costs related to unproved properties, which are excluded from amortization until proved reserves are found or it is determined that the unproved properties are impaired. Such costs amounted to \$152.0 million and \$146.1 million at March 31, 2013 and September 30, 2012, respectively. All costs related to unproved properties are reviewed quarterly to determine if impairment has occurred. The amount of any impairment is transferred to the pool of capitalized costs being amortized.

Capitalized costs are subject to the SEC full cost ceiling test. The ceiling test, which is performed each quarter, determines a limit, or ceiling, on the amount of property acquisition, exploration and development costs that can be capitalized. The ceiling under this test represents (a) the present value of estimated future net cash flows, excluding future cash outflows associated with settling asset retirement obligations that have been accrued on the balance sheet, using a discount factor of 10%, which is computed by applying prices of oil and gas (as adjusted for hedging) to estimated future production of proved oil and gas reserves as of the date of the latest balance sheet, less estimated future expenditures, plus (b) the cost of unevaluated properties not being depleted, less (c) income tax effects related to the differences between the book and tax basis of the properties. The natural gas and oil prices used to calculate the full cost ceiling are based on an unweighted arithmetic average of the first day of the month oil and gas prices for each month within the twelve-month period prior to the end of the reporting period. If capitalized costs, net of accumulated depreciation, depletion and amortization and related deferred income taxes, exceed the ceiling at the end of any quarter, a permanent impairment is required to be charged to earnings in that quarter. At March 31, 2013, the ceiling exceeded the book value of the oil and gas properties by approximately \$61.0 million.

Accumulated Other Comprehensive Loss. The components of Accumulated Other Comprehensive Loss, net of related tax effect, are as follows (in thousands):

	At March 31, 2013	At September 30, 2012
Funded Status of the Pension and Other Post-Retirement		
Benefit Plans	\$ (100,561)	\$ (100,561)
Net Unrealized Gain (Loss) on Derivative Financial Instruments	(21,341)	(1,602)
Net Unrealized Gain on Securities Available for Sale	4,879	3,143
Accumulated Other Comprehensive Loss	\$ (117,023)	\$ (99,020)
	.,	,

Other Current Assets. The components of the Company's Other Current Assets are as follows (in thousands):

	At March 31, 2013	At September 30, 2012
Prepayments	\$ 3,568	\$ 8,316
Prepaid Property and Other Taxes	20,858	14,455
Federal Income Taxes Receivable	749	268
State Income Taxes Receivable	885	2,065
Fair Values of Firm Commitments	-	1,291
Regulatory Assets	25,671	29,726
	\$ 51,731	\$ 56,121
	· · · · ·	1,291 29,726

Other Accruals and Current Liabilities. The components of the Company's Other Accruals and Current Liabilities are as follows (in thousands):

	At March 31, 2013	At September 30, 2012
Accrued Capital Expenditures	\$ 59,395	\$ 36,460
Regulatory Liabilities	11,802	18,289
Reserve for Gas Replacement	46,963	-
Other	21,896	24,350
	\$ 140,056	\$ 79,099

Earnings Per Common Share. Basic earnings per common share is computed by dividing net income available for common stock by the weighted average number of common shares outstanding for the period. Diluted earnings per common share reflects the potential dilution that could occur if securities or other contracts to issue common stock were exercised or converted into common stock. For purposes of determining earnings per common share, the only potentially dilutive securities the Company has outstanding are stock options, SARs and restricted stock units. The diluted weighted average shares outstanding shown on the Consolidated Statements of Income reflects the potential

dilution as a result of these securities as determined using the Treasury Stock Method. Stock options, SARs and restricted stock units that are antidilutive are excluded from the calculation of diluted earnings per common share. There were 208,819 and 362,681 securities excluded as being antidilutive for the quarter and six months ended March 31, 2013, respectively. There were 879,847 and 297,081 securities excluded as being antidilutive for the quarter and six months ended March 31, 2012, respectively.

Stock-Based Compensation. During the six months ended March 31, 2013, the Company granted 412,970 SARs having a weighted average exercise price of \$53.05 per share. The weighted average grant date fair value of these SARs was \$10.66 per share. These SARs may be settled in cash, in shares of common stock of the Company, or in a combination of cash and shares of common stock of the Company, as determined by the Company. These SARs are considered equity awards under the current authoritative guidance for stock-based compensation. The accounting for those SARs is the same as the accounting for stock options. The SARs granted during the six months ended March 31, 2013 vest and become exercisable annually in one-third increments. The weighted average grant date fair value of these SARs granted during the six months ended March 31, 2013 was estimated on the date of grant using the same accounting treatment that is applied for stock options. There were no stock options granted during the six months ended March 31, 2013.

The Company granted 255,604 performance based restricted stock units during the six months ended March 31, 2013. The weighted average fair value of such performance based restricted stock units was \$49.51 per share for the six months ended March 31, 2013. The performance based restricted stock units granted during the six months ended March 31, 2013 must meet a performance condition over the performance cycle of October 1, 2012 to September 30, 2015. The performance condition over the performance cycle, generally stated, is the Company's total return on capital as compared to the same metric for companies in the Natural Gas Distribution and Integrated Natural Gas Companies group as calculated and reported in the Monthly Utility Reports of AUS, Inc., a leading industry consultant. The number of performance based restricted stock units that will vest will depend upon the Company's performance relative to the report group and not upon the absolute level of return achieved by the Company. The Company also granted 26,100 non-performance based restricted stock units during the six months ended March 31, 2013.

Restricted stock units, both performance based and non-performance based, represent the right to receive shares of common stock of the Company (or the equivalent value in cash or a combination of cash and shares of common stock of the Company, as determined by the Company) at the end of a specified time period. The performance based and non-performance based restricted stock units do not entitle the participant to receive dividends during the vesting period. The accounting for performance based and non-performance based restricted stock units is the same as the accounting for restricted share awards, except that the fair value at the date of grant of the restricted stock units must be reduced by the present value of forgone dividends over the vesting term of the award. There were no restricted share awards granted during the six months ended March 31, 2013.

New Authoritative Accounting and Financial Reporting Guidance. In December 2011, the FASB issued authoritative guidance requiring enhanced disclosures regarding offsetting assets and liabilities. Companies are required to disclose both gross information and net information about both instruments and transactions eligible for offset in the statement of financial position and instruments and transactions subject to an agreement similar to a master netting arrangement. This authoritative guidance will be effective as of the Company's first quarter of fiscal 2014 and is not expected to have a significant impact on the Company's financial statements.

In February 2013, the FASB issued authoritative guidance requiring enhanced disclosures regarding the reporting of amounts reclassified out of accumulated other comprehensive income. The authoritative guidance requires parenthetical disclosure on the face of the financial statements or a single footnote that would provide more detail about the components of reclassification adjustments that are reclassified in their entirety to net income. If a component of a reclassification adjustment is not reclassified in its entirety to net income, a cross reference would be made to the footnote disclosure that provides a more thorough discussion of the component involved in that reclassification adjustment. This authoritative guidance will be effective as of the Company's first quarter of fiscal 2014. The Company does not expect this guidance to have a material impact.

Note 2 - Fair Value Measurements

The FASB authoritative guidance regarding fair value measurements establishes a fair-value hierarchy and prioritizes the inputs used in valuation techniques that measure fair value. Those inputs are prioritized into three levels. Level 1 inputs are unadjusted quoted prices in active markets for assets or liabilities that the Company can access at the measurement date. Level 2 inputs are inputs other than quoted prices included within Level 1 that are observable for the asset or liability, either directly or indirectly at the measurement date. Level 3 inputs are unobservable inputs for the asset or liability at the measurement date. The Company's assessment of the significance of a particular input to the fair value measurement requires judgment, and may affect the valuation of fair value assets and liabilities and their placement within the fair value hierarchy levels.

The following table sets forth, by level within the fair value hierarchy, the Company's financial assets and liabilities (as applicable) that were accounted for at fair value on a recurring basis as of March 31, 2013 and September 30, 2012. Financial assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement.

Recurring Fair Value Measures	At fair value as of March 31, 2013			NI-ttin -	
(Thousands of Dollars)	Level 1	Level 2	Level 3	Netting Adjustments <sup>(1)</sup>	Total
Assets:					
Cash Equivalents – Money Market Mutual Funds	\$ 87,836	\$ -	\$ -	\$ -	\$ 87,836
Derivative Financial Instruments:					
Commodity Futures Contracts – Gas	3,701	-	-	(2,154)	1,547
Over the Counter Swaps – Gas	-	24,250	-	(19,326)	4,924
Over the Counter Swaps – Oil	-	662	-	(662)	-
Other Investments:					
Balanced Equity Mutual Fund	30,084	-	-	-	30,084
Common Stock – Financial Services Industry	5,817	-	-	-	5,817
Other Common Stock	312	-	-	-	312
Hedging Collateral Deposits	750	-	-	-	750
Total	\$ 128,500	\$ 24,912	\$ -	\$ (22,142)	\$ 131,270
Liabilities:					
Derivative Financial Instruments:					
Commodity Futures Contracts – Gas	\$ 2,154	\$ -	\$ -	\$ (2,154)	\$ -
Over the Counter Swaps – Gas	-	41,626	-	(19,326)	22,300
Over the Counter Swaps – Oil	-	3,254	16,606	(662)	19,198
Total	\$ 2,154	\$ 44,880	\$ 16,606	\$ (22,142)	\$ 41,498
Total Net Assets/(Liabilities)	\$ 126,346	\$ (19,968)	\$ (16,606)	\$ -	\$ 89,772

Recurring Fair Value Measures	At fair value as of September 30, 2012				
(Thousands of Dollars)	Level 1	Level 2	Level 3	Netting Adjustments <sup>(1)</sup>	Total
Assets:					
Cash Equivalents – Money Market Mutual Funds	\$ 46,113	\$ -	\$ -	\$ -	\$ 46,113
Derivative Financial Instruments:					
Commodity Futures Contracts – Gas	4,348	-	-	(2,760)	1,588
Over the Counter Swaps – Gas	-	41,751	-	(15,723)	26,028
Over the Counter Swaps – Oil	-	-	559	(559)	-
Other Investments:					
Balanced Equity Mutual Fund	24,767	-	-	-	24,767
Common Stock – Financial Services Industry	4,758	-	-	-	4,758
Other Common Stock	272	-	-	-	272
Hedging Collateral Deposits	364	-	-	-	364
Total	\$ 80,622	\$ 41,751	\$ 559	\$ (19,042)	\$ 103,890

Liabilities:					
Derivative Financial Instruments:					
Commodity Futures Contracts – Gas	\$ 2,760	\$ -	\$ -	\$ (2,760)	\$ -
Over the Counter Swaps – Gas	-	19,932	-	(15,723)	4,209
Over the Counter Swaps – Oil	-	654	20,223	(559)	20,318
Total	\$ 2,760	\$ 20,586	\$ 20,223	\$ (19,042)	\$ 24,527
Total Net Assets/(Liabilities)	\$ 77,862	\$ 21,165	\$ (19,664)	\$ -	\$ 79,363

<sup>(1)</sup> Amounts represent the impact of legally-enforceable master netting arrangements that allow the Company to net gain and loss positions held with the same counterparties.

#### Derivative Financial Instruments

At March 31, 2013 and September 30, 2012, the derivative financial instruments reported in Level 1 consist of natural gas NYMEX futures contracts used in the Company's Energy Marketing segment. Hedging collateral deposits of \$0.4 million (at September 30, 2012), which are associated with these futures contracts, have been reported in Level 1 as well (there were no hedging collateral deposits associated with these futures contracts at March 31, 2013). The derivative financial instruments reported in Level 2 at March 31, 2013 and September 30, 2012 consist of natural gas price swap agreements used in the Company's Exploration and Production and Energy Marketing segments and some of the crude oil price swap agreements used in the Company's Exploration and Production segment. Hedging collateral deposits of \$0.8 million associated with these Level 2 price swap agreements have been reported in Level 1 at March 31, 2013. The fair value of the Level 2 price swap agreements is based on an internal, discounted cash flow model that uses observable inputs (i.e. LIBOR based discount rates and basis differential information, if applicable, at active natural gas and crude oil trading markets). The derivative financial instruments reported in Level 3 consist of some of the Company's Exploration and Production segments at March 31, 2013 and September 30, 2012. The fair value of the Level 3 crude oil price swap agreements is based on an internal, discounted cash flow model that uses both observable (i.e. LIBOR based discount rates) and unobservable inputs (i.e. basis differential information of crude oil trading markets with low trading volume).

The significant unobservable input used in the fair value measurement of the majority of the Company's over-the-counter crude oil swaps is the basis differential between Midway Sunset oil and NYMEX contracts. Significant changes in the assumed basis differential could result in a significant change in value of the derivative financial instruments. At March 31, 2013, it was assumed that Midway Sunset oil was valued at 110.5% of the value of oil priced at NYMEX. This is based on a historical twelve month average of Midway Sunset oil sales verses NYMEX settlements. During this twelve-month period, the price of Midway Sunset oil ranged from 108.5% to 112.4% of NYMEX. If the basis differential between Midway Sunset oil and NYMEX contracts used in the fair value measurement calculation at March 31, 2013 had been 10 percentage points lower, the fair value of the Level 3 crude oil price swap agreements liability would have been approximately \$13.1 million lower. If the basis differential between 10 percentage points higher, the fair value measurement of the Level 3 crude oil price swap agreements liability would have been approximately \$13.1 million lower. If the basis differential between 10 percentage points higher, the fair value measurement of the Level 3 crude oil price swap agreements liability would have been approximately \$13.1 million lower. If the basis differential between 40 measurement of the Level 3 crude oil price swap agreements liability would have been approximately \$13.1 million lower. If the basis differential between 40 measurement of the Level 3 crude oil price swap agreements liability would have been approximately \$13.1 million higher. These calculated amounts are based solely on basis differential changes and do not take into account any other changes to the fair value measurement calculation.

The accounting rules for fair value measurements and disclosures require consideration of the impact of nonperformance risk (including credit risk) from a market participant perspective in the measurement of the fair value of assets and liabilities. At March 31, 2013, the Company determined that nonperformance risk would have no material impact on its financial position or results of operation. To assess nonperformance risk, the Company considered information such as any applicable collateral posted, master netting arrangements, and applied a market-based method by using the counterparty (for an asset) or the Company's (for a liability) credit default swaps rates.

The tables listed below provide reconciliations of the beginning and ending net balances for assets and liabilities measured at fair value and classified as Level 3 for the quarters and six months ended March 31, 2013 and 2012, respectively. For the quarters and six months ended March 31, 2013 and March 31, 2012, no transfers in or out of Level 1 or Level 2 occurred. There were no purchases or sales of derivative financial instruments during the periods presented in the tables below. All settlements of the derivative financial instruments are reflected in the Gains/Losses Realized and Included in Earnings column of the tables below.

Fair Value Measurements Using Unobservable Inputs (Level 3)							
(Thousands of Dollars)		Total Gains/	Losses				
		(Gains)/	Gains/(Losses)				
		Losses Unrealized and Realized Included		Transfor			
				Transfer			
	January 1,	and in Other		In/Out of	March 31,		
	canaarj 1,	Included	Comprehensive	11, 0 40 01			
	2013	in Earnings	Income (Loss)	Level 3	2013		
Derivative		C					
Financial Instruments <sup>(2)</sup>	\$ (14,089)	\$ 4,539 (1)	\$ (7,056)	\$ -	\$ (16,606)		

<sup>(1)</sup> Amounts are reported in Operating Revenues in the Consolidated Statement of Income for the three months ended March 31, 2013.

<sup>(2)</sup> Derivative Financial Instruments are shown on a net basis.

# Fair Value Measurements Using Unobservable Inputs (Level 3)

	Total Gains/Losses			
	(Gains)/	Gains/(Losses)		
	Losses Unr		Transfor	
R		Included		
()etobor 1		in Other	In/Out of March 31,	
	Included	Comprehensive	mout of March 5	
2012	in	Income (Loss)		2013
2012	Earnings	meome (Loss)	Level 3	2013
\$ (19,664)	\$ 6,801 (1)	\$ (3,743)	\$ -	\$ (16,606)
	October 1, 2012 \$ (19,664)	(Gains)/ Losses Realized and Included 2012 in Earnings	(Gains)/ LossesGains/(Losses) Unrealized and RealizedOctober 1,Realized and IncludedIncluded in Other2012in EarningsIncome (Loss)	(Gains)/ LossesGains/(Losses) Unrealized and IncludedTransferOctober 1,and 

<sup>(1)</sup> Amounts are reported in Operating Revenues in the Consolidated Statement of Income for the six months ended March 31, 2013.

<sup>(2)</sup> Derivative Financial Instruments are shown on a net basis.

Fair Value Measurements Using Unobservable Inputs (Level 3)						
(Thousands of Dollars)	Total Gains/L	osses				
		(Gains)/	Gains/(Losses)			
		Losses Unrealized and Realized Included		Transfer		
				Transfer		
	January 1,	and	In Other		March 31,	
	January 1,	Included	Comprehensive	In/Out of	March 31,	
	2012		Incomo (Loss)		2012	
	2012	Earnings	nings Income (Loss)		2012	
Derivative						
Financial Instruments <sup>(2)</sup>	\$ (54,773)	\$ 13,523 (1)	\$ (27,504)	\$ -	\$ (68,754)	

<sup>(1)</sup> Amounts are reported in Operating Revenues in the Consolidated Statement of Income for the three months ended March 31, 2012.

<sup>(2)</sup> Derivative Financial Instruments are shown on a net basis.

#### Fair Value Measurements Using Unobservable Inputs (Level 3) (Thousands of Dollars) Total Gains/Losses

(Thousands of Dollars)		Total Gains/Losses				
		(Gains)/	Gains/(Losses)			
Ι		Losses	Unrealized and	Turnefer		
	Realized		Included Transfer			
	October	and	In Other		March 21	
	1,	Included	Comprehensive	In/Out of	March 31,	
	2011	in	Incomo (Loca)		2012	
	2011	Earnings	Income (Loss)	Level 3	2012	
Derivative						
Financial Instruments <sup>(2)</sup>	\$ (5,410)	\$ 26,135 (1)	\$ (89,479)	\$ -	\$ (68,754)	

<sup>(1)</sup> Amounts are reported in Operating Revenues in the Consolidated Statement of Income for the six months ended March 31, 2012.

<sup>(2)</sup> Derivative Financial Instruments are shown on a net basis.

Note 3 – Financial Instruments

Long-Term Debt. The fair market value of the Company's debt, as presented in the table below, was determined using a discounted cash flow model, which incorporates the Company's credit ratings and current market conditions in determining the yield, and subsequently, the fair market value of the debt. Based on these criteria, the fair market value of long-term debt, including current portion, was as follows (in thousands):

	March 31, 20	13	September 30, 2012		
	Carrying		Carrying		
	Amount	Fair Value	Amount	Fair Value	
Long-Term Debt	\$ 1,649,000	\$ 1,871,171	\$ 1,399,000	\$ 1,623,847	

The fair value amounts are not intended to reflect principal amounts that the Company will ultimately be required to pay. Carrying amounts for other financial instruments recorded on the Company's Consolidated Balance Sheets

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approximate fair value. The fair value of long-term debt was calculated using observable inputs (U.S. Treasuries/LIBOR for the risk free component and company specific credit spread information – generally obtained from recent trade activity in the debt). As such, the Company considers the debt to be Level 2.

Temporary cash investments, notes payable to banks and commercial paper are stated at cost. Temporary cash investments are considered Level 1, while notes payable to banks and commercial paper are considered to be Level 2. Given the short-term nature of the notes payable to banks and commercial paper, the Company believes cost is a reasonable approximation of fair value.

Other Investments. Investments in life insurance are stated at their cash surrender values or net present value as discussed below. Investments in an equity mutual fund and the stock of an insurance company (marketable equity securities), as discussed below, are stated at fair value based on quoted market prices.

Other investments include cash surrender values of insurance contracts (net present value in the case of split-dollar collateral assignment arrangements) and marketable equity securities. The values of the insurance contracts amounted to \$56.5 million and \$57.0 million at March 31, 2013 and September 30, 2012, respectively. The fair value of the equity mutual fund was \$30.1 million at March 31, 2013 and \$24.8 million at September 30, 2012. The gross unrealized gain on this equity mutual fund was \$4.2 million at March 31, 2013 and \$2.6 million at September 30, 2012. The fair value of the stock of an insurance company was \$5.8 million at March 31, 2013 and \$4.8 million at September 30, 2012. The gross unrealized gain on this stock was \$3.4 million at March 31, 2013 and \$2.3 million at September 30, 2012. The insurance contracts and marketable equity securities are primarily informal funding mechanisms for various benefit obligations the Company has to certain employees.

Derivative Financial Instruments. The Company uses or has used derivative instruments to manage commodity price risk in the Exploration and Production, Energy Marketing, and Pipeline and Storage segments. The Company enters into futures contracts and over-the-counter swap agreements for natural gas and crude oil to manage the price risk associated with forecasted sales of gas and oil. The Company also enters into futures contracts and swaps to manage the risk associated with forecasted gas purchases, forecasted gas sales, storage of gas, withdrawal of gas from storage to meet customer demand and the potential decline in the value of gas held in storage. The duration of the Company's hedges does not typically exceed 5 years.

The Company has presented its net derivative assets and liabilities as "Fair Value of Derivative Financial Instruments" on its Consolidated Balance Sheets at March 31, 2013 and September 30, 2012. All of the derivative financial instruments reported on those line items related to commodity contracts as discussed in the paragraph above.

For derivative instruments that are designated and qualify as a cash flow hedge, the effective portion of the gain or loss on the derivative is reported as a component of other comprehensive income (loss) and reclassified into earnings in the period or periods during which the hedged transaction affects earnings. Gains and losses on the derivative representing either hedge ineffectiveness or hedge components excluded from the assessment of effectiveness are recognized in current earnings.

As of March 31, 2013, the Company's Exploration and Production segment had the following commodity derivative contracts (swaps) outstanding to hedge forecasted sales (where the Company uses short positions (i.e. positions that pay-off in the event of commodity price decline) to mitigate the risk of decreasing revenues and earnings):

CommodityUnitsNatural Gas152.3 Bcf (all short positions)Crude Oil3,390,000 Bbls (all short positions)

As of March 31, 2013, the Company's Energy Marketing segment had the following commodity derivative contracts (futures contracts and swaps) outstanding to hedge forecasted sales (where the Company uses short positions to mitigate the risk associated with natural gas price decreases and its impact on decreasing revenues and earnings) and, when applicable, purchases (where the Company uses long positions (i.e. positions that pay-off in the event of commodity price increases) to mitigate the risk of increasing natural gas prices, which would lead to increased purchased gas expense and decreased earnings):

Commodity Units

Natural Gas 7.6 Bcf (4.5 Bcf short positions (mostly forecasted storage withdrawals) and 3.1 Bcf long positions (mostly forecasted storage injections))

As of March 31, 2013, the Company's Exploration and Production segment had \$36.5 million (\$21.2 million after tax) of net hedging losses included in the accumulated other comprehensive income (loss) balance. It is expected that \$12.2 million (\$7.1 million after tax) of such unrealized losses will be reclassified into the Consolidated Statement of Income within the next 12 months as the expected sales of the underlying commodities occur.

As of March 31, 2013, the Company's Energy Marketing segment had \$0.2 million (\$0.1 million after tax) of net hedging losses included in the accumulated other comprehensive income (loss) balance. It is expected that \$0.3 million (\$0.2 million after tax) of such unrealized losses will be reclassified into the Consolidated Statement of Income (Loss) within the next 12 months as the expected sales of the underlying commodity occurs. It is expected that unrealized gains will be reclassified into the Consolidated Statement of Income in subsequent periods as the expected sales of the underlying commodities occur.

Refer to Note 1, under Accumulated Other Comprehensive Income (Loss), for the after-tax gain (loss) pertaining to derivative financial instruments for the Exploration and Production and Energy Marketing segments.

The Effect of Derivative Financial Instruments on the Statement of Financial Performance for the Three Months Ended March 31, 2013 and 2012 (Thousands of Dollars)

Location of Amount of	
Derivative Gain Derivative Gain or	
or (Loss) (Loss) Locat	ion of Derivative Gain
Amount of Reclassified Reclassified from Deriva	ative or (Loss)
Derivative Gain or from Accumulated Gain of	or Recognized in
(Loss) Accumulated Other (Loss)	) the
Recognized in Other Comprehensive Recog	gnized Consolidated
Other Comprehensive Income (Loss) on in the	Statement of
Comprehensive Income (Loss) the Consolidated Conso	olidated Income
Income (Loss) on on the Balance Sheet Stater	nent of (Ineffective

Derivatives in Cash Flow Hedging Relationships	the Consolidated Statement of Comprehensive Income (Loss) (Effective Portion) for the Three Months Ended March 31, 2013 2012	Consolidated Balance Sheet into the Consolidated Statement of Income (Effective Portion)	into the Consolidated Statement of Income (Effective Portion) for the Three Months Ended March 31, 2013 2012	Income (Ineffective Portion and Amount Excluded from Effectiveness Testing)	Portion and Amount Excluded from Effectiveness Testing) for the Three Months Ended March 31, 2013 2012
Commodity Contracts – Exploration & Production segment	\$ (47,364) \$ 13,463	Operating 3 Revenue	\$ 11,741 \$ 12,569	Operating Revenue	\$ (456) \$ -
Commodity Contracts – Energy Marketing segment	\$ 14 \$ 459	Purchased Gas	\$ (782) \$ 3,040	Not Applicable	\$-\$-
Commodity Contracts – Pipeline & Storage segment(1) Total	\$ - \$ 576 \$ (47,350) \$ 14,498	Operating Revenue	\$ - \$ 576 \$ 10,959 \$ 16,185	11	\$ - \$ - \$ (456) \$ -
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# The Effect of Derivative Financial Instruments on the Statement of Financial Performance for the Six Months Ended March 31, 2013 and 2012 (Thousands of Dollars)

		Location of Derivative Gain	Amount of Derivative Gain o	r	
		or (Loss)	(Loss)	Location of	Derivative Gain
Derivatives in	<ul> <li>Amount of</li> <li>Derivative Gain or (Loss)</li> <li>Recognized in</li> <li>Other</li> <li>Comprehensive</li> <li>Income (Loss) on</li> <li>the Consolidated</li> <li>Statement of</li> <li>Comprehensive</li> <li>Income (Loss)</li> <li>(Effective Portion)</li> <li>for the Six</li> </ul>	Accumulated Other Comprehensive Income (Loss) on the Consolidated Balance Sheet into the Consolidated Statement of	Reclassified from Accumulated Other Comprehensive Income (Loss) on the Consolidated Balance Sheet into the Consolidated Statement of Income (Effective Portion) for the Six Months	Gain or (Loss) Recognized in the Consolidated Statement of Income (Ineffective Portion and Amount Excluded	or (Loss) Recognized in the Consolidated Statement of Income (Ineffective Portion and Amount Excluded from Effectiveness Testing) for the Sire Months
Cash Flow Hedging	for the Six Months Ended	Income (Effective	Six Months Ended	from Effectiveness	Six Months Ended
Relationships	March 31, 2013 2012	Portion)	March 31, 2013 2012	Testing)	March 31, 2013 2012
Commodity Contracts – Exploration & Production segment	\$ (13,750) \$ 9,539	Operating Revenue	\$ 24,046 \$ 17,990	Operating Revenue S	\$ (456) \$ -
Commodity Contracts – Energy Marketing segment	\$ 1,749 \$ 6,538	Purchased Gas	\$ (830) \$ 9,484	Not Applicable	\$ - \$ -
Commodity Contracts – Pipeline & Storage segment(1) Total	\$ - \$ 576 \$ (12,001) \$ 16,653		\$ (672)   \$ 576 \$ 22,544   \$ 28,050	11	\$ - \$ - \$ (456) \$ -

(1) There were no open hedging positions at March 31, 2013.

Fair value hedges

The Company's Energy Marketing segment utilizes fair value hedges to mitigate risk associated with fixed price sales commitments, fixed price purchase commitments, and the decline in the value of certain natural gas held in storage. With respect to fixed price sales commitments, the Company enters into long positions to mitigate the risk of price increases for natural gas supplies that could occur after the Company enters into fixed price sales agreements with its customers. With respect to fixed price purchase commitments, the Company enters into short positions to mitigate the risk of price decreases that could occur after the Company locks into fixed price purchase deals with its suppliers. With respect to storage hedges, the Company enters into short positions to mitigate the risk of price decreases that could occur after the value of natural gas in storage that is recorded in the Company's financial statements. As of March 31, 2013, the Company's Energy Marketing segment had fair value hedges covering approximately 6.8 Bcf (5.4 Bcf of fixed price sales commitments (mostly short positions)). For derivative instruments that are designated and qualify as a fair value hedge, the gain or loss on the derivative as well as the offsetting gain or loss on the hedged item attributable to the hedged risk completely offset each other in current earnings, as shown below.

Derivatives in Fair Value Hedging Relationships – Energy Marketing segment	Location of Gain or (Loss) on Derivative and Hedged Item Recognized in the Consolidated Statement of Income	Ga or De Re in the Co Sta Ino the Siz En Ma 20 (In	(Loss) on erivative cognized onsolidated atement of come for ex Months ded arch 31, 13	Ga (L) on He Ite Re in the Co Sti In the Si Er M 20 (Ir	ecognized e onsolidated atement of come for e x Months nded arch 31, 113
Commodity Contracts – Hedge of fixed price sales commitments of natural gas	Operating Revenues	\$	1,499	\$	(1,499)
Commodity Contracts – Hedge of fixed price purchase commitments of natural gas	Purchased Gas	\$	(633)	\$	633
Commodity Contracts – Hedge of natural gas held in storage	Purchased Gas	\$ \$	(25) 841	\$ \$	25 (841)

The Company may be exposed to credit risk on any of the derivative financial instruments that are in a gain position. Credit risk relates to the risk of loss that the Company would incur as a result of nonperformance by counterparties pursuant to the terms of their contractual obligations. To mitigate such credit risk, management performs a credit check, and then on a quarterly basis monitors counterparty credit exposure. The majority of the Company's counterparties are financial institutions and energy traders. The Company has over-the-counter swap positions with eleven counterparties of which three are in a net gain position. On average, the Company had \$1.5 million of credit exposure per counterparty in a gain position at March 31, 2013. The maximum credit exposure per counterparty in a gain position on such derivative financial instruments had not exceeded the established thresholds at which the counterparties would be required to post collateral, nor had the counterparties' credit ratings declined to levels at which the counterparties were required to post collateral.

As of March 31, 2013, nine of the eleven counterparties to the Company's outstanding derivative instrument contracts (specifically the over-the-counter swaps) had a common credit-risk related contingency feature. In the event the Company's credit rating increases or falls below a certain threshold (applicable debt ratings), the available credit extended to the Company would either increase or decrease. A decline in the Company's credit rating, in and of itself, would not cause the Company to be required to increase the level of its hedging collateral deposits (in the form of cash deposits, letters of credit or treasury debt instruments). If the Company's outstanding derivative instrument contracts were in a liability position (or if the current liability were larger) and/or the Company's credit rating declined, then additional hedging collateral deposits may be required. At March 31, 2013, the fair market value of the derivative financial instrument assets with a credit-risk related contingency feature was \$2.7 million according to the Company's internal model (discussed in Note 2 — Fair Value Measurements). At March 31, 2013, the fair market value of the derivative financial instrument liabilities with a credit-risk related contingency feature was \$38.7 million according to the Company's internal model (discussed in Note 2 — Fair Value Measurements). For its over-the-counter swap agreements, the Company was required to post \$0.8 million in hedging collateral deposits at March 31, 2013.

For its exchange traded futures contracts, which are in an asset position, the Company was not required to post any hedging collateral deposits as of March 31, 2013. As these are exchange traded futures contracts, there are no specific credit-risk related contingency features. The Company posts hedging collateral based on open positions and margin requirements it has with its counterparties.

The Company's requirement to post hedging collateral deposits is based on the fair value determined by the Company's counterparties, which may differ from the Company's assessment of fair value. Hedging collateral deposits may also include closed derivative positions in which the broker has not cleared the cash from the account to offset the

derivative liability. The Company records liabilities related to closed derivative positions in Other Accruals and Current Liabilities on the Consolidated Balance Sheet. These liabilities are relieved when the broker clears the cash from the hedging collateral deposit account. This is discussed in Note 1 under Hedging Collateral Deposits.

Note 4 - Income Taxes

The components of federal and state income taxes included in the Consolidated Statements of Income are as follows (in thousands):

	Six Months Ended March 31,			
	20	013	2	012
Current Income Taxes				
Federal	\$	(6,318)	\$	(4)
State		2,496		3,906
Deferred Income Taxes				
Federal		82,788		66,416
State		19,769		15,280
		98,735		85,598
Deferred Investment Tax Credit		(213)		(291)
Total Income Taxes	\$	98,522	\$	85,307
Presented as Follows:				
Other Income		(213)		(291)
Income Tax Expense		98,735		85,598
Total Income Taxes	\$	98,522	\$	85,307

Total income taxes as reported differ from the amounts that were computed by applying the federal income tax rate to income before income taxes. The following is a reconciliation of this difference (in thousands):

	Six Months Ended March 31,		
	2013	2012	
U.S. Income Before Income Taxes	\$ 252,186	\$ 213,398	
Income Tax Expense, Computed at U.S. Federal Statutory Rate of 35%	\$ 88,265	\$ 74,689	
Increase (Reduction) in Taxes Resulting from:			
State Income Taxes	14,473	12,471	
Miscellaneous	(4,216)	(1,853)	
Total Income Taxes	\$ 98,522	\$ 85,307	

Significant components of the Company's deferred tax liabilities and assets were as follows (in thousands):

	At March 31, 2013	At September 30, 2012
Deferred Tax Liabilities:		
Property, Plant and Equipment	\$ 1,427,288	\$ 1,333,574
Pension and Other Post-Retirement Benefit		
Costs	239,234	236,431
Other	38,060	43,294
Total Deferred Tax Liabilities	1,704,582	1,613,299
Deferred Tax Assets:		
Pension and Other Post-Retirement Benefit		
Costs	(275,594)	(276,501)
Tax Loss Carryforwards	(188,968)	(198,744)
Other	(94,667)	(83,052)
Total Deferred Tax Assets	(559,229)	(558,297)
Total Net Deferred Income Taxes	\$ 1,145,353	\$ 1,055,002
Presented as Follows:		
Net Deferred Tax Liability/(Asset) – Current	(34,241)	(10,755)
Net Deferred Tax Liability – Non-Current	1,179,594	1,065,757
Total Net Deferred Income Taxes	\$ 1,145,353	\$ 1,055,002

For the quarter ended March 31, 2013, the balance of unrecognized tax benefits decreased by \$9.3 million, primarily as a result of favorable settlements with taxing authorities (as discussed below), of which \$2.1 million reduced the effective tax rate for the quarter. Approximately \$1.9 million of the remaining balance of unrecognized tax benefits would favorably impact the effective tax rate, if recognized. It is reasonably possible that a reduction of \$1.9 million of the balance of uncertain tax positions may occur as a result of potential settlements with taxing authorities within the next twelve months.

As a result of certain realization requirements of the authoritative guidance on stock-based compensation, the table of deferred tax liabilities and assets shown above does not include certain deferred tax assets that arose directly from excess tax deductions related to stock-based compensation. Cumulative tax benefits of \$37.5 million and \$32.7 million for the periods ending March 31, 2013 and September 30, 2012, respectively, relating to the excess stock-based compensation deductions will be recorded in Paid in Capital in future years when such tax benefits are realized.

Regulatory liabilities representing the reduction of previously recorded deferred income taxes associated with rate-regulated activities that are expected to be refundable to customers amounted to \$65.1 million and \$66.4 million at March 31, 2013 and September 30, 2012, respectively. Also, regulatory assets representing future amounts collectible from customers, corresponding to additional deferred income taxes not previously recorded because of prior ratemaking practices, amounted to \$150.7 million and \$150.9 million at March 31, 2013 and September 30, 2012, respectively.

The Internal Revenue Service (IRS) is currently conducting examinations of the Company for fiscal 2012 and fiscal 2013 in accordance with the Compliance Assurance Process (CAP). The CAP audit employs a real time review of the Company's books and tax records by the IRS that is intended to permit issue resolution prior to the filing of the tax return. While the federal statute of limitations remains open for fiscal 2009 and later years, IRS examinations for fiscal 2008 and prior years have been completed and the Company believes such years are effectively settled. During fiscal 2009, consent was received from the IRS National Office approving the Company's application to change its tax method of accounting for certain capitalized costs relating to its utility property. During the quarter ended March 31, 2013, local IRS examiners issued no-change reports for fiscal 2009, fiscal 2011, but have reserved the right to re-examine these years, pending the anticipated issuance of IRS guidance addressing the issue for natural gas utilities. In addition, the Company negotiated a settlement of the fiscal 2011 Research Tax Credit.

The Company is also subject to various routine state income tax examinations. The Company's principal subsidiaries operate mainly in four states which have statutes of limitations that generally expire between three to four years from the date of filing of the income tax return.

On January 2, 2013, President Obama signed into law the American Taxpayer Relief Act of 2012 (the Relief Act). The Relief Act does not have a material effect on the Company's financial statements.

Note 5 - Capitalization

Common Stock. During the six months ended March 31, 2013, the Company issued 411,625 original issue shares of common stock as a result of stock option and SARs exercises. In addition, the Company issued 68,306 original issue shares of common stock for the Direct Stock Purchase and Dividend Reinvestment Plan. The Company also issued 7,980 original issue shares of common stock to the non-employee directors of the Company who receive compensation under the Company's 2009 Non-Employee Director Equity Compensation Plan, as partial consideration for the directors' services during the six months ended March 31, 2013. Holders of stock options, SARs or restricted stock will often tender shares of common stock to the Company for payment of option exercise prices and/or applicable withholding taxes. During the six months ended March 31, 2013, 296,306 shares of common stock were tendered to the Company for such purposes. The Company considers all shares tendered as cancelled shares restored to the status of authorized but unissued shares, in accordance with New Jersey law.

Current Portion of Long-Term Debt. Current Portion of Long-Term Debt at September 30, 2012 consisted of \$250 million of 5.25% notes that matured in March 2013. None of the Company's long-term debt at March 31, 2013 will mature within the following twelve-month period.

Long-Term Debt. On February 15, 2013, the Company issued \$500.0 million of 3.75% notes due March 1, 2023. After deducting underwriting discounts and commissions, the net proceeds to the Company amounted to \$495.4 million. The holders of the notes may require the Company to repurchase their notes at a price equal to 101% of the principal amount in the event of a change in control and a ratings downgrade to a rating below investment grade. The proceeds of this debt issuance were used to refund the \$250 million of 5.25% notes that matured in March 2013, as well as for general corporate purposes, including the reduction of short-term debt.

Note 6 - Commitments and Contingencies

Environmental Matters. The Company is subject to various federal, state and local laws and regulations relating to the protection of the environment. The Company has established procedures for the ongoing evaluation of its operations to identify potential environmental exposures and to comply with regulatory policies and procedures. It is the Company's policy to accrue estimated environmental clean-up costs (investigation and remediation) when such amounts can reasonably be estimated and it is probable that the Company will be required to incur such costs.

The Company has agreed with the NYDEC to remediate a former manufactured gas plant site located in New York. In February 2009, the Company received approval from the NYDEC of a Remedial Design Work Plan (RDWP) for this site. In October 2010, the Company submitted a RDWP addendum to conduct additional Preliminary Design Investigation field activities necessary to design a successful remediation. As a result of this work, the Company submitted to the NYDEC a proposal to amend the NYDEC's Record of Decision (ROD) remedy for the site. In April 2013, the NYDEC approved the Company's proposed amendment. Design work for the amended ROD remedy is expected to begin in the summer of 2013. An estimated minimum liability for remediation of this site of \$13.9 million has been recorded.

At March 31, 2013, the Company has estimated its remaining clean-up costs related to former manufactured gas plant sites and third party waste disposal sites (including the former manufactured gas plant site discussed above) will be in the range of \$16.5 million to \$17.0 million. The minimum estimated liability of \$16.5 million, which includes the \$13.9 million discussed above, has been recorded in Other Deferred Credits on the Consolidated Balance Sheet at March 31, 2013. The Company expects to recover its environmental clean-up costs through rate recovery over a period of approximately 10 years.

The Company is currently not aware of any material additional exposure to environmental liabilities. However, changes in environmental laws and regulations, new information or other factors could have an adverse financial impact on the Company.

Other. The Company is involved in other litigation and regulatory matters arising in the normal course of business. These other matters may include, for example, negligence claims and tax, regulatory or other governmental audits, inspections, investigations and other proceedings. These matters may involve state and federal taxes, safety, compliance

with regulations, rate base, cost of service and purchased gas cost issues, among other things. While these other matters arising in the normal course of business could have a material effect on earnings and cash flows in the period in which they are resolved, an estimate of the possible loss or range of loss, if any, cannot be made at this time.

Note 7 - Business Segment Information

The Company reports financial results for four segments: Utility, Pipeline and Storage, Exploration and Production, and Energy Marketing. The division of the Company's operations into reportable segments is based upon a combination of factors including differences in products and services, regulatory environment and geographic factors.

The data presented in the tables below reflect financial information for the segments and reconciliations to consolidated amounts. As stated in the 2012 Form 10-K, the Company evaluates segment performance based on income before discontinued operations, extraordinary items and cumulative effects of changes in accounting (when applicable). When these items are not applicable, the Company evaluates performance based on net income. There have not been any changes in the basis of segmentation nor in the basis of measuring segment profit or loss from those used in the Company's 2012 Form 10-K. As for segment assets, the significant changes from the segment assets disclosed in the 2012 Form 10-K involve the Exploration and Production, Utility, and Pipeline and Storage segments as well as the All Other category. Total Exploration and Production segment assets, Utility segment assets and Pipeline and Storage segment assets have increased by \$153.6 million, \$49.4 million, and \$20.5 million, respectively, during the six months ended March 31, 2013. The All Other category assets and the Corporate and Intersegment Eliminations assets have increased by \$48.0 million and \$59.5 million, respectively, during the six months ended March 31, 2013.

Quarter Ended March 31, 2013 (Thousands)

	Utility	Pipeline and Storage	Exploration and Production	Energy Marketing	Total Reportable Segments	All Other	Corporate and Intersegment Eliminations	t Total Consolidated
Revenue from External Customers	\$ 303,389	\$ 46,383	\$ 168,080	\$ 78,989	\$ 596,841	\$ 761	\$ 224	\$ 597,826
Intersegment Revenues	\$ 6,396	\$ 23,712	\$ -	\$ 208	\$ 30,316	\$ 7,898	\$ (38,214)	\$ -

Segment Profit:								
Net Income (Loss)	\$ 34,516	\$ 16,796	\$ 27,711	\$ 4,283	\$ 83,306	\$ 3,064	\$ (650)	\$ 85,720

Six Months Ended March 31, 2013 (Thousands)

	Utility	Pipeline and Storage	Exploration and Production	Energy Marketing	Total Reportable Segments	All Other	Corporate and Intersegmen Elimination	ntTotal s Consolidated
Revenue from External Customers	\$ 511,953	\$ 89,842	\$ 323,529	\$ 123,154	\$ 1,048,478	\$ 1,778	\$ 424	\$ 1,050,680
Intersegment Revenues	\$ 10,707	\$ 46,509	\$ -	\$ 634	\$ 57,850	\$ 13,377	\$ (71,227)	\$ -
Segment Profit: Net Income (Loss)	\$ 57,394	\$ 33,728	\$ 54,391	\$ 4,778	\$ 150,291	\$ 4,950	\$ (1,577)	\$ 153,664

# Quarter Ended March 31, 2012 (Thousands)

	Utility	Pipeline and Storage	Exploration and Production	Energy Marketing	Total Reportable Segments	All Other	Corporate and Intersegment Eliminations	Total Consolidated
Revenue from External Customers	\$ 296,786	\$ 42,120	\$ 136,926	\$ 75,223	\$ 551,055	\$ 1,023	\$ 231	\$ 552,309
Intersegment Revenues	\$ 5,551	\$ 21,294	\$ -	\$ 269	\$ 27,114	\$ 3,159	\$ (30,273)	\$ -
Segment Profit: Net Income (Loss)	\$ 28,275	\$ 12,841	\$ 22,192	\$ 3,310	\$ 66,618	\$ 1,339	\$ (565)	\$ 67,392

Six Months Ended March 31, 2012 (Thousands)

	Utility	Pipeline and Storage	Exploration and Production	Energy Marketing	Total Reportable Segments	All Other	Corporate and Intersegment Eliminations	t Total Consolidated
Revenue from External Customers	\$ 505,596	\$ 77,345	\$ 272,899	\$ 126,445	\$ 982,285	\$ 1,960	\$ 487	\$ 984,732
Intersegment Revenues	\$ 9,940	\$ 42,359	\$ -	\$ 556	\$ 52,855	\$ 6,520	\$ (59,375)	\$ -
Segment Profit: Net Income (Loss)	\$ 47,628	\$ 22,801	\$ 52,507	\$ 3,739	\$ 126,675	\$ 2,743	\$ (1,327)	\$ 128,091

#### Note 8 - Retirement Plan and Other Post-Retirement Benefits

# Components of Net Periodic Benefit Cost (in thousands):

## Three Months Ended March 31,

			Other	
			Post-Retir	ement
	Retirement	t Plan	Benefits	
	2013	2012	2013	2012
Service Cost	\$ 3,961	\$ 3,551	\$ 1,176	\$ 1,004
Interest Cost	9,124	10,381	4,803	5,329
Expected Return on Plan Assets	(14,336)	(14,925)	(8,218)	(7,243)
Amortization of Prior Service Cost	60	67	(534)	(534)
Amortization of Transition Amount	-	-	2	3
Amortization of Losses	13,194	9,904	5,223	6,014
Net Amortization and Deferral for				
Regulatory Purposes (Including				
Volumetric Adjustments) <sup>(1)</sup>	1,724	2,200	6,459	5,141
Net Periodic Benefit Cost	\$ 13,727	\$ 11,178	\$ 8,911	\$ 9,714

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Six Months Ended March 31,

			Other Post-Retirement		
	Retirement	Plan	Benefits		
	2013	2012	2013	2012	
Service Cost Interest Cost	\$ 7,923 18,249	\$ 7,101 20,763	\$ 2,352 9,606	\$ 2,008 10,657	
Expected Return on Plan Assets Amortization of Prior Service Cost	(28,673) 119	(29,850) 134	(16,436) (1,069)	(14,486) (1,069)	
Amortization of Transition Amount	-	-	4	5	
Amortization of Losses	26,388	19,807	10,446	12,029	
Net Amortization and Deferral for Regulatory Purposes (Including					
Volumetric Adjustments) <sup>(1)</sup>	(1,958)	399	9,162	7,274	
Net Periodic Benefit Cost	\$ 22,048	\$ 18,354	\$ 14,065	\$ 16,418	

<sup>(1)</sup> The Company's policy is to record retirement plan and other post-retirement benefit costs in the Utility segment on a volumetric basis to reflect the fact that the Utility segment experiences higher throughput of natural gas in the winter months and lower throughput of natural gas in the summer months.

Employer Contributions. During the six months ended March 31, 2013, the Company contributed \$42.0 million to its tax-qualified, noncontributory defined-benefit retirement plan (Retirement Plan) and \$11.8 million to its VEBA trusts and 401(h) accounts for its other post-retirement benefits. The Company does not plan to make any further contributions to the Retirement Plan for the remainder of 2013. Changes in the discount rate, other actuarial assumptions, and asset performance could ultimately cause the Company to fund larger amounts to the Retirement Plan in fiscal 2013 in order to be in compliance with the Pension Protection Act of 2006 (as impacted by the Moving Ahead for Progress in the 21<sup>st</sup> Century Act). In July 2012, the Surface Transportation Extension Act, which is also referred to as the Moving Ahead for Progress in the 21<sup>st</sup> Century Act (the Act), was passed by Congress and signed by the President. The Act included pension funding stabilization provisions. The Company is continually evaluating its future contributions in light of the provisions of the Act. For the remainder of 2013, the Company expects to contribute approximately \$6.3 million to its VEBA trusts and 401(h) accounts.

Note 9 - Regulatory Matters

On March 27, 2013, Distribution Corporation filed a plan ("Plan") with the NYPSC proposing to adopt an "earnings stabilization and sharing mechanism" that would allocate earnings above a rate of return on equity of 9.96% evenly between shareholders and an accounting reserve ("Reserve"). The Reserve would be utilized to stabilize Distribution Corporation's earnings and to fund customer benefit programs. The Plan also proposed to increase capital spending and to aid new customer system expansion efforts. Discussions were held with NYPSC staff and others with respect

to the Plan.

In a related development, on April 19, 2013, the NYPSC issued an order directing Distribution Corporation to either agree to make its rates and charges temporary subject to refund effective June 1, 2013, or show cause why its gas rates and charges should not be set on a temporary basis subject to refund ("Order"). The Order recognized Distribution Corporation's Plan and, while lauding the Company's cost-cutting and efficiency achievements, determined nonetheless that the Plan did not propose to adjust "existing rates . . . enough to compensate for the imbalance between ratepayer and shareholder interests that has developed since . . . 2007 . . ." The Order commences a "temporary rate" proceeding under which a utility's rates and charges are subject to refund or recoupment following further proceedings to establish a permanent rate. The Order also provides for an examination of the "applicability and appropriateness of PSL §66(20) as a potential remedy in addition to temporary rates." PSL §66(20) is a subdivision of the Public Service Law that provides the NYPSC with stated authority to direct a refund of revenues received by a utility "in excess of its authorized rate of return for a period of twelve months." Distribution Corporation is evaluating the Order and plans to respond with information as directed by the NYPSC, and otherwise as is determined necessary and appropriate.

Item 2. Management's Discussion and Analysis of Financial Condition and Results of Operations

**OVERVIEW** 

Please note that this overview is a high-level summary of items that are discussed in greater detail in subsequent sections of this report.

The Company is a diversified energy holding company that owns a number of subsidiary operating companies, and reports financial results in four reportable business segments. For the quarter ended March 31, 2013 compared to the quarter ended March 31, 2012, the Company experienced an increase in earnings of \$18.3 million. For the six months ended March 31, 2013 compared to the six months ended March 31, 2012, the Company experienced an increase in earnings of \$25.6 million. The earnings increase for both the quarter and six-month periods ended March 31, 2013 reflect increases in all of the Company's segments as well as the All Other category. For further discussion of the Company's earnings, refer to the Results of Operations section below.

The Company's natural gas reserve base has grown substantially in recent years due to its development of reserves in the Marcellus Shale, a Middle Devonian-age geological shale formation that is present nearly a mile or more below the surface in the Appalachian region of the United States, including much of Pennsylvania and southern New York. The Company controls the natural gas interests associated with approximately 775,000 net acres within the Marcellus Shale area, with a majority of the interests held in fee, carrying no royalty and no lease expirations. Natural gas proved developed and undeveloped reserves in the Appalachian region increased from 607 Bcf at September 30, 2011 to 925 Bcf at September 30, 2012. The Company has spent significant amounts of capital in this region related to the development of such reserves. For the six months ended March 31, 2013, the Company's Exploration and Production segment had capital expenditures of \$219.3 million in the Appalachian region, of which \$206.8 million was spent towards the development of the Marcellus Shale. The Company's fiscal 2013 estimated capital expenditures in the Appalachian region are expected to be approximately \$460.0 million.

From a capital resources perspective, the Company has largely been able to meet its capital expenditure needs by using cash from operations as well as both short and long-term debt. In February 2013, the Company issued \$500.0 million of 3.75% notes due in March 2023 to refund the \$250.0 million of 5.25% notes that matured in March 2013 and to enhance its liquidity position.

The well completion technology referred to as hydraulic fracturing used in conjunction with horizontal drilling continues to be debated. In Pennsylvania, where the Company is focusing its Marcellus Shale development efforts, the permitting and regulatory processes seem to strike a balance between the environmental concerns associated with hydraulic fracturing and the benefits of increased natural gas production. Hydraulic fracturing is a well stimulation technique that has been used for many years and, in the Company's experience, one that the Company believes has

little negative impact to the environment. Nonetheless, the potential for increased state or federal regulation of hydraulic fracturing could impact future costs of drilling in the Marcellus Shale and lead to operational delays or restrictions. There is also the risk that drilling could be prohibited on certain acreage that is prospective for the Marcellus Shale. Please refer to the Risk Factors section of the Company's 2012 Form 10-K for further discussion.

#### CRITICAL ACCOUNTING ESTIMATES

For a complete discussion of critical accounting estimates, refer to "Critical Accounting Estimates" in Item 7 of the Company's 2012 Form 10-K and Item 2 of the Company's December 31, 2012 Form 10-Q. There have been no material changes to that disclosure other than as set forth below. The information presented below updates and should be read in conjunction with the critical accounting estimates in that Form 10-K.

Oil and Gas Exploration and Development Costs. The Company, in its Exploration and Production segment, follows the full cost method of accounting for determining the book value of its oil and natural gas properties. In accordance with this methodology, the Company is required to perform a quarterly ceiling test. Under the ceiling test, the present value of future revenues from the Company's oil and gas reserves based on an unweighted arithmetic average of the first day of the month oil and gas prices for each month within the twelve-month period prior to the end of the reporting period (the "ceiling") is compared with the book value of the Company's oil and gas properties at the balance sheet date. If the book value of the oil and gas properties exceeds the ceiling, a non-cash impairment charge must be recorded to reduce the book value of the oil and gas properties by approximately \$61.0 million. The 12-month average of the first day of the month price for crude oil for each month during the twelve months ended March 31, 2013, based on posted Midway Sunset prices, was \$102.29 per Bbl. The 12-month average of the first day of the month price for natural gas, was \$2.95 per MMBtu.

(Note – Because actual pricing of the Company's various producing properties varies depending on their location and hedging, the actual various prices received for such production is utilized to calculate the ceiling, rather than the Midway Sunset and Henry Hub prices, which are only indicative of 12-month average prices for the twelve months ended March 31, 2013.) If natural gas average prices used in the ceiling test calculation at March 31, 2013 had been \$1 per MMBtu lower, the book value of the Company's oil and gas properties would have exceeded the ceiling by approximately \$186.9 million, which would have resulted in an impairment charge. If crude oil average prices used in the ceiling test calculation at March 31, 2013 had been \$5 per Bbl lower, the ceiling would have exceeded the book value of the Company's oil and gas properties by approximately \$16.9 million. If both natural gas and crude oil average prices used in the ceiling test calculation at March 31, 2013 and gas properties would have exceeded the ceiling by average prices used in the ceiling test calculation at March 31, 2013 had been \$5 per Bbl lower, the ceiling would have exceeded the book value of the Company's oil and gas properties by approximately \$16.9 million. If both natural gas and crude oil average prices used in the ceiling test calculation at March 31, 2013 were lower by \$1 per MMBtu and \$5 per Bbl, respectively, the book value of the Company's oil and gas properties would have exceeded the ceiling by approximately \$231.0 million, which would have resulted in an impairment charge. These calculated amounts are based solely on price changes and do not take into account any other changes to the ceiling test calculation. For a more complete discussion of the full cost method of accounting, refer to "Oil and Gas Exploration and Development Costs" under "Critical Accounting Estimates" in Item 7 of the Company's 2012 Form 10-K.

#### **RESULTS OF OPERATIONS**

Earnings

The Company's earnings were \$85.7 million for the quarter ended March 31, 2013 compared with earnings of \$67.4 million for the quarter ended March 31, 2012. The increase in earnings of \$18.3 million is primarily a result of higher earnings in all of the Company's segments as well as in the All Other category.

The Company's earnings were \$153.7 million for the six months ended March 31, 2013 compared to earnings of \$128.1 million for the six months ended March 31, 2012. The increase in earnings of \$25.6 million is primarily a result of higher earnings in all of the Company's segments as well as in the All Other category.

Additional discussion of earnings in each of the business segments can be found in the business segment information that follows. Note that all amounts used in the earnings discussions are after-tax amounts, unless otherwise noted.

Earnings (Loss) by Segment

	Three Mor March 31,	nths Ended		Six Months Ended March 31,			
			Increase			Increase	
(Thousands)	2013	2012	(Decrease)	2013	2012	(Decrease)	
Utility	\$ 34,516	\$ 28,275	\$ 6,241	\$ 57,394	\$ 47,628	\$ 9,766	
Pipeline and Storage	16,796	12,841	3,955	33,728	22,801	10,927	
Exploration and Production	27,711	22,192	5,519	54,391	52,507	1,884	
Energy Marketing	4,283	3,310	973	4,778	3,739	1,039	
Total Reportable Segments	83,306	66,618	16,688	150,291	126,675	23,616	
All Other	3,064	1,339	1,725	4,950	2,743	2,207	
Corporate	(650)	(565)	(85)	(1,577)	(1,327)	(250)	
Total Consolidated	\$ 85,720	\$ 67,392	\$ 18,328	\$ 153,664	\$ 128,091	\$ 25,573	

Utility

# Utility Operating Revenues

				Six Months March 31,		
	,		Increase	,		Increase
(Thousands)	2013	2012	(Decrease)	2013	2012	(Decrease)
Retail Sales Revenues:						
Residential	\$ 208,701	\$ 207,409	\$ 1,292	\$ 354,506	\$ 355,672	\$ (1,166)
Commercial	30,759	28,208	2,551	48,351	45,853	2,498
Industrial	2,454	1,675	779	4,227	2,697	1,530
	241,914	237,292	4,622	407,084	404,222	2,862
Transportation	49,460	43,124	6,336	86,713	78,088	8,625
Off-System Sales	16,300	17,865	(1,565)	25,020	27,010	(1,990)
Other	2,111	4,056	(1,945)	3,843	6,216	(2,373)
	\$ 309,785	\$ 302,337	\$ 7,448	\$ 522,660	\$ 515,536	\$ 7,124

Utility Throughput

	Three Months Ended			Six Months Ended			
	March	31,		March 31,			
			Increase			Increase	
(MMcf)	2013	2012	(Decrease)	2013	2012	(Decrease)	
Retail Sales:							
Residential	25,372	21,384	3,988	40,525	35,933	4,592	
Commercial	3,871	3,161	710	5,838	5,155	683	
Industrial	405	187	218	706	288	418	
	29,648	24,732	4,916	47,069	41,376	5,693	
Transportation	27,616	22,719	4,897	46,254	39,647	6,607	
Off-System Sales	4,288	6,799	(2,511)	6,716	9,544	(2,828)	
	61,552	54,250	7,302	100,039	90,567	9,472	

Degree Days

				Percent	
Three Months Ended				Colder (W	armer) Than
March 31	Normal	2013	2012	Normal <sup>(1)</sup>	Prior Year <sup>(1)</sup>
Buffalo	3,290	3,145	2,572	(4.4)	22.3
Erie	3,108	3,067	2,403	(1.3)	27.6
Six Months Ended					
March 31					
Buffalo	5,543	5,181	4,420	(6.5)	17.2
Erie	5,152	4,965	4,124	(3.6)	20.4

<sup>(1)</sup> Percents compare actual 2013 degree days to normal degree days and actual 2013 degree days to actual 2012 degree days.

#### 2013 Compared with 2012

Operating revenues for the Utility segment increased \$7.4 million for the quarter ended March 31, 2013 as compared with the quarter ended March 31, 2012. This increase resulted from a \$6.3 million increase in transportation revenues and a \$4.6 million increase in retail gas sales revenues. These were partially offset by a \$1.6 million decrease in off-system sales revenue (due to lower volumes), and a \$1.9 million decrease in other revenue. The increase in transportation revenues of \$6.3 million was primarily due to a 4.9 Bcf increase in transportation throughput, largely the result of colder weather compared to the prior period and the migration of customers from retail sales to transportation services. The increase in retail gas sales revenues was primarily due to the impact of a 4.9 Bcf increase in retail throughput, which more than offset the impact of a lower cost of gas sold. The increase in retail throughput was largely the result of colder weather compared to the prior period, which more than offset the volume reduction associated with the migration of customers from retail sales to transportation services. The Utility segment's average cost of purchased gas sold decreased 7% quarter over quarter. The decrease in other revenue was largely due to the non-recurrence of a regulatory adjustment recorded during the quarter ended March 31, 2012 to increase previous undercollection of pension and other post-retirement benefit costs. In addition, a decline in capacity release revenues led to a decline in other revenues. As a result of the unusually warm winter during fiscal 2012, the demand for capacity release volumes decreased as customers were initiating contracts for fiscal 2013, which led to a decrease in the capacity release rates and revenues. Due to profit sharing with retail customers, the margins resulting from off-system sales are minimal and there is not a material impact to margins.

Operating revenues for the Utility segment increased \$7.1 million for the six months ended March 31, 2013 as compared with the six months ended March 31, 2012. This increase resulted from an \$8.6 million increase in transportation revenues and a \$2.9 million increase in retail gas sales revenues. These were partially offset by a \$2.0 million decrease in off-system sales revenue (due to lower volumes), and a \$2.4 million decrease in other revenue. The increase in transportation revenues of \$8.6 million was primarily due to a 6.6 Bcf increase in transportation throughput, largely the result of colder weather compared to the prior period and the migration of customers from retail sales to transportation services. The increase in retail gas sales revenues was primarily due to the impact of a 5.7 Bcf increase in retail throughput, which more than offset the impact of a lower cost of gas sold. The increase in retail throughput was largely the result of colder weather compared to the prior period, which more than offset the volume reduction associated with the migration of customers from retail sales to transportation services. The Utility segment's average cost of purchased gas sold decreased 6% period over period. The decrease in other revenue was largely due to the non-recurrence of a regulatory adjustment recorded during the quarter ended March 31, 2012 to increase previous undercollection of pension and other post-retirement benefit costs. In addition, a decline in capacity release revenues led to a decline in other revenues, as discussed in the previous paragraph. Due to profit sharing with retail customers, the margins resulting from off-system sales are minimal and there is not a material impact to margins.

The Utility segment's earnings for the quarter ended March 31, 2013 were \$34.5 million, an increase of \$6.2 million when compared with earnings of \$28.3 million for the quarter ended March 31, 2012. The increase in earnings is largely attributable to colder weather (\$5.4 million), lower income tax expense of \$1.5 million (primarily as a result of a favorable tax settlement) and lower interest expense of \$0.9 million (primarily a result of reduced interest on a favorable tax settlement). These increases were partially offset by decreases in the aforementioned regulatory adjustments (\$0.6 million) and lower capacity release revenues (\$0.5 million).

The impact of weather variations on earnings in the Utility segment's New York rate jurisdiction is mitigated by that jurisdiction's weather normalization clause (WNC). The WNC in New York, which covers the eight-month period from October through May, has had a stabilizing effect on earnings for the New York rate jurisdiction. In addition, in periods of colder than normal weather, the WNC benefits the Utility segment's New York customers. For the quarter ended March 31, 2013, the WNC preserved earnings of approximately \$1.1 million, as the weather was warmer than normal. For the quarter ended March 31, 2012, the WNC preserved earnings of approximately \$3.3 million, as the weather was warmer than normal.

The Utility segment's earnings for the six months ended March 31, 2013 were \$57.4 million, an increase of \$9.8 million when compared with earnings of \$47.6 million for the six months ended March 31, 2012. The increase in earnings is largely attributable to colder weather (\$6.6 million), lower income tax expense of \$2.0 million (primarily as a result of a favorable tax settlement), lower operating expenses of \$1.3 million (due to decreased bad debt expense) and lower interest expense of \$0.8 million (primarily a result of reduced interest on a favorable tax settlement). These increases were partially offset by lower capacity release revenues (\$0.7 million).

For the six months ended March 31, 2013, the WNC preserved earnings of approximately \$1.7 million, as the weather was warmer than normal. For the six months ended March 31, 2012, the WNC preserved earnings of approximately \$4.7 million, as the weather was warmer than normal.

Pipeline and Storage

Pipeline and Storage Operating Revenues

	Three Mor March 31,	nths Ended		Six Months Ended March 31,			
			Increase				
(Thousands)	2013	2012	(Decrease)	2013	2012	Increase	
Firm Transportation	\$ 50,635	\$ 45,007	\$ 5,628	\$ 97,232	\$ 84,139	\$ 13,093	
Interruptible Transportation	514	335	179	1,015	738	277	
	51,149	45,342	5,807	98,247	84,877	13,370	
Firm Storage Service	18,226	16,685	1,541	35,662	33,183	2,479	
Other	720	1,387	(667)	2,442	1,644	798	
	\$ 70,095	\$ 63,414	\$ 6,681	\$ 136,351	\$ 119,704	\$ 16,647	

Pipeline and Storage Throughput

	Three Months Ended March 31,			Six Mon March 3	ths Ende 1,	d
(MMcf)	2013	2012	Increase	2013	2012	Increase
Firm Transportation	174,775	118,050	56,725	298,188	201,658	96,530
Interruptible Transportation	714	456	258	1,966	1,264	702
	175,489	118,506	56,983	300,154	202,922	97,232

2013 Compared with 2012

Operating revenues for the Pipeline and Storage segment increased \$6.7 million in the quarter ended March 31, 2013 as compared with the quarter ended March 31, 2012. The increase was primarily due to an increase in transportation

revenues of \$5.8 million and an increase in storage revenues of \$1.5 million. The increase in transportation revenues was largely due to demand charges on new contracts for transportation service on Supply Corporation's Line N 2012 Expansion Project, which was placed fully in service in November 2012, and Supply Corporation's Northern Access expansion project, which was placed fully in service in January 2013. These projects provide pipeline capacity for Marcellus Shale production. The Line N 2012 Expansion Project and the Northern Access expansion project are discussed in the Investing Cash Flow section that follows. Additionally, effective May 2012, both transportation and storage revenues increased due to an overall net increase in tariff rates as a result of the implementation of Supply Corporation's rate case settlement which was approved by FERC on August 6, 2012. The increase in transportation and storage revenues was partially offset by a decrease in efficiency gas revenues of \$1.0 million (reported as a part of other revenue in the table above). The decrease in efficiency gas revenues is a result of Supply Corporation's rate case settlement in May 2012. Prior to May 2012, under Supply Corporation's previous tariff with shippers, Supply Corporation was allowed to retain a set percentage of shipper-supplied gas as compressor fuel and for other operational purposes. To the extent that Supply Corporation did not utilize all of the gas to cover such operational needs, it was allowed to keep the excess gas as inventory. That inventory would later be sold to buyers on the open market. The excess gas that was retained as inventory, as well as any gains resulting from the sale of such inventory, represented efficiency gas revenue to Supply Corporation. In accordance with the rate settlement mentioned above, shipper-supplied gas retained subsequent to May 1, 2012 is subject to a tracking mechanism that will adjust fuel retention rates annually to reflect actual experience, thus eliminating any future revenue and earnings impact to Supply Corporation.

Operating revenues for the Pipeline and Storage segment for the six months ended March 31, 2013 increased \$16.6 million as compared with the six months ended March 31, 2012. The increase was primarily due to an increase in transportation revenues of \$13.4 million and an increase in storage revenues of \$2.5 million. The increase in

transportation revenues was largely due to demand charges on new contracts for transportation service on Supply Corporation's Line N 2012 Expansion Project and Supply Corporation's Northern Access expansion project, as discussed above, and Empire's Tioga County Extension Project, which was placed in service in November 2011. Transportation and storage revenues also increased due to an overall net increase in tariff rates as a result of the implementation of Supply Corporation's rate case settlement, as noted above. In addition to these increases, there was an increase in cashout revenues of \$1.0 million (reported as a part of other revenue in the table above). Cashout revenues are completely offset by purchased gas expense and, as a result, have no impact on earnings. These increases were partially offset by a decrease in efficiency gas revenues of \$0.4 million (reported as part of other revenue in the table above). A gain resulting from the sale of efficiency gas inventory (retained as inventory prior to May 1, 2012) recognized during the quarter ended December 31, 2012 was more than offset by decreases to efficiency gas revenues due to the decline in efficiency gas volume as a result of the implementation of Supply Corporation's rate settlement. As discussed above, the settlement established a tracking mechanism to adjust fuel retention rates annually to reflect actual experience, thus eliminating any future revenue and earnings impact to Supply Corporation.

Transportation volumes for the quarter ended March 31, 2013 increased by 57.0 Bcf from the prior year's quarter. For the six months ended March 31, 2013, transportation volume increased by 97.2 Bcf from the prior year's six-month period. The large increase in transportation volumes for the quarter and the six-month period primarily reflects the impact of the above mentioned expansion projects being placed in service. Volume fluctuations generally do not have a significant impact on revenues as a result of the straight fixed-variable rate design utilized by Supply Corporation and Empire.

The Pipeline and Storage segment's earnings for the quarter ended March 31, 2013 were \$16.8 million, an increase of \$4.0 million when compared with earnings of \$12.8 million for the quarter ended March 31, 2012. The increase in earnings is primarily due to the earnings impact of higher transportation and storage revenues of \$4.8 million, as discussed above, combined with a decrease in depreciation expense (\$0.7 million). The decrease in depreciation expense primarily reflects a decrease in depreciation rates as specified in Supply Corporation's rate case settlement offset partly by incremental depreciation expense related to the projects that were placed in service within the last year. These earnings increases were partially offset by the earnings impact associated with lower efficiency gas revenues (\$0.6 million), as discussed above, and higher income taxes (\$0.6 million) as a result of higher state taxes.

The Pipeline and Storage segment's earnings for the six months ended March 31, 2013 were \$33.7 million, an increase of \$10.9 million when compared with earnings of \$22.8 million for the six months ended March 31, 2012. The increase in earnings is primarily due to the earnings impact of higher transportation and storage revenues of \$10.3 million, as discussed above, combined with a decrease in depreciation expense (\$1.7 million). The decrease in depreciation expense (\$1.7 million). The decrease in depreciation expense primarily reflects a decrease in depreciation rates as specified in Supply Corporation's rate case settlement offset partly by incremental depreciation expense related to the projects that were placed in service within the last year. These earnings increases were partially offset by the earnings impact associated with lower efficiency gas revenues (\$0.3 million), as discussed above, and higher income taxes (\$1.0 million) as a result of higher state taxes.

# Exploration and Production Operating Revenues

	Three Mon	ths Ended		Six Months		
	March 31,			March 31,		
			Increase			Increase
(Thousands)	2013	2012	(Decrease)	2013	2012	(Decrease)
Gas (after Hedging)	\$ 98,244	\$ 65,199	\$ 33,045	\$ 181,018	\$ 131,711	\$ 49,307
Oil (after Hedging)	68,461	67,721	740	137,495	133,392	4,103
Gas Processing Plant	5,770	6,284	(514)	11,812	13,245	(1,433)
Other	(1,589)	191	(1,780)	(991)	159	(1,150)
Intrasegment Elimination (1)	(2,806)	(2,469)	(337)	(5,805)	(5,608)	(197)
	\$ 168,080	\$ 136,926	\$ 31,154	\$ 323,529	\$ 272,899	\$ 50,630

<sup>(1)</sup> Represents the elimination of certain West Coast gas production revenue included in "Gas (after Hedging)" in the table above that was sold to the gas processing plant shown in the table above. An elimination for the same dollar amount was made to reduce the gas processing plant's Purchased Gas expense.

# Production Volumes

	Three M March	Months 31,	Ended	Six Months Ended March 31,		
			Increase			Increase
	2013	2012	(Decrease)	2013	2012	(Decrease)
Gas Production (MMcf)						
Appalachia	23,983	13,236	10,747	43,479	26,347	17,132
West Coast	716	828	(112)	1,461	1,645	(184)
Total Production	24,699	14,064	10,635	44,940	27,992	16,948
Oil Production (Mbbl)	6	0	( <b>2</b> )	10	10	
Appalachia	6	8	(2)	12	18	(6)
West Coast	685	717	(32)	1,393	1,426	(33)
Total Production	691	725	(34)	1,405	1,444	(39)

Average Prices

	Three Mo March 31,	nths Ended		Six Month March 31		
	2013	2012	Increase (Decrease)	2013	2012	Increase (Decrease)
Average Gas Price/Mcf	2013	2012	(Decrease)	2013	2012	(Decrease)
Appalachia	\$ 3.29	\$ 2.74	\$ 0.55	\$ 3.32	\$ 3.06	\$ 0.26
West Coast	\$ 3.70	\$ 3.49	\$ 0.21	\$ 3.73	\$ 4.22	\$ (0.49)
Weighted Average	\$ 3.30	\$ 2.78	\$ 0.52	\$ 3.33	\$ 3.13	\$ 0.20
Weighted Average After Hedging	\$ 3.98	\$ 4.64	\$ (0.66)	\$ 4.03	\$ 4.71	\$ (0.68)
Average Oil Price/Bbl Appalachia	\$ 95.20	\$ 100.35	\$ (5.15)	\$ 91.72	\$ 93.54	\$ (1.82)

West Coast	\$ 106.29	\$ 112.17	\$ (5.88)	\$ 103.14	\$ 110.71	\$ (7.57)
Weighted Average	\$ 106.19	\$ 112.05	\$ (5.86)	\$ 103.05	\$ 110.50	\$ (7.45)
Weighted Average After Hedging	\$ 99.08	\$ 93.40	\$ 5.68	\$ 97.86	\$ 92.39	\$ 5.47

2013 Compared with 2012

Operating revenues for the Exploration and Production segment increased \$31.2 million for the quarter ended March 31, 2013 as compared with the quarter ended March 31, 2012. Gas production revenue after hedging increased \$33.0 million, due to an increase in production which was partially offset by a \$0.66 per Mcf decrease in the weighted average price of natural gas after hedging. The increase in Appalachian production was primarily due to increased development within the Marcellus Shale formation, mainly in Lycoming County, Pennsylvania with additional Marcellus Shale production from Tioga County, Pennsylvania. Oil production revenue after hedging increased \$0.7 million, due to a \$5.68 per Bbl increase in the weighted average price of crude oil after hedging as production was slightly lower quarter over quarter. Partially offsetting these revenue increases, other revenues decreased \$1.8 million due to a royalty adjustment and processing plant revenues (net of eliminations) decreased \$0.9 million due to lower liquid volumes from the West Coast processing plant.

Operating revenues for the Exploration and Production segment increased \$50.6 million for the six months ended March 31, 2013 as compared with the six months ended March 31, 2012. Gas production revenue after hedging increased \$49.3 million, due to an increase in production which was partially offset by a \$0.68 per Mcf decrease in the weighted average price of natural gas after hedging. The increase in Appalachian production was primarily due to

increased development within the Marcellus Shale formation, mainly in Lycoming County, Pennsylvania with additional Marcellus Shale production from Tioga County, Pennsylvania. Oil production revenue after hedging increased \$4.1 million due to a \$5.47 per Bbl increase in the weighted average price of crude oil after hedging. Oil production was slightly lower period over period. Partially offsetting these revenue increases, other revenues decreased \$1.2 million due to a royalty adjustment and processing plant revenues (net of eliminations) decreased \$1.6 million due to lower liquid volumes from the West Coast processing plant.

The Exploration and Production segment's earnings for the quarter ended March 31, 2013 were \$27.7 million, an increase of \$5.5 million when compared with earnings of \$22.2 million for the quarter ended March 31, 2012. Higher natural gas production and higher realized crude oil prices (after hedging) increased earnings by \$32.0 million and \$2.6 million, respectively. In addition, there was a \$5.2 million decrease in property and other taxes, which largely reflects the accrual of a \$4.0 million natural gas impact fee related to Marcellus Shale wells drilled prior to fiscal 2012. This fee was first imposed by Pennsylvania during the quarter ended March 31, 2012. As the impact fee accrued during the quarter ended March 31, 2013 was attributable only to current activity, there was a decrease in property and other taxes. These items were partially offset by lower natural gas prices after hedging (\$10.6 million), higher depletion expense (\$10.9 million), higher lease operating expenses (\$4.5 million), higher general, administrative and other operating expenses (\$1.9 million), higher interest expense (\$1.9 million), lower crude oil production (\$2.1 million), higher income taxes (\$0.9 million), and a decrease in other income and processing plant revenues (\$1.7 million). The increase in depletion expense is primarily due to an increase in the depletable base (due to increased capital spending in the Appalachian region within the last few years) and higher production. The increase in lease operating expense is largely attributable to higher transportation, compression, and water disposal costs in the Appalachian region coupled with higher well repair, maintenance, and labor costs in the West Coast region. The increase in general, administrative and other operating expenses was largely due to an increase in personnel costs. The increase in interest expense was attributable to an increase in the weighted average amount of debt (due to the Exploration and Production segment's share (\$350 million) of the \$500 million long-term debt issuance (at 3.75%) in February 2013). The increase in income taxes was due to higher state income taxes.

The Exploration and Production segment's earnings for the six months ended March 31, 2013 were \$54.4 million, an increase of \$1.9 million when compared with earnings of \$52.5 million for the six months ended March 31, 2012. Higher natural gas production and higher realized crude oil prices (after hedging) increased earnings by \$51.8 million and \$5.0 million, respectively. In addition, there was a \$4.7 million decrease in property and other taxes, which largely reflects the impact fee imposed by Pennsylvania, as discussed above. These items were partially offset by lower natural gas prices after hedging (\$19.8 million), higher depletion expense (\$17.7 million), higher lease operating expenses (\$9.1 million), higher general, administrative and other operating expenses (\$4.8 million), higher interest expense (\$4.1 million), lower crude oil production (\$2.3 million), higher income taxes (\$0.2 million), and a decrease in other income and processing plant revenues (\$1.8 million). The increase in depletion expense is primarily due to an increase in the depletable base (due to increased capital spending in the Appalachian region within the last few years) and higher production. The increase in lease operating expense is largely attributable to higher transportation, compression, and water disposal costs in the Appalachian region coupled with higher well repair, maintenance, and labor costs in the West Coast region. The increase in general, administrative and other operating expenses was largely due to an increase in personnel costs. The increase in interest expense was attributable to an increase in the weighted average amount of debt (due to the Exploration and Production segment's share (\$350 million) of the \$500 million long-term debt issuance (at 3.75%) in February 2013 and (\$470 million) of a \$500 million long-term debt issuance (at 4.90%) in December 2011). The increase in income taxes was due to higher state income taxes.

# Energy Marketing

# Energy Marketing Operating Revenues

	Three Months Ended March 31,			Six Months Ended March 31,			
(Thousands)	2013	2012	Increase (Decrease)	2013	2012	Decrease	
Natural Gas (after Hedging) Other	3	\$ 75,473 19 \$ 75,492	(16)	\$ 123,765 23 \$ 123,788	\$ 126,972 29 \$ 127,001	\$ (3,207) (6) \$ (3,213)	

Energy Marketing Volume

				Six Months Ended March 31,		
	2013	2012	Decrease	2013	2012	Decrease
Natural Gas – (MMcf)	17,393	17,727	(334)	27,758	28,039	(281)

2013 Compared with 2012

Operating revenues for the Energy Marketing segment increased \$3.7 million for the quarter ended March 31, 2013 as compared with the quarter March 31, 2012. The increase reflects an increase in gas sales revenue due to a higher average price of natural gas. The increase was partially offset by a decline in volume sold.

Operating revenues for the Energy Marketing segment decreased \$3.2 million for the six months ended March 31, 2013 as compared with the six months ended March 31, 2012. The decrease primarily reflects a decline in gas sales revenue due to a lower average price of natural gas as well as a decrease in volume sold.

The Energy Marketing segment's earnings for the quarter ended March 31, 2013 were \$4.3 million, an increase of \$1.0 million when compared with earnings of \$3.3 million for the quarter ended March 31, 2012. The Energy Marketing segment's earnings for the six months ended March 31, 2013 were \$4.8 million, an increase of \$1.1 million when compared with earnings of \$3.7 million for the six months ended March 31, 2012. These increases were largely attributed to an increase in margin of \$0.9 million for both the quarter and six-month periods ended March 31, 2013, primarily driven by an increase in the benefit the Energy Marketing segment derived from its contracts for storage capacity.

Corporate and All Other

2013 Compared with 2012

Corporate and All Other operations recorded earnings of \$2.4 million for the quarter ended March 31, 2013, an increase of \$1.6 million when compared with earnings of \$0.8 million for the quarter ended March 31, 2012. The increase in earnings was primarily due to higher gathering and processing revenues of \$3.2 million (due to Midstream Corporation's Trout Run Gathering System being placed in service in May 2012 and the expansion of Midstream Corporation's Covington Gathering System). This was partially offset by higher depreciation expense of \$0.6 million and higher operating costs of \$0.3 million (both due to the expansion noted above).

For the six months ended March 31, 2013, Corporate and All Other operations had earnings of \$3.4 million, an increase of \$2.0 million when compared with earnings of \$1.4 million for the six months ended March 31, 2012. The increase in earnings was primarily due to higher gathering and processing revenues of \$4.5 million (due to Midstream Corporation's Trout Run Gathering System being placed in service in May 2012 and the expansion of Midstream Corporation's Covington Gathering System). This was partially offset by higher depreciation expense of \$1.2 million and higher operating costs of \$0.4 million (both due to the expansion noted above).

Interest Expense on Long-Term Debt (amounts below are pre-tax amounts)

Interest on long-term debt increased \$2.4 million for the quarter ended March 31, 2013 as compared with the quarter ended March 31, 2012. For the six months ended March 31, 2013, interest on long-term debt increased \$5.2 million as compared with the six months ended March 31, 2012. This increase is due to a higher average amount of long-term debt outstanding partially offset by a decrease in the weighted average interest rate on such debt. The Company issued \$500 million of 3.75% notes in February 2013 and repaid \$250 million of 5.25% notes that matured in March 2013. In addition, the Company issued \$500 million of 4.90% notes in December 2011 and repaid \$150 million of 6.70% notes that matured in November 2011.

#### CAPITAL RESOURCES AND LIQUIDITY

The Company's primary sources of cash during the six-month periods ended March 31, 2013 and March 31, 2012 consisted of proceeds from the issuance of long-term debt and cash provided by operating activities. These sources of cash were supplemented by net proceeds from the issuance of common stock for the six months ended March 31, 2013 and March 31, 2012. During the six months ended March 31, 2013 and March 31, 2012, the common stock used to fulfill the requirements of the Company's 401(k) plans was obtained via open market purchases. In April 2011, the Company began issuing original issue shares for the Direct Stock Purchase and Dividend Reinvestment Plan.

Operating Cash Flow

Internally generated cash from operating activities consists of net income available for common stock, adjusted for non-cash expenses, non-cash income and changes in operating assets and liabilities. Non-cash items include depreciation, depletion and amortization and deferred income taxes.

Cash provided by operating activities in the Utility and Pipeline and Storage segments may vary substantially from period to period because of the impact of rate cases. In the Utility segment, supplier refunds, over- or under-recovered purchased gas costs and weather may also significantly impact cash flow. The impact of weather on cash flow is tempered in the Utility segment's New York rate jurisdiction by its WNC and in the Pipeline and Storage segment by the straight fixed-variable rate design used by Supply Corporation and Empire.

Because of the seasonal nature of the heating business in the Utility and Energy Marketing segments, revenues in these segments are relatively high during the heating season, primarily the first and second quarters of the fiscal year, and receivable balances historically increase during these periods from the receivable balances at September 30.

The storage gas inventory normally declines during the first and second quarters of the fiscal year and is replenished during the third and fourth quarters. For storage gas inventory accounted for under the LIFO method, the current cost of replacing gas withdrawn from storage is recorded in the Consolidated Statements of Income and a reserve for gas replacement is recorded in the Consolidated Balance Sheets under the caption "Other Accruals and Current Liabilities." Such reserve is reduced as the inventory is replenished.

Cash provided by operating activities in the Exploration and Production segment may vary from period to period as a result of changes in the commodity prices of natural gas and crude oil as well as changes in production. The Company uses various derivative financial instruments, including price swap agreements and futures contracts in an attempt to manage this energy commodity price risk.

Net cash provided by operating activities totaled \$366.9 million for the six months ended March 31, 2013, an increase of \$10.3 million compared with \$356.6 million provided by operating activities for the six months ended March 31, 2012. The relative stability in cash provided by operating activities reflects higher cash provided by operating activities in the Pipeline and Storage segment and lower cash provided by operating activities in the Utility segment. The increase in the Pipeline and Storage segment is due to higher cash receipts from transportation revenues as a result of expansion projects coming on-line and higher tariff rates from the implementation of Supply Corporation's rate case proceeding, as discussed above. The decrease in the Utility segment can be attributed to the timing of receivable collections. The winter of 2012 was substantially warmer than normal, resulting in lower receivable balances at March 31, 2012 that were collected in subsequent months. The winter of 2013 has seen more normal temperatures, resulting in higher receivable balances at March 31, 2013 that will be collected in subsequent months.

Investing Cash Flow

Expenditures for Long-Lived Assets

The Company's expenditures for long-lived assets totaled \$349.3 million during the six months ended March 31, 2013 and \$541.8 million for the six months ended March 31, 2012. These amounts include accounts payable and accrued liabilities related to capital expenditures and will differ from capital expenditures shown on the Consolidated Statement of Cash Flows. They are included in subsequent Consolidated Statement of Cash Flows when they are paid. The table below presents these expenditures:

#### Total Expenditures for Long-Lived Assets

Six Months Ended March 31, (Millions)	2013 2012	Increase (Decrease)
Utility:		
Capital Expenditures	\$ 28.5 (1) \$ 25.3 (2)	\$ 3.2
Pipeline and Storage:		
Capital Expenditures	37.4 (1) 63.2 (2)	(25.8)
Exploration and Production:		
Capital Expenditures	260.5 (1) 409.1 (2)	(148.6)
All Other:		
Capital Expenditures	22.9 (1) 44.2 (2)	(21.3)
	\$ 349.3 \$ 541.8	\$ (192.5)

<sup>(1)</sup> At March 31, 2013, capital expenditures for the Exploration and Production segment, the Pipeline and Storage segment, the Utility segment and the All Other category include \$66.2 million, \$7.8 million, \$0.7 million and \$2.4 million, respectively, of accounts payable and accrued liabilities related to capital expenditures. At September 30, 2012, capital expenditures for the Exploration and Production segment, the Pipeline and Storage segment, the Utility segment and the All Other category included \$38.9 million, \$12.7 million, \$3.2 million and \$12.7 million, respectively, of accounts payable and accrued liabilities related to capital expenditures.

<sup>(2)</sup> At March 31, 2012, capital expenditures for the Exploration and Production segment, the Pipeline and Storage segment, the Utility segment and the All Other category included \$127.0 million, \$13.6 million, \$0.2 million and \$8.8 million, respectively, of accounts payable and accrued liabilities related to capital expenditures. At September 30, 2011, capital expenditures for the Exploration and Production segment, the Pipeline and Storage segment, the Utility segment and the All Other category included \$103.3 million, \$16.4 million, \$2.3 million and \$3.1 million, respectively, of accounts payable and accrued liabilities related to capital expenditures.

Utility

The majority of the Utility capital expenditures for the six months ended March 31, 2013 and March 31, 2012 were made for replacement of mains and main extensions, as well as for the replacement of service lines.

Pipeline and Storage

The majority of the Pipeline and Storage capital expenditures for the six months ended March 31, 2013 were related to the construction of Supply Corporation's Northern Access expansion project (\$19.0 million) and Supply Corporation's Line N 2012 Expansion Project (\$4.0 million) as discussed below. The majority of the Pipeline and Storage capital expenditures for the six months ended March 31, 2012 were related to the construction of Empire's Tioga County Extension Project (\$19.7 million), Supply Corporation's Line N Expansion Project (\$2.7 million), Supply Corporation's Line N 2012 Expansion Project (\$7.1 million), and Supply Corporation's Northern Access expansion project (\$17.7 million). The Pipeline and Storage capital expenditures for the six months ended March 31, 2012 and March 31, 2012 also include additions, improvements, and replacements to this segment's transmission and gas storage systems.

In light of the growing demand for pipeline capacity to move natural gas from new wells being drilled in Appalachia — specifically in the Marcellus and Utica Shale producing areas — Supply Corporation and Empire are actively pursuing several expansion projects and paying for preliminary survey and investigation costs, which are initially recorded as Deferred Charges on the Consolidated Balance Sheet. An offsetting reserve is established as those preliminary survey and investigation costs are incurred, which reduces the Deferred Charges balance and increases Operation and Maintenance Expense on the Consolidated Statement of Income. The Company reviews all projects on a quarterly basis, and if it is determined that it is highly probable that the project will be built, the reserve is reversed. This reversal reduces Operation and Maintenance Expense and reestablishes the original balance in Deferred Charges. After the reversal of the reserve, the amounts remain in Deferred Charges until such time as capital expenditures for the project have been incurred and activities that are necessary to get the construction project ready for its intended use are in progress. At that point, the balance is transferred from Deferred Charges to Construction Work in Progress, a component of Property, Plant and Equipment on the Consolidated Balance Sheet. As of March 31, 2013, the total amount reserved for the Pipeline and Storage segment's preliminary survey and investigation costs was \$7.6 million.

Supply Corporation and Empire are moving forward with several projects designed to move anticipated Marcellus and Utica production gas to other interstate pipelines and to markets beyond the Supply Corporation and Empire pipeline

systems. Projects where the Company has begun to make significant investments of preliminary survey and investigation costs and/or where shipper agreements have been executed are described below.

Supply Corporation has begun service under a transportation service agreement with Statoil Natural Gas LLC ("Statoil") which provides 320,000 Dth per day of firm transportation capacity for a 20-year term in conjunction with Supply Corporation's "Northern Access" expansion project. This capacity provides Statoil with a firm transportation path from the Tennessee Gas Pipeline ("TGP") 300 Line at Ellisburg and Transcontinental Pipeline at Leidy to the TransCanada Pipeline at Niagara. These receipt points are attractive because they provide routes for Marcellus shale gas from the TGP 300 Line and Transco Leidy Line in northern Pennsylvania, to be transported from the Marcellus supply basin to northern markets. Supply Corporation received from the FERC its NGA Section 7(c) Certificate authorization of this project on October 20, 2011, and received its Notice to Proceed on April 13, 2012. The project facilities involve approximately 9,500 horsepower of additional compression at Supply Corporation's existing Ellisburg Station and a new approximately 5,000 horsepower compressor station in Wales, New York, along with other system enhancements including enhancements to the jointly owned Niagara Spur Loop Line. Initial service began on November 1, 2012, with full service implemented on January 16, 2013. The completed cost for the Northern Access expansion is approximately \$77.3 million. As of March 31, 2013, approximately \$72.9 million has been spent on the Northern Access expansion project, all of which is included in Property, Plant and Equipment on the Consolidated Balance Sheet at March 31, 2013.

Supply Corporation has also begun service under three service agreements for a total of 163,000 Dth per day of additional capacity on Line N to TETCO at Holbrook ("Line N 2012 Expansion Project"). The FERC issued the NGA Section 7(c) Certificate on March 29, 2012 authorizing construction and operation of the Line N 2012 Expansion Project which consists of an additional 20,620 horsepower of compression at its Buffalo Compressor Station, and the replacement of 4.85 miles of 20" pipe with 24" pipe, to enhance the integrity and reliability of its system and to create the additional capacity. On October 3, 2012, Supply Corporation put in service a portion of the Project facilities, began early interim service for Range Resources, and began full service for all Project shippers on November 1, 2012. The completed cost for the Line N 2012 Expansion Project is approximately \$32.1 million for the incremental capacity plus approximately \$7.7 million allocated to system replacement. Of this amount, approximately \$36.9 million has been spent on the Line N 2012 Expansion Project through March 31, 2013, all of which is included in Property, Plant and Equipment on the Consolidated Balance Sheet at March 31, 2013.

In 2011, Supply Corporation concluded an Open Season to increase its capability to move gas north on its Line N system and deliver gas to a new interconnection with Tennessee Gas Pipeline at Mercer, Pennsylvania, a pooling point recently established at Tennessee's Station 219 ("Mercer Expansion Project"). Supply Corporation has executed a precedent agreement for 105,000 Dth per day, all of the project capacity, for service expected to begin November 2014. The preliminary cost estimate is \$29 million, of which \$25.7 million is for expansion and \$3.3 million is for system modernization. Supply Corporation expects to construct the required approximately 3,500 horsepower of compression at Mercer, and replace 2.19 miles of pipeline, all under its FERC blanket certificate authorization. No significant amounts have been spent on this project through March 31, 2013.

On April 11, 2012, Supply Corporation concluded an Open Season to increase its capacity to move gas south on its Line N system to TETCO at Holbrook ("Line N 2013 Project"). Supply Corporation has executed a precedent agreement for 30,000 Dth per day, all of the project capacity, for service expected to begin November 2013. The preliminary cost estimate is \$4.3 million. Supply Corporation expects to replace 1.27 miles of 20" pipeline with 24" pipeline under its FERC blanket certificate authorization. No significant amounts have been spent on this project through March 31, 2013.

On January 18, 2013, Supply Corporation concluded an Open Season to further increase its capacity to move gas north and south on its Line N system to TETCO at Holbrook and TGP at Mercer ("Westside Expansion and Modernization Project"). Supply Corporation received requests during the Open Season for 95,000 Dth per day of the project capacity, for service expected to begin in 2015. Precedent agreements have been extended to these prospective shippers and discussions are underway with other parties interested in additional Line N capacity. The Westside Expansion and Modernization Project facilities are expected to include the replacement of 20" pipe with 24" pipe and the addition of up to 1,750 horsepower of compression at Mercer. The preliminary cost estimate is \$66 million, of which \$31 million is related to expansion and the remainder is for replacement. No significant amounts have been spent on this project through March 31, 2013.

On April 12, 2013, Supply Corporation concluded an Open Season to increase its capacity to move gas south on its Line N system by an expansion of the interconnection facilities to TETCO at Holbrook ("Holbrook Expansion Project"). Supply Corporation received requests for approximately 13,000 Dth per day of capacity, for service expected to begin

November 2013. The preliminary cost estimate is \$0.75 million. No significant amounts have been spent on this project through March 31, 2013.

On December 17, 2010, Empire concluded an Open Season for up to 260,000 Dth per day of additional capacity from Tioga County, Pennsylvania, to TransCanada Pipeline and the TGP 200 Line, as well as additional short-haul capacity to Millennium Pipeline at Corning ("Central Tioga County Extension"). Empire is in discussions with an anchor shipper for a significant portion of the proposed capacity, with service commencing in 2015 or later, likely depending on a rebound in commodity pricing due to the dry gas nature of this area of the Marcellus. The Central Tioga County Extension project may involve up to 25,000 horsepower of compression at up to three new stations and a 25 mile 24" pipeline extension, at a preliminary cost estimate of \$150 million. No significant amounts have been spent on this project through March 31, 2013.

**Exploration and Production** 

The Exploration and Production segment capital expenditures for the six months ended March 31, 2013 were primarily well drilling and completion expenditures and included approximately \$219.3 million for the Appalachian region (including \$206.8 million in the Marcellus Shale area) and \$41.2 million for the West Coast region. These amounts included approximately \$99.3 million spent to develop proved undeveloped reserves.

The Exploration and Production segment capital expenditures for the six months ended March 31, 2012 were primarily well drilling and completion expenditures and included approximately \$383.3 million for the Appalachian region (including \$355.0 million in the Marcellus Shale area) and \$25.8 million for the West Coast region. These amounts included approximately \$144.2 million spent to develop proved undeveloped reserves.

All Other

The majority of the All Other category's capital expenditures for the six months ended March 31, 2013 and March 31, 2012 were for the construction of Midstream Corporation's Trout Run Gathering System, as discussed below.

NFG Midstream Trout Run, LLC, a wholly owned subsidiary of Midstream Corporation, is developing a gathering system in Lycoming County, Pennsylvania. The project, Trout Run Gathering System, was placed in service in May 2012. The current system consists of approximately 32 miles of backbone and in-field gathering system. The complete buildout is expected to include additional in-field gathering pipelines and compression at a total cost of approximately \$185 million. As of March 31, 2013, the Company has spent approximately \$100.7 million in costs related to this project, including approximately \$20.6 million spent during the six months ended March 31, 2013, all

of which is included in Property, Plant and Equipment on the Consolidated Balance Sheet at March 31, 2013.

NFG Midstream Covington, LLC, a wholly owned subsidiary of Midstream Corporation, has been expanding its gathering system in Tioga County, Pennsylvania. As of March 31, 2013, the Company has spent approximately \$27.8 million in costs related to the Covington Gathering System. All costs associated with this gathering system are included in Property, Plant and Equipment on the Consolidated Balance Sheet at March 31, 2013.

In addition, two other wholly owned subsidiaries of Midstream Corporation, NFG Midstream Mt. Jewett, LLC and NFG Midstream Tionesta, LLC are constructing gathering pipelines and interconnects. As of March 31, 2013, approximately \$3.4 million has been spent on the NFG Midstream Mt. Jewett gathering system and approximately \$1.7 million has been spent on the NFG Midstream Tionesta gathering system, all of which has been capitalized as Construction Work in Progress.

Midstream Corporation is planning the construction of several smaller gathering systems. As of March 31, 2013, the Company has spent approximately \$0.5 million in costs related to these projects, all of which has been capitalized as Construction Work in Progress.

Project Funding

The Company has been financing the Pipeline and Storage segment projects and the Midstream Corporation projects mentioned above, as well as the Exploration and Production segment capital expenditures, with cash from operations and both short and long-term borrowings. The Company issued additional long-term debt in February 2013 to enhance its liquidity position. Going forward, while the Company expects to use cash from operations as the first means of financing these projects, it is expected that the Company will continue to use short-term borrowings during fiscal 2013.

The level of such short-term borrowings will depend upon the amounts of cash provided by operations, which, in turn, will likely be impacted by natural gas and crude oil prices combined with production from existing wells.

The Company continuously evaluates capital expenditures and potential investments in corporations, partnerships, and other business entities. The amounts are subject to modification for opportunities such as the acquisition of attractive oil and gas properties, natural gas storage facilities and the expansion of natural gas transmission line capacities. While the majority of capital expenditures in the Utility segment are necessitated by the continued need for replacement and upgrading of mains and service lines, the magnitude of future capital expenditures or other investments in the Company's other business segments depends, to a large degree, upon market conditions.

### Financing Cash Flow

Consolidated short-term debt decreased \$171.0 million when comparing the balance sheet at March 31, 2013 to the balance sheet at September 30, 2012. The maximum amount of short-term debt outstanding during the six months ended March 31, 2013 was \$272.8 million. The Company used its \$500.0 million long-term debt issuance in February 2013 to substantially reduce its short-term debt. The Company continues to consider short-term debt (consisting of short-term notes payable to banks and commercial paper) an important source of cash for temporarily financing capital expenditures and investments in corporations and/or partnerships, gas-in-storage inventory, unrecovered purchased gas costs, margin calls on derivative financial instruments, exploration and development expenditures, repurchases of stock, other working capital needs and repayment of long-term debt. Fluctuations in these items can have a significant impact on the amount and timing of short-term debt. At March 31, 2013, the Company had no outstanding commercial paper or short-term notes payable to banks.

As for bank loans, the Company maintains a number of individual uncommitted or discretionary lines of credit with certain financial institutions for general corporate purposes. Borrowings under these lines of credit are made at competitive market rates. These credit lines, which totaled \$335.0 million at March 31, 2013, are revocable at the option of the financial institutions and are reviewed on an annual basis. The Company anticipates that its uncommitted lines of credit generally will be renewed at amounts near current levels, or substantially replaced by similar lines.

The total amount available to be issued under the Company's commercial paper program is \$300.0 million. At March 31, 2013, the commercial paper program was backed by a syndicated committed credit facility totaling \$750.0 million, which commitment extends through January 6, 2017. Under the committed credit facility, the Company agreed that its debt to capitalization ratio would not exceed .65 at the last day of any fiscal quarter through January 6, 2017. At March 31, 2013, the Company's debt to capitalization ratio (as calculated under the facility) was .45. The constraints specified in the committed credit facility would have permitted an additional \$2.14 billion in short-term and/or long-term debt to be outstanding (further limited by the indenture covenants discussed below) before the Company's debt to capitalization ratio exceeded .65.

If a downgrade in any of the Company's credit ratings were to occur, access to the commercial paper markets might not be possible. However, the Company expects that it could borrow under its committed credit facility, uncommitted bank lines of credit or rely upon other liquidity sources, including cash provided by operations.

Under the Company's existing indenture covenants, at March 31, 2013, the Company would have been permitted to issue up to a maximum of \$1.38 billion in additional long-term unsecured indebtedness at then current market interest rates in addition to being able to issue new indebtedness to replace maturing debt. The Company's present liquidity position is believed to be adequate to satisfy known demands. However, if the Company were to experience a significant loss in the future (for example, as a result of an impairment of oil and gas properties), it is possible, depending on factors including the magnitude of the loss, that these indenture covenants would restrict the Company's ability to issue additional long-term unsecured indebtedness for a period of up to nine calendar months, beginning with the fourth calendar month following the loss. This would not at any time preclude the Company from issuing new indebtedness to replace maturing debt.

The Company's 1974 indenture pursuant to which \$99.0 million (or 6.0%) of the Company's long-term debt (as of March 31, 2013) was issued, contains a cross-default provision whereby the failure by the Company to perform certain obligations under other borrowing arrangements could trigger an obligation to repay the debt outstanding under the indenture. In particular, a repayment obligation could be triggered if the Company fails (i) to pay any scheduled principal or interest on any debt under any other indenture or agreement, or (ii) to perform any other term in any other such indenture or agreement, and the effect of the failure causes, or would permit the holders of the debt to cause, the debt under such indenture or agreement to become due prior to its stated maturity, unless cured or waived.

The Company's \$750.0 million committed credit facility also contains a cross-default provision whereby the failure by the Company or its significant subsidiaries to make payments under other borrowing arrangements, or the occurrence of certain events affecting those other borrowing arrangements, could trigger an obligation to repay any amounts outstanding under the committed credit facility. In particular, a repayment obligation could be triggered if (i) the Company or any of its significant subsidiaries fails to make a payment when due of any principal or interest on any other indebtedness aggregating \$40.0 million or more, or (ii) an event occurs that causes, or would permit the holders of any other indebtedness aggregating \$40.0 million or more to cause, such indebtedness to become due prior to its stated maturity. As of March 31, 2013, the Company did not have any debt outstanding under the committed credit facility.

The Company's embedded cost of long-term debt was 5.58% at March 31, 2013 and 6.17% at March 31, 2012.

The Company repaid \$250.0 million of 5.25% notes that matured in March 2013, which had been classified as Current Portion of Long-Term Debt at September 30, 2012. None of the Company's long-term debt at March 31, 2013 will mature within the following twelve-month period.

On February 15, 2013, the Company issued \$500.0 million of 3.75% notes due March 1, 2023. After deducting underwriting discounts and commissions, the net proceeds to the Company amounted to \$495.4 million. The holders of the notes may require the Company to repurchase their notes at a price equal to 101% of the principal amount in the event of a change in control and a ratings downgrade to a rating below investment grade. The proceeds of this debt issuance were used to refund the \$250.0 million of 5.25% notes that matured in March 2013, as well as for general corporate purposes, including the reduction of short-term debt.

On December 1, 2011, the Company issued \$500.0 million of 4.90% notes due December 1, 2021. After deducting underwriting discounts and commissions, the net proceeds to the Company amounted to \$496.1 million. The holders of the notes may require the Company to repurchase their notes at a price equal to 101% of the principal amount in the event of a change in control and a ratings downgrade to a rating below investment grade. The proceeds of this debt issuance were used for general corporate purposes, including refinancing short-term debt that was used to pay the \$150 million due at the maturity of the Company's 6.70% notes in November 2011.

The Company may issue debt or equity securities in a public offering or a private placement from time to time. The amounts and timing of the issuance and sale of debt or equity securities will depend on market conditions, indenture requirements, regulatory authorizations and the capital requirements of the Company.

**OFF-BALANCE SHEET ARRANGEMENTS** 

The Company has entered into certain off-balance sheet financing arrangements. These financing arrangements are primarily operating leases. The Company's consolidated subsidiaries have operating leases, the majority of which are with the Exploration and Production segment and Corporate operations, having a remaining lease commitment of approximately \$71.1 million. These leases have been entered into for the use of compressors, drilling rigs, buildings, meters and other items and are accounted for as operating leases.

### OTHER MATTERS

In addition to the legal proceedings disclosed in Part II, Item 1 of this report, the Company is involved in other litigation and regulatory matters arising in the normal course of business. These other matters may include, for example, negligence claims and tax, regulatory or other governmental audits, inspections, investigations or other proceedings. These matters may involve state and federal taxes, safety, compliance with regulations, rate base, cost of service and purchased gas cost issues, among other things. While these normal-course matters could have a material effect on earnings and cash flows in the quarterly and annual period in which they are resolved, they are not expected to change materially the Company's present liquidity position, nor are they expected to have a material adverse effect on the financial condition of the Company.

During the six months ended March 31, 2013, the Company contributed \$42.0 million to its Retirement Plan and \$11.8 million to its VEBA trusts and 401(h) accounts for its other post-retirement benefits. The Company does not plan to make any further contributions to the Retirement Plan in the remainder of 2013. Changes in the discount rate, other actuarial assumptions, and asset performance could ultimately cause the Company to fund larger amounts to the Retirement Plan in fiscal 2013 in order to be in compliance with the Pension Protection Act of 2006. In July 2012, the Surface Transportation Extension Act, which is also referred to as the Moving Ahead for Progress in the 21st Century Act (the Act), was passed by Congress and signed by the President. The Act included pension funding stabilization

provisions. The Company is continually evaluating its future contributions in light of the provisions of the Act. In the remainder of 2013, the Company expects to contribute approximately \$6.3 million to its VEBA trusts and 401(h) accounts.

Market Risk Sensitive Instruments

On July 21, 2010, the Dodd-Frank Act was signed into law. The Dodd-Frank Act includes provisions related to the swaps and over-the-counter derivatives markets. Certain provisions of the Dodd-Frank Act related to derivatives became effective July 16, 2011, but other provisions related to derivatives have or will become effective as federal agencies (including the CFTC, various banking regulators and the SEC) adopt rules to implement the law. For purposes of the Dodd-Frank Act, under rules adopted by the SEC and/or CFTC, the Company believes that it qualifies as a non-financial end user of derivatives, that is, as a non-financial entity that uses derivatives to hedge or mitigate commercial risk. Nevertheless, other rules that are being developed could have a significant impact on the Company. For example, banking regulators have proposed a rule that would require swap dealers and major swap participants subject to their jurisdiction to collect initial and variation margin from counterparties that are non-financial end users, though such swap dealers and major swap participants would have the discretion to set thresholds for posting margin (unsecured credit limits). Regardless of the levels of margin that might be required, concern remains that swap dealers and major swap participants will pass along their increased capital and margin costs through higher prices and reductions in thresholds for posting margin. In addition, while the Company expects to be exempt from the Dodd-Frank Act's requirement that swaps be cleared and traded on exchanges or swap execution facilities, the cost of entering into a non-exchange cleared swap that is available as an exchange cleared swap may be greater. The Company continues to monitor these developments but cannot predict the impact the Dodd-Frank Act may ultimately have on its operations.

In accordance with the authoritative guidance for fair value measurements, the Company has identified certain inputs used to recognize fair value as Level 3 (unobservable inputs). The Level 3 derivative net liabilities relate to crude oil swap agreements used to hedge forecasted sales at a specific location (southern California). The Company's internal model that is used to calculate fair value applies a historical basis differential (between the sales locations and NYMEX) to a forward NYMEX curve because there is not a forward curve specific to this sales location. Given the high level of historical correlation between NYMEX prices and prices at this sales location, the Company does not believe that the fair value recorded by the Company would be significantly different from what it expects to receive upon settlement.

The Company uses the crude oil swaps classified as Level 3 to hedge against the risk of declining commodity prices and not as speculative investments. Gains or losses related to these Level 3 derivative net liabilities (including any reduction for credit risk) are deferred until the hedged commodity transaction occurs in accordance with the provisions of the existing guidance for derivative instruments and hedging activities. The Level 3 derivative Net Liabilities amount to \$16.6 million at March 31, 2013 and represent 18.5% of the Total Net Assets shown in Part I, Item 1 at Note 2 – Fair Value Measurements at March 31, 2013.

The decrease in the net fair value liability of the Level 3 positions from October 1, 2012 to March 31, 2013, as shown in Part I, Item 1 at Note 2, was attributable to a decrease in the commodity price of crude oil relative to the swap price during that period. The Company believes that these fair values reasonably represent the amounts that the Company would realize upon settlement based on commodity prices that were present at March 31, 2013.

The accounting rules for fair value measurements and disclosures require consideration of the impact of nonperformance risk (including credit risk) from a market participant perspective in the measurement of the fair value of assets and liabilities. At March 31, 2013, the Company determined that nonperformance risk would have no material impact on its financial position or results of operation. To assess nonperformance risk, the Company considered information such as any applicable collateral posted, master netting arrangements, and applied a market-based method by using the counterparty (for an asset) or the Company's (for a liability) credit default swaps rates.

For a complete discussion of market risk sensitive instruments, refer to "Market Risk Sensitive Instruments" in Item 7 of the Company's 2012 Form 10-K. There have been no subsequent material changes to the Company's exposure to market risk sensitive instruments.

Rate and Regulatory Matters

#### Utility Operation

Delivery rates for both the New York and Pennsylvania divisions are regulated by the states' respective public utility commissions and are changed only when approved through a procedure known as a "rate case." Currently neither division has a rate case on file. In both jurisdictions, delivery rates do not reflect the recovery of purchased gas costs. Prudently-incurred gas costs are recovered through operation of automatic adjustment clauses, and are collected primarily through a separately-stated "supply charge" on the customer bill.

New York Jurisdiction

Customer delivery rates charged by Distribution Corporation's New York division were established in a rate order issued on December 21, 2007 by the NYPSC. In connection with an efficiency and conservation program, the rate order approved a revenue decoupling mechanism. The revenue decoupling mechanism "decouples" revenues from throughput by enabling the Company to collect from small volume customers its allowed margin on average weather normalized usage per customer. The effect of the revenue decoupling mechanism is to render the Company financially indifferent to throughput decreases resulting from conservation.

Following discussions with regulatory staff with respect to earnings levels, on March 27, 2013, Distribution Corporation filed a plan ("Plan") with the NYPSC proposing to adopt an "earnings stabilization and sharing mechanism" that would allocate earnings above a rate of return on equity of 9.96% evenly between shareholders and an accounting reserve ("Reserve"). The Reserve would be utilized to stabilize Distribution Corporation's earnings and to fund customer benefit programs. The Plan also proposed to increase capital spending and to aid new customer system expansion efforts. Discussions were held with NYPSC staff and others with respect to the Plan.

In a related development, on April 19, 2013, the NYPSC issued an order directing Distribution Corporation to either agree to make its rates and charges temporary subject to refund effective June 1, 2013, or show cause why its gas rates and charges should not be set on a temporary basis subject to refund ("Order"). The Order recognized Distribution Corporation's Plan and, while lauding the Company's cost-cutting and efficiency achievements, determined nonetheless that the Plan did not propose to adjust "existing rates . . . enough to compensate for the imbalance between ratepayer and shareholder interests that has developed since . . . 2007 . . ." The Order commences a "temporary rate" proceeding under which a utility's rates and charges are subject to refund or recoupment following further proceedings to establish a permanent rate. The Order also provides for an examination of the "applicability and appropriateness of PSL §66(20) as a potential remedy in addition to temporary rates." PSL §66(20) is a subdivision of the Public Service Law that provides the NYPSC with stated authority to direct a refund of revenues received by a utility "in excess of its authorized rate of return for a period of twelve months." Distribution Corporation is evaluating the Order and plans to respond with information as directed by the NYPSC, and otherwise as is determined necessary and appropriate.

Pennsylvania Jurisdiction

Distribution Corporation's current delivery charges in its Pennsylvania jurisdiction were approved by the PaPUC on November 30, 2006 as part of a settlement agreement that became effective January 1, 2007.

Pipeline and Storage

Supply Corporation currently does not have a rate case on file with the FERC. A rate settlement approved by the FERC on August 6, 2012 requires Supply Corporation to make a general rate filing no later than January 1, 2016. In addition, Supply Corporation is not barred from filing a general rate case before such date or at any time.

Empire also has no rate case currently on file with the FERC, but is not subject to any requirement to make any future general rate filing. Empire is also not barred from filing a general rate case at any time.

**Environmental Matters** 

The Company is subject to various federal, state and local laws and regulations relating to the protection of the environment. The Company has established procedures for the ongoing evaluation of its operations to identify potential environmental exposures and comply with regulatory policies and procedures. It is the Company's policy to accrue estimated environmental clean-up costs (investigation and remediation) when such amounts can reasonably be estimated and it is probable that the Company will be required to incur such costs.

The Company has agreed with the NYDEC to remediate a former manufactured gas plant site located in New York. In February 2009, the Company received approval from the NYDEC of a Remedial Design Work Plan (RDWP) for this site. In October 2010, the Company submitted a RDWP addendum to conduct additional Preliminary Design Investigation field activities necessary to design a successful remediation. As a result of this work, the Company submitted to the NYDEC a proposal to amend the NYDEC's Record of Decision (ROD) remedy for the site. In April 2013, the NYDEC approved the Company's proposed amendment. Design work for the amended ROD remedy is expected to begin in the summer of 2013. An estimated minimum liability for remediation of this site of \$13.9 million has been recorded.

At March 31, 2013, the Company has estimated its remaining clean-up costs related to former manufactured gas plant sites and third party waste disposal sites (including the former manufactured gas plant site discussed above) will be in the range of \$16.5 million to \$17.0 million. The minimum estimated liability of \$16.5 million, which includes the \$13.9 million discussed above, has been recorded in Other Deferred Credits on the Consolidated Balance Sheet at March 31, 2013. The Company expects to recover its environmental clean-up costs through rate recovery.

Legislative and regulatory measures to address climate change and greenhouse gas emissions are in various phases of discussion or implementation. In the United States, these efforts include legislative proposals and EPA regulations at the federal level, actions at the state level, and private party litigation related to greenhouse gas emissions. While the U.S. Congress has from time to time considered legislation aimed at reducing emissions of greenhouse gases, Congress has not yet passed any federal climate change legislation and we cannot predict when or if Congress will pass such legislation and in what form. In the absence of such legislation, the EPA is regulating greenhouse gas emissions pursuant to the authority granted to it by the federal Clean Air Act. For example, in April 2012, the EPA adopted rules which restrict emissions associated with oil and natural gas drilling. Compliance with these new rules will not materially change the Company's ongoing emissions-limiting technologies and practices, and is not expected to have a significant impact on the Company. In addition, the U.S. Congress has from time to time considered bills that would establish a cap-and-trade program to reduce emissions of greenhouse gases. Legislation or regulation that restricts carbon emissions could increase the Company's cost of environmental compliance by requiring the Company to install new equipment to reduce emissions from larger facilities and/or purchase emission allowances. International, federal, state or regional climate change and greenhouse gas measures could also delay or otherwise negatively affect efforts to obtain permits and other regulatory approvals with regard to existing and new facilities, or impose additional monitoring and reporting requirements. Climate change and greenhouse gas initiatives, and incentives to conserve energy or use alternative energy sources, could also reduce demand for oil and natural gas. But legislation or regulation that sets a price on or otherwise restricts carbon emissions could also benefit the Company by increasing demand for natural gas, because substantially fewer carbon emissions per Btu of heat generated are associated with the use of natural gas than with certain alternate fuels such as coal and oil. The effect (material or not) on the Company of any new legislative or regulatory measures will depend on the particular provisions that are ultimately adopted.

The Company is currently not aware of any material additional exposure to environmental liabilities. However, changes in environmental regulations, new information or other factors could adversely impact the Company.

New Authoritative Accounting and Financial Reporting Guidance

In December 2011, the FASB issued authoritative guidance requiring enhanced disclosures regarding offsetting assets and liabilities. Companies are required to disclose both gross information and net information about both instruments and transactions eligible for offset in the statement of financial position and instruments and transactions subject to an agreement similar to a master netting arrangement. This authoritative guidance will be effective as of the Company's first quarter of fiscal 2014 and is not expected to have a significant impact on the Company's financial statements.

In February 2013, the FASB issued authoritative guidance requiring enhanced disclosures regarding the reporting of amounts reclassified out of accumulated other comprehensive income. The authoritative guidance requires parenthetical disclosure on the face of the financial statements or a single footnote that would provide more detail about the components of reclassification adjustments that are reclassified in their entirety to net income. If a component of a reclassification adjustment is not reclassified in its entirety to net income, a cross reference would be made to the footnote disclosure that provides a more thorough discussion of the component involved in that reclassification adjustment. This authoritative guidance will be effective as of the Company's first quarter of fiscal 2014. The Company does not expect this guidance to have a material impact.

#### Safe Harbor for Forward-Looking Statements

The Company is including the following cautionary statement in this Form 10-Q to make applicable and take advantage of the safe harbor provisions of the Private Securities Litigation Reform Act of 1995 for any forward-looking statements made by, or on behalf of, the Company. Forward-looking statements include statements concerning plans, objectives, goals, projections, strategies, future events or performance, and underlying assumptions and other statements which are other than statements of historical facts. From time to time, the Company may publish or otherwise make available forward-looking statements of this nature. All such subsequent forward-looking statements, whether written or oral and whether made by or on behalf of the Company, are also expressly qualified by these cautionary statements. Certain statements contained in this report, including, without limitation, statements regarding future prospects, plans, objectives, goals, projections, estimates of oil and gas quantities, strategies, future events or performance and underlying assumptions, capital structure, anticipated capital expenditures, completion of construction projects, projections for pension and other post-retirement benefit obligations, impacts of the adoption of new accounting rules, and possible outcomes of litigation or regulatory proceedings, as well as statements that are identified by the use of the words "anticipates," "estimates," "expects," "forecasts," "intends," "plans," "predicts," "projects," " "seeks," "will," "may," and similar expressions, are "forward-looking statements" as defined in the Private Securities Litigation Reform Act of 1995 and accordingly involve risks and uncertainties which could cause actual results or outcomes to differ materially from those expressed in the forward-looking statements. The Company's expectations, beliefs and projections are expressed in good faith and are believed by the Company to have a reasonable basis, but there can be no assurance that management's expectations, beliefs or projections will result or be achieved or accomplished. In addition to other factors and matters discussed elsewhere herein, the following are important factors that, in the view of the Company, could cause actual results to differ materially from those discussed in the forward-looking statements:

- Factors affecting the Company's ability to successfully identify, drill for and produce economically viable natural gas and oil reserves, including among others geology, lease availability, title disputes, weather conditions, shortages, delays or unavailability of equipment and services required in drilling operations, insufficient gathering, processing and transportation capacity, the need to obtain governmental approvals and permits, and compliance with environmental laws and regulations;
- 2. Changes in laws, regulations or judicial interpretations to which the Company is subject, including those involving derivatives, taxes, safety, employment, climate change, other environmental matters, real property, and exploration and production activities such as hydraulic fracturing;
- 3. Changes in the price of natural gas or oil;
- 4. Impairments under the SEC's full cost ceiling test for natural gas and oil reserves;
- 5. Uncertainty of oil and gas reserve estimates;

- 6. Significant differences between the Company's projected and actual production levels for natural gas or oil;
- 7. Changes in demographic patterns and weather conditions;
- 8. Changes in the availability, price or accounting treatment of derivative financial instruments;
- 9. Governmental/regulatory actions, initiatives and proceedings, including those involving rate cases (which address, among other things, allowed rates of return, rate design and retained natural gas), environmental/safety requirements, affiliate relationships, industry structure, and franchise renewal;
- 10. Delays or changes in costs or plans with respect to Company projects or related projects of other companies, including difficulties or delays in obtaining necessary governmental approvals, permits or orders or in obtaining the cooperation of interconnecting facility operators;
- 11. Financial and economic conditions, including the availability of credit, and occurrences affecting the Company's ability to obtain financing on acceptable terms for working capital, capital expenditures and other investments, including any downgrades in the Company's credit ratings and changes in interest rates and other capital market conditions;
- 12. Changes in economic conditions, including global, national or regional recessions, and their effect on the demand for, and customers' ability to pay for, the Company's products and services;

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- 13. The creditworthiness or performance of the Company's key suppliers, customers and counterparties;
- 14. Economic disruptions or uninsured losses resulting from major accidents, fires, severe weather, natural disasters, terrorist activities, acts of war, cyber attacks or pest infestation;
- 15. Changes in price differential between similar quantities of natural gas at different geographic locations, and the effect of such changes on the demand for pipeline transportation capacity to or from such locations;
- 16. Other changes in price differentials between similar quantities of oil or natural gas having different quality, heating value, geographic location or delivery date;
- 17. Significant differences between the Company's projected and actual capital expenditures and operating expenses;
- 18. Changes in laws, actuarial assumptions, the interest rate environment and the return on plan/trust assets related to the Company's pension and other post-retirement benefits, which can affect future funding obligations and costs and plan liabilities;
- 19. The cost and effects of legal and administrative claims against the Company or activist shareholder campaigns to effect changes at the Company;
- 20. Increasing health care costs and the resulting effect on health insurance premiums and on the obligation to provide other post-retirement benefits; or
- 21. Increasing costs of insurance, changes in coverage and the ability to obtain insurance.

The Company disclaims any obligation to update any forward-looking statements to reflect events or circumstances after the date hereof.

Item 3. Quantitative and Qualitative Disclosures About Market Risk

Refer to the "Market Risk Sensitive Instruments" section in Item 2 - MD&A.

Item 4. Controls and Procedures

Evaluation of Disclosure Controls and Procedures

The term "disclosure controls and procedures" is defined in Rules 13a-15(e) and 15d-15(e) under the Exchange Act. These rules refer to the controls and other procedures of a company that are designed to ensure that information required to be disclosed by a company in the reports that it files or submits under the Exchange Act is recorded, processed, summarized and reported within the time periods specified in the SEC's rules and forms. Disclosure controls and procedures include, without limitation, controls and procedures designed to ensure that information required to be disclosed is accumulated and communicated to the company's management, including its principal executive and principal financial officers, as appropriate to allow timely decisions regarding required disclosure. The Company's management, including the Chief Executive Officer and Principal Financial Officer, evaluated the effectiveness of the Company's disclosure controls and procedures as of the end of the period covered by this report. Based upon that evaluation, the Company's Chief Executive Officer and Principal Financial Officer concluded that the Company's disclosure controls and procedures were effective as of March 31, 2013.

Changes in Internal Control Over Financial Reporting

In May of 2013, NFR plans to implement both Oracle PeopleSoft Financials software as its new Accounting System and a new customer billing software system that was developed internally. Both systems help support the operations of the Energy Marketing segment. These system changes are a result of an evaluation of the capability of the previous accounting and billing systems and related processes to support the evolving needs of the Energy Marketing segment and are not the result of any actual or perceived deficiencies in the current systems. These implementations will result in certain changes to NFR's processes and internal controls impacting financial reporting. While there are inherent risks involved with the implementation of any new system, management believes that it is adequately monitoring and managing the transition, and will have adequately tested the systems prior to implementation.

There were no changes in the Company's internal control over financial reporting that occurred during the quarter ended March 31, 2013 and no changes through the filing date of this Quarterly Report on Form 10-Q with the SEC, other than the change that is expected to occur in May 2013, that have materially affected, or are reasonably likely to materially affect, the Company's internal control over financial reporting.

Part II. Other Information

Item 1. Legal Proceedings

On November 14, 2012, the PaDEP sent a draft Consent Assessment of Civil Penalty ("Draft Consent") to a subsidiary of Midstream Corporation. The Draft Consent offers to settle various alleged violations of the Pennsylvania Clean Streams Law and the PaDEP's rules and regulations regarding erosion and sedimentation control if the Company would consent to a civil penalty. The amount of the penalty sought by the PaDEP is not material to the Company. The Company disputes many of the alleged violations and will vigorously defend its position in negotiations with the PaDEP. The alleged violations occurred during construction of the Company's Trout Run Gathering System following historic rainfall and flooding in the fall of 2011. The Company has spent over \$100 million in constructing this project.

For a discussion of various environmental and other matters, refer to Part I, Item 1 at Note 6 — Commitments and Contingencies, and Part I, Item 2 - MD&A of this report under the heading "Other Matters – Environmental Matters."

In addition to these matters, the Company is involved in other litigation and regulatory matters arising in the normal course of business. These other matters may include, for example, negligence claims and tax, regulatory or other governmental audits, inspections, investigations or other proceedings. These matters may involve state and federal taxes, safety, compliance with regulations, rate base, cost of service, and purchased gas cost issues, among other things. While these other matters arising in the normal course of business could have a material effect on earnings and cash flows in the period in which they are resolved, they are not expected to change materially the Company's present liquidity position, nor are they expected to have a material adverse effect on the financial condition of the Company.

Item 1A. Risk Factors

The risk factors in Item 1A of the Company's 2012 Form 10-K have not materially changed except that one risk factor is no longer applicable, namely, the risk factor captioned "A case in Pennsylvania has created uncertainty as to the

application of long-standing legal precedent to title disputes involving natural gas produced from the Marcellus Shale formation, potentially exposing the Company to litigation." As described in that risk factor, a Pennsylvania intermediate appellate court decision had created a risk of litigation in certain circumstances as to the ownership of natural gas produced from the Marcellus Shale. On April 24, 2013, the Supreme Court of Pennsylvania reversed the ruling of the intermediate appellate court and reiterated the continued applicability of the long-standing legal precedent at issue in the case. As a result, the particular risk of litigation described in that risk factor has been abated.

Item 2. Unregistered Sales of Equity Securities and Use of Proceeds

On January 2, 2013, the Company issued a total of 3,930 unregistered shares of Company common stock to the nine non-employee directors of the Company then serving on the Board of Directors of the Company, including 330 shares to Richard G. Reiten, whose service as a director concluded on March 7, 2013 in accordance with the provisions of the Company's Corporate Governance Guidelines with respect to director age, and 450 shares to each of the other eight non-employee directors. All of these unregistered shares were issued under the Company's 2009 Non-Employee Director Equity Compensation Plan as partial consideration for such directors' services during the quarter ended March 31, 2013. These transactions were exempt from registration under Section 4(a)(2) of the Securities Act of 1933, as transactions not involving a public offering.

Issuer Purchases of Equity Securities

			Total Number of Shares	Maximum Number of
			Purchased as Part of	Shares that May Yet
	Total Number		Publicly Announced	Be Purchased Under
		Average		
	of Shares	Price	Share Repurchase	Share Repurchase
		Paid per		
Period	Purchased <sup>(a)</sup>	Share	Plans or Programs	Plans or Programs (b)
Jan. 1 - 31, 2013	7,037	\$ 50.30	-	6,971,019
Feb. 1 - 28, 2013	9,311	\$ 57.93	-	6,971,019
Mar. 1 - 31, 2013	43,897	\$ 59.73	-	6,971,019
Total	60,245	\$ 58.35	-	6,971,019

<sup>(a)</sup> Represents (i) shares of common stock of the Company purchased on the open market with Company "matching contributions" for the accounts of participants in the Company's 401(k) plans, and (ii) shares of common stock of the Company tendered to the Company by holders of stock options, SARs or shares of restricted stock for the payment of option exercise prices or applicable withholding taxes. During the quarter ended March 31, 2013, the Company did not purchase any shares of its common stock pursuant to its publicly announced share repurchase program. Of the 60,245 shares purchased other than through a publicly announced share repurchase program, 19,457 were purchased for the Company's 401(k) plans and 40,788 were purchased as a result of shares tendered to the Company by holders of stock options, SARs or shares of stock options, SARs or shares of restricted stock.

<sup>(b)</sup> In September 2008, the Company's Board of Directors authorized the repurchase of eight million shares of the Company's common stock. The repurchase program has no expiration date. The Company, however, stopped repurchasing shares after September 17, 2008. Since that time, the Company has increased its emphasis on Marcellus Shale development and pipeline expansion. As such, the Company does not anticipate repurchasing any shares in the near future.

Item 6. Exhibits

#### Exhibit

Number Description of Exhibit

- Officer's Certificate establishing 3.75% Notes due 2023, dated February 15, 2013 (Exhibit 4.1.1, Form 8-K dated February 15, 2013).
- 12 Statements regarding Computation of Ratios:

Ratio of Earnings to Fixed Charges for the Twelve Months Ended March 31, 2013 and the Fiscal Years Ended September 30, 2009 through 2012.

- 31.1 Written statements of Chief Executive Officer pursuant to Rule 13a-14(a)/15d-14(a) of the Exchange Act.
- 31.2 Written statements of Principal Financial Officer pursuant to Rule 13a-14(a)/15d-14(a) of the Exchange Act.
- 32•• Certification furnished pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
- 99 National Fuel Gas Company Consolidated Statements of Income for the Twelve Months Ended March 31, 2013 and 2012.
- 101 Interactive data files submitted pursuant to Regulation S-T: (i) the Consolidated Statements of Income and Earnings Reinvested in the Business for the three and six months ended March 31, 2013 and 2012, (ii) the Consolidated Statements of Comprehensive Income for the three and six months ended March 31, 2013 and 2012, (iii) the Consolidated Balance Sheets at March 31, 2013 and September 30, 2012, (iv) the Consolidated Statements of Cash Flows for the six months ended March 31, 2013 and 2012 and (v) the Notes to Condensed Consolidated Financial Statements.

• Incorporated herein by reference as indicated.

•• In accordance with Item 601(b)(32)(ii) of Regulation S-K and SEC Release Nos. 33-8238 and 34-47986, Final Rule: Management's Reports on Internal Control Over Financial Reporting and Certification of Disclosure in Exchange Act Periodic Reports, the material contained in Exhibit 32 is "furnished" and not deemed "filed" with the SEC and is not to be incorporated by reference into any filing of the Registrant under the Securities Act of 1933 or the Exchange Act, whether made before or after the date hereof and irrespective of any general incorporation language contained in such filing, except to the extent that the Registrant specifically incorporates it by reference.

SIGNATURES

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

NATIONAL FUEL GAS COMPANY (Registrant)

/s/ D. P. Bauer D. P. Bauer Treasurer and Principal Financial Officer