American Municipal Power, Inc.

Interim Consolidated Financial Statements and Supplementary Information September 30, 2015

American Municipal Power, Inc.

Index

Nine Months Through and Ended September 30, 2015 (unaudited)

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Independent Auditor's Report

To the Board of Trustees and Members of American Municipal Power, Inc.

We have reviewed the accompanying consolidated interim financial information of American Municipal Power, Inc. and its subsidiaries (the "Organization"), which comprise the consolidated balance sheet as of September 30, 2015, and the related consolidated statements of revenues and expenses, of changes in member and patron equities, and of cash flows for the nine-month periods ended September 30, 2015 and 2014.

Management's Responsibility for the Consolidated Interim Financial Information

The Company's management is responsible for the preparation and fair presentation of the consolidated interim financial information in accordance with accounting principles generally accepted in the United States of America; this responsibility includes the design, implementation, and maintenance of internal control sufficient to provide a reasonable basis for the preparation and fair presentation of the consolidated interim financial information in accordance with accounting principles generally accepted in the United States of America.

Auditor's Responsibility

Our responsibility is to conduct our review in accordance with auditing standards generally accepted in the United States of America applicable to reviews of interim financial information. A review of interim financial information consists principally of applying analytical procedures and making inquiries of persons responsible for financial and accounting matters. It is substantially less in scope than an audit conducted in accordance with auditing standards generally accepted in the United States of America, the objective of which is the expression of an opinion regarding the financial information taken as a whole. Accordingly, we do not express such an opinion.

Conclusion

Based on our review, we are not aware of any material modifications that should be made to the accompanying consolidated interim financial information for it to be in accordance with accounting principles generally accepted in the United States of America.



Other Matter

We have previously audited, in accordance with auditing standards generally accepted in the United States of America, the consolidated balance sheet of American Municipal Power, Inc. and its subsidiaries as of December 31, 2014, and the related consolidated statements of revenues and expenses, of changes in member and patron equities, and of cash flows for the year then ended (not presented herein), and we expressed an unmodified audit opinion on those audited consolidated financial statements in our report dated April 29, 2015. In our opinion, the information set forth in the accompanying consolidated balance sheet as of December 31, 2014, is consistent, in all material respects, with the audited consolidated balance sheet from which it has been derived.

Columbus, Ohio

January 25, 2016

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American Municipal Power, Inc. Consolidated Balance Sheets September 30, 2015 (unaudited) and December 31, 2014

| | ; | September 30, 2015 | December 31, 2014 |
|---|----|--------------------------|--------------------------|
| Assets | | | |
| Utility plant | | | |
| Electric plant in service | \$ | 1,955,101,931 | \$ 1,952,276,566 |
| Accumulated depreciation | | (195,451,254) | (154,691,827) |
| Total utility plant | | 1,759,650,677 | 1,797,584,739 |
| Nonutility property and equipment | | | |
| Nonutility property and equipment | | 24,478,546 | 24,766,761 |
| Accumulated depreciation | | (14,405,480) | (12,748,680) |
| Total nonutility property and equipment | | 10,073,066 | 12,018,081 |
| Construction work-in-process | | 2,449,562,430 | 2,193,559,995 |
| Plant held for future use | | 35,408,093 | 35,115,838 |
| Coal reserves | | 24,452,092 | 25,045,650 |
| Trustee funds and other assets | | | |
| Trustee funds | | 269,340,854 | 571,454,907 |
| Trustee funds - restricted | | 792,099,825 | - |
| Financing receivables - members | | 11,163,559 | 14,878,755 |
| Notes receivable | | 46,808,320 | 50,759,327 |
| Regulatory assets | | 311,371,795 | 263,745,272 |
| Investment in The Energy Authority | | 10,211,442 | 10,211,442 |
| Intangible and other assets, net of accumulated | | 72.054.644 | 74 740 555 |
| amortization of \$27,998,076 and \$23,513,508, respectively | | 73,954,644 | 74,742,555 |
| Total trustee funds and other assets | | 1,514,950,439 | 985,792,258 |
| Current assets | | | |
| Cash and cash equivalents | | 66,168,303 | 70,570,137 |
| Cash and cash equivalents - restricted | | 29,940,134 | 25,267,618 |
| Trustee funds | | 213,150,399 | 309,926,968 |
| Trustee funds - restricted | | 21,343,297 | - |
| Investments | | 14,467,116 | 14,872,390 |
| Collateral postings Accounts receivable | | 25,665,108 | 20,789,600 75,082,328 |
| Interest receivable | | 88,401,049 12,826,259 | 29,565,866 |
| Financing receivables - members | | 17,015,277 | 14,438,195 |
| Notes receivable | | 7,909,082 | 9,956,514 |
| Inventories | | 9,454,355 | 7,361,057 |
| Regulatory assets | | 32,963,102 | 23,433,943 |
| Prepaid expenses and other assets | | 5,460,237 | 5,816,293 |
| Total current assets | | 544,763,718 | 607,080,909 |
| Total assets | \$ | 6,338,860,515 | \$ 5,656,197,470 |

American Municipal Power, Inc. Consolidated Balance Sheets September 30, 2015 (unaudited) and December 31, 2014

| | S | September 30, 2015 | December 31, 2014 | | |
|---|----|-----------------------|----------------------|--|--|
| Equities and Liabilities | | | | | |
| Member and patron equities | | | | | |
| Contributed capital | \$ | 813,018 | \$ 806,248 | | |
| Patronage capital | | 67,438,701 | 60,990,058 | | |
| Total member and patron equities | | 68,251,719 | 61,796,306 | | |
| Long-term debt | | | | | |
| Term debt | | 5,554,448,411 | 4,796,401,675 | | |
| Term debt on behalf of Central Virginia | | | | | |
| Electric Cooperative | | 21,916,666 | 22,770,833 | | |
| Revolving credit loan | | 317,500,000 | 316,000,000 | | |
| Total long-term debt | | 5,893,865,077 | 5,135,172,508 | | |
| Current liabilities | | | | | |
| Accounts payable | | 102,783,993 | 165,997,415 | | |
| Accrued postretirement benefits | | 729,189 | 682,061 | | |
| Accrued interest | | 42,689,085 | 114,510,827 | | |
| Term debt | | 77,485,843 | 64,650,843 | | |
| Term debt on behalf of members | | 10,419,500 | 12,113,000 | | |
| Term debt on behalf of Central Virginia | | | | | |
| Electric Cooperative | | 854,167 | 854,167 | | |
| Regulatory liabilities | | 362,146 | 645,779 | | |
| Other liabilities | | 27,056,176 | 24,927,413 | | |
| Total current liabilities | | 262,380,099 | 384,381,505 | | |
| Other noncurrent liabilities | | | | | |
| Accrued postretirement benefits | | 100,000 | 100,000 | | |
| Deferred gain on sale of real estate | | 1,224,115 | 1,260,748 | | |
| Other liabilities | | 65,972,357 | 31,400,728 | | |
| Asset retirement obligations | | 7,740,539 | 7,728,419 | | |
| Regulatory liabilities | | 39,326,609 | 34,357,256 | | |
| Total other noncurrent liabilities | | 114,363,620 | 74,847,151 | | |
| Total liabilities | | 6,270,608,796 | 5,594,401,164 | | |
| Total equities and liabilities | \$ | 6,338,860,515 | \$ 5,656,197,470 | | |

American Municipal Power, Inc. Consolidated Statements of Revenues and Expenses Nine Months Ended September 30, 2015 and 2014 (unaudited)

| | September 30, 2015 | September 30, 2014 |
|----------------------------------|-----------------------|-----------------------|
| Revenues | | |
| Electric revenue | \$ 813,647,208 | \$ 751,674,188 |
| Service fees | 8,884,234 | 8,200,946 |
| Programs and other | 8,758,326 | 14,859,448 |
| Total revenues | 831,289,768 | 774,734,582 |
| Operating expenses | | |
| Purchased electric power | 469,545,324 | 471,759,234 |
| Production | 108,521,061 | 63,793,846 |
| Fuel | 100,428,643 | 93,798,319 |
| Depreciation and amortization | 43,864,394 | 43,810,156 |
| Administrative and general | 9,152,050 | 7,060,957 |
| Property and real estate taxes | 4,625,552 | 1,968,493 |
| Programs and other | 8,913,757 | 13,872,105 |
| Total operating expenses | 745,050,781 | 696,063,110 |
| Operating margin | 86,238,987 | 78,671,472 |
| Nonoperating revenues (expenses) | | |
| Interest expense | (103,491,392) | (90,323,160) |
| Interest income, subsidy | 10,144,480 | 10,146,504 |
| Interest income, other | 15,027,923 | 3,049,439 |
| Other, net | (1,471,355) | 1,289,054 |
| Total nonoperating expenses | (79,790,344) | (75,838,163) |
| Net margin | \$ 6,448,643 | \$ 2,833,309 |

American Municipal Power, Inc. Consolidated Statements of Changes in Members and Patron Equities Nine Months Ended September 30, 2015 (unaudited) and December 31, 2014

| | Contributed Capital | | Patronage Capital | | Total |
|--------------------------------|------------------------|---------|----------------------|------------|------------------|
| Balances at December 31, 2013 | \$ | 806,248 | \$ | 58,412,402 | \$ 59,218,650 |
| Net margin | | - | | 2,577,656 | 2,577,656 |
| Balances at December 31, 2014 | | 806,248 | | 60,990,058 | 61,796,306 |
| Capital contributions | | 6,770 | | - | 6,770 |
| Net margin | | | | 6,448,643 | 6,448,643 |
| Balances at September 30, 2015 | \$ | 813,018 | \$ | 67,438,701 | \$ 68,251,719 |

American Municipal Power, Inc. Consolidated Statements of Cash Flows Nine Months Ended September 30, 2015 and 2014 (unaudited)

| | September 30, 2015 | |
|---|-----------------------------|----------------------------|
| Cash flows from operating activities | | |
| Net margin | \$ 6,448,643 | \$ 2,833,309 |
| Adjustments to reconcile net margin to net cash | | |
| (used in) provided by operating activities | | |
| Depreciation and amortization | 43,270,836 | 43,442,129 |
| Depletion of coal reserves | 593,558 | 368,027 |
| Amortization of deferred financing costs | 3,329,813 | 3,068,603 |
| Amortization of bond premium, net of | (5.057.504) | (4.440.044) |
| amortization of bond discount | (5,057,521) | (1,146,011) |
| Accretion of interest on asset retirement obligations | 129,730 | 113,461 |
| (Gain) loss on sale of utility property and equipment | (51,107) | 9,439 |
| Unrealized loss (gain) on investments Changes in assets and liabilities | 2,744,341 | (2,144,030) |
| • | (4 07E E00) | (2.250.507) |
| Collateral postings Accounts receivable | (4,875,508) (13,318,722) | (2,250,507) (1,501,578) |
| Interest receivable | 978,819 | 3,988,865 |
| Inventories | (2,093,298) | 643,048 |
| Regulatory assets and liabilities, net | (14,369,887) | (6,417,506) |
| Prepaid expenses and other assets | 1,758,650 | 2,556,099 |
| Accounts payable | (5,387,554) | 989,754 |
| Accrued postretirement benefits | 47,128 | (4,926,307) |
| Accrued interest | (24,510,429) | (29,291,872) |
| Asset retirement obligations | (117,610) | (138,773) |
| Other liabilities | (1,399,687) | (1,541,259) |
| Net cash (used in) provided by operating activities | (11,879,805) | 8,654,891 |
| Cash flows from investing activities | | |
| Purchase of utility property and equipment | (2,865,963) | (2,228,590) |
| Purchase of nonutility property and equipment | (107,272) | (442,493) |
| Proceeds from insurance claim | - | 1,628,200 |
| Proceeds due to repayments of loans made to related parties | 5,998,439 | 6,544,885 |
| Purchase of construction work-in-progress | (345,209,569) | (335,285,915) |
| Proceeds from sale of investments | 424,182,996 | 1,016,252,764 |
| Purchase of investments | (841,074,563) | (620,107,915) |
| Purchase of plant held for future use | (292,255) | (159,538) |
| Loans made to related parties | - | (66,685,783) |
| Investment in The Energy Authority | - | (10,211,442) |
| Changes in restricted cash and cash equivalents | (4,672,516) | 15,322,301 |
| Net cash (used in) provided by investing activities | (764,040,703) | 4,626,474 |

American Municipal Power, Inc. Consolidated Statements of Cash Flows Nine Months Ended September 30, 2015 and 2014 (unaudited)

| | S | eptember 30, 2015 | Se | eptember 30, 2014 |
|--|----|----------------------|----|----------------------|
| Cash flows from financing activities | | | | |
| Proceeds from revolving credit loan | | 70,700,000 | | 351,000,000 |
| Payments on revolving credit loan | | (69,200,000) | | (221,000,000) |
| Cost of issuance of debt | | (4,517,800) | | - |
| Principal payments on term debt | | (48,260,000) | | (132,105,000) |
| Principal payments on term debt on behalf of members | | (8,503,000) | | (12,747,000) |
| Proceeds from issuance of term debt | | 824,199,257 | | - |
| Proceeds from issuance of term debt | | | | |
| on behalf of members | | 6,809,500 | | 7,528,000 |
| Principal payments on term debt on behalf of | | | | |
| Central Virginia Electric Cooperative | | (854,167) | | (854,167) |
| Proceeds from financing receivables - members | | 7,048,327 | | 5,715,135 |
| Funding of financing receivables - members | | (5,910,213) | | (2,022,199) |
| Capital contributions | | 6,770 | | |
| Net cash provided by (used in) financing activities | | 771,518,674 | | (4,485,231) |
| Net change in cash and cash equivalents | | (4,401,834) | | 8,796,134 |
| Cash and cash equivalents | | | | |
| Beginning of year | | 70,570,137 | | 44,668,388 |
| End of year | \$ | 66,168,303 | \$ | 53,464,522 |
| Supplemental disclosure of cash flow information Cash paid during the year for interest, net of amount capitalized | \$ | 115,546,182 | \$ | 119,615,032 |
| Supplemental disclosure of noncash investing and financing activities Capital expenditures included in accounts payable | | | | |
| and other liabilities Capital expenditures included in accrued interest, | \$ | 36,156,318 | \$ | 47,176,798 |
| net of interest receivable | | 15,810,646 | | 15,076,680 |

1. Description of Business

American Municipal Power, Inc. ("AMP") is a not-for-profit Ohio corporation organized to provide electric capacity and energy and to furnish other services to its members on a cooperative basis. AMP is a tax-exempt organization for federal tax purposes under Section 501(c)(12) of the Internal Revenue Service Code ("IRC"). As AMP derives its income from the exercise of an essential government function and will accrue to a state or a political subdivision there of; AMP's income is excludable from gross income under IRC Section 115. AMP is a membership organization comprised of 83 municipalities throughout Ohio, 29 municipalities in Pennsylvania, six municipalities in Michigan, five municipalities in Virginia, four municipalities in Kentucky, two municipalities in West Virginia, one municipality in Indiana, one municipality in Maryland, and one joint action agency in Delaware, all but one of which own and operate electric systems. AMP purchases and generates electric capacity and energy for sale to its members. AMPO, Inc. is a for-profit subsidiary that provides electric and natural gas aggregation consulting services to both members and nonmembers in Ohio.

In addition, AMP serves as a project manager for Ohio members participating in joint venture projects to share ownership of power generation and transmission facilities, known as Ohio Municipal Electric Generation Agency Joint Ventures: 1, 2, 4, 5, and 6 ("OMEGA" "JV1," "JV2," "JV4," "JV5," and "JV6") (collectively, the "OMEGA Joint Ventures").

AMP is closely aligned with Ohio Municipal Electric Association ("OMEA"), the legislative liaison for the state's municipal electric systems. In addition to the OMEGA Joint Ventures, Municipal Energy Services Agency ("MESA") has also been formed by the members. MESA provides management and technical services to AMP, its members, and the OMEGA Joint Ventures.

AMP has received approval pursuant to a private letter ruling from the Internal Revenue Service ("IRS") to issue tax-exempt securities on behalf of its members. In connection with the financing of projects undertaken by the electric systems of certain member communities, AMP has issued tax-exempt debt on their behalf. Additionally, AMP has issued tax-exempt bonds to finance the construction of its generating projects.

AMP 368 LLC ("AMP 368") is a wholly owned and consolidated subsidiary of AMP, which through AMP 368 is the owner of a 23.26%, or 368MW, undivided interest in the Prairie State Energy Campus ("PSEC"). The PSEC is a mine-mouth, pulverized coal-fired generating station in southwest Illinois.

Meldahl LLC is a wholly owned and consolidated subsidiary of AMP, which through Meldahl LLC, is the owner of the 105 MW Meldahl project under construction as a run-of-the river hydroelectric facility on the Ohio River.

2. Summary of Significant Accounting Policies

Basis of Consolidation

The accompanying interim consolidated financial statements have been prepared in accordance with accounting principles generally accepted in the United States of America ("U.S. GAAP") and include all entities in which AMP has control, which are its majority-owned subsidiaries. The interim consolidated financial statements have been prepared without audit. Certain information and footnote disclosures normally included in financial statements prepared in accordance with U.S. GAAP have been condensed or omitted pursuant to such rules and regulations. The interim consolidated financial statements as of September 30, 2015 should be read in conjunction with the consolidated financial statements and the notes thereto for the year ended December 31, 2014. The accompanying interim consolidated financial statements reflect all adjustments which, in the opinion of management, are necessary for a fair statement of the results of the interim periods presented. Operating results for the nine-months ended September 30, 2015 are not necessarily indicative of the results to be expected for the full year ending December 31, 2015.

The preparation of financial statements in conformity with U.S. GAAP requires management to make estimates and assumptions that affect the reported amounts of assets and liabilities, as well as disclosure of contingent assets and liabilities at the date of the financial statements, and the reported amounts of revenues and expenses during the reporting periods. Actual results may differ from those estimates. All intercompany transactions and balances have been eliminated.

Utility Plant

AMP records amounts expended in connection with the purchase or construction of utility plant assets at cost. Major renewals, betterments and replacements are capitalized, while maintenance and repair costs are charged to operations as incurred. Operations are charged with labor, material, supervision and other costs incurred to maintain the utility plant. When utility plant assets are retired, accumulated depreciation is charged with the cost of assets, plus removal costs, less any salvage value, and any resulting gain or loss is reflected in net margin in the consolidated statements of revenues and expenses.

Jointly-Owned Utility Plant

Under ownership agreements with other joint owners, AMP has 23.26% undivided ownership interests in PSEC. Each of the respective owners is responsible for its portion of construction costs. Kilowatt-hour generation and variable operating expenses are divided on an owner's percentage of dispatched power and fixed operating expenses are allocated by project ownership with each owner reflecting its respective costs in its statements of revenue and expenses. AMP's ownership interest in PSEC includes the proportionate share of PSEC's balance sheet as provided for under Accounting Standards Codification ("ASC") 970-810-45, *Undivided Interests*. This Accounting Standard requires the recording of undivided interests in assets and liabilities when given conditions are met.

Information relative to AMP's ownership interest in these facilities is as follows:

| | Sep | otember 30, 2015 | December 31, 2014 | | | |
|-------------------------------|-----|------------------|-------------------|---------------|--|--|
| Utility plant in service | \$ | 1,135,442,653 | \$ | 1,135,417,577 | | |
| Construction work-in-progress | | 10,226,155 | | 5,888,279 | | |

AMP's ownership interest in PSEC includes an interest in nearby coal reserves, valued at \$24,452,092 and \$25,045,650 (net of depletion) as of September 30, 2015 and December 31, 2014, respectively.

Nonutility Property and Equipment

Nonutility property and equipment is recorded at cost. Major renewals, betterments and replacements are capitalized, while maintenance and repair costs are charged to operations as incurred. When nonutility property and equipment is retired or otherwise disposed of, the related cost and accumulated depreciation are removed from the accounts, and the related gains or losses are reflected in net margin in the consolidated statements of revenues and expenses.

Construction Work-in-Progress

AMP records amounts expended in connection with construction work-in-progress projects at cost. Upon completion of a project, AMP places the asset in service and the related costs are recorded as either utility plant or nonutility property and equipment.

Construction work-in-progress projects consist of the following at September 30, 2015 and December 31, 2014:

| | September 30, 2015 | | De | cember 31, 2014 |
|-----------------------------|--------------------|---------------|----|-----------------|
| Prairie State Energy Campus | \$ | 10,226,155 | \$ | 5,888,279 |
| Hydro Plants | | 2,427,046,428 | | 2,177,741,690 |
| AMP Fremont Energy Center | | 4,674,363 | | 5,493,753 |
| Information Technology | | 6,853,583 | | 3,840,759 |
| Other | | 761,901 | | 595,514 |
| | \$ | 2,449,562,430 | \$ | 2,193,559,995 |

There is \$1,074,625 of land included in the construction work-in-progress account at both September 30, 2015 and December 31, 2014. There is \$529,658,146 and \$437,568,663 of capitalized interest included in the construction work-in-progress account at September 30, 2015 and December 31, 2014, respectively. AMP capitalized interest costs in the amount of \$92,089,483 and \$86,815,827 for the nine-month periods ended September 30, 2015 and 2014, respectively.

Plant Held for Future Use

In November 2009, the participants in the AMP Generating Station Project (the "AMPGS Project") voted to terminate the development of the pulverized coal power plant in Meigs County, Ohio. The AMPGS Project was to be a 1,000 MW base load, clean-coal technology plant scheduled to go online in 2014. This pulverized coal plant was estimated to be a \$3 billion project, but the project's targeted capital costs increased by 37% and the engineer, procure and construct contractor could not guarantee that the costs would not continue to escalate. At the termination date, minimal construction had been performed on the AMPGS Project at the Meigs County site.

The AMPGS project participants signed "take or pay" contracts with AMP. As such, the participants of the project are obligated to pay any costs incurred for the project.

In August 2010, the 81 AMPGS participants voted to pursue conversion of the AMPGS Project to a Natural Gas Combined Cycle Plant (the "NGCC Plant") to be developed under a lump-sum-turn-key fixed-price contract that would be open to interested AMP members. The NGCC Plant was planned to be developed on the Meigs County site previously planned for the AMPGS project. In February 2011, development of the NGCC Plant was suspended, when AMP determined to pursue the purchase of the AMP Fremont Center ("AFEC") instead, AMP still intends to develop this site for the construction of a generating asset; however, at September 30, 2015, the type of future generating asset had not been determined.

As a result of these decisions to date, the AMPGS Project costs have been reclassified out of construction work-in-progress and into plant held for future use or regulatory assets in the consolidated balance sheets. At December 31, 2010, AMP reclassified \$34,881,075 of costs to plant held for future use as these costs were determined to be associated with the undeveloped Meigs County site regardless of the type of generating asset ultimately developed on the site. The remaining costs previously incurred were determined to be impaired but reclassified as a regulatory asset which is fully recoverable from the AMPGS Project participants as part of their unconditional obligation under the "take or pay" contract. At September 30, 2015, AMP has a regulatory asset of \$40,823,902 for the recovery of these abandoned construction costs.

On April 15, 2014, the AMP Board of Trustees voted to approve collection of \$39,947,959 of stranded costs, related to the cancelled AMPGS coal project, from the AMPGS Participants pursuant to the AMPGS take-or-pay power sales contract, subject to the approval of the Participants. The Board of Trustees also voted to have AMP repay \$11,674,131 of AMPGS stranded costs from service fee and other member related revenues over the same term. On April 16, 2014 the AMPGS Participants voted to approve these collections from Participants and Members, respectively, over a 15 year term.

Trustee Funds

AMP maintains funds on deposit with the trustees ("trustee funds") under its various trust indentures securing bonds issued for its various projects. Investments of the trustee funds include money market funds and debt securities. The debt securities are classified as held-to-maturity under the Financial Accounting Standards Board's ("FASB's") standard for debt and equity securities, and are recorded at amortized cost. The debt securities mature at various dates through January 2030.

Realized gains and losses on investment transactions are determined on the basis of specific identification. Gross unrealized holding gains at September 30, 2015 and December 31, 2014 were \$2,339,067 and \$2,100,194, respectively. Gross unrealized holding gains and losses are included in other income in the consolidated statements of revenues and expenses.

On January 14, 2015, AMP issued, pursuant to the PSEC Master Trust Indenture ("MTI"), its Prairie State Energy Campus Project 2015 Revenue Bonds (see Note 3). A portion of the proceeds of the PSEC 2015 Bonds and other available funds under the Indenture, were applied to refund the PSEC 2008A Bonds and PSEC 2009A Bonds. To effect the refunding, a sufficient amount of the proceeds of the Series 2015 Bonds and certain other available funds under the Indenture were deposited in an escrow account (the "Escrow Fund") established by AMP with U.S. Bank National Association (the "Escrow Agent"), and were invested in certain noncallable direct obligations or obligations the principal of and interest on which are unconditionally guaranteed by the United States of America ("Defeasance Obligations") that mature in amounts and pay interest at rates sufficient to pay, when due, the principal, applicable redemption premiums, if any, and interest on the above–referenced bonds through their respective maturity or redemption dates, as applicable.

The sufficiency of the Escrow Fund, including Defeasance Obligations and the income thereon, to pay such amounts were verified by a third party CPA firm. On the date of issuance of the PSEC 2015 Bonds, the Escrow Agent was given irrevocable instructions to call the callable PSEC 2008A Bonds for redemption on February 15, 2018 and the callable 2009A Bonds for redemption on February 15, 2019, each at the redemption prices of 100%.

Impairment of Long-lived Assets

Long-lived assets are reviewed for impairment whenever events or changes in circumstances indicate that full recoverability is questionable. The determination of whether an impairment has occurred is based on an estimate of undiscounted future cash flows attributable to the assets, as compared with the carrying value of the assets. If an impairment has occurred, the amount of the impairment recognized is the excess of the carrying value of the assets over fair value of the assets.

Intangible and Other Assets

In 2011, American Municipal Power Inc. entered into an asset purchase agreement with FirstEnergy Generation Corporation for the acquisition of AFEC and acquired all assigned contracts and permits relating to that facility. AFEC is a 707 MW natural gas fired combined cycle generation plant located in the City of Fremont, Ohio. On January 21, 2012, AFEC began commercial operation. In June 2012, AMP sold 5.16% undivided ownership interest in AFEC to Michigan Public Power Agency and entered into a power sales contract with Central Virginia Electric Cooperative ("CVEC") for the output associated with a 4.15% undivided ownership interest in AFEC held by AMP. AMP has sold the output of the remaining 90.69% undivided ownership interest to the AFEC participants, which consist of 87 of its members, pursuant to a take-or-pay power sales contract.

Included in the approximately \$596 million investment for the AFEC project, were two interconnections contracts for off-site facilities: 1) electric interconnections and other necessary improvements to the electric grid, and the legal rights and contractual terms associated with them and 2) water/waste water interconnections and other necessary improvements to the City of Fremont's water and waste water systems, and the legal rights and contractual terms associated with them. At the time of the acquisition, these interconnection contracts were recorded as part of the utility plant. These contracts were valued at \$28,665,190, and were net of \$2,866,519 and \$2,293,215 of accumulated amortization as of September 30, 2015 and December 31, 2014, respectively. Amortization for these contracts is determined using the straight-line method.

Derivative Instruments

AMP accounts for derivative instruments on its consolidated balance sheets at fair value unless the instruments qualify to be accounted for as normal purchases and normal sales. The fair values of derivative instruments accounted for using mark-to-market accounting are based on exchange prices and broker quotes, when available. If a quoted market price is not available, the estimate of fair value is based on the best information available including valuation models that estimate future energy prices based on existing market and broker quotes and supply and demand market data and other assumptions. The fair values determined are reduced by the appropriate valuation adjustments for items such as discounting, liquidity, credit quality and modeling risk. There is inherent risk in valuation modeling given the complexity and volatility of energy markets. Therefore, it is possible that results in future periods may be materially different as contracts are ultimately settled.

AMP has determined each of its power purchase and power sales contracts which meet the definition of a derivative instrument qualifies to be accounted for as normal purchases and normal sales.

AMP's interest rate management strategy uses derivative instruments to minimize earnings fluctuations caused by interest rate volatility associated with AMP's variable rate debt. The derivative instruments used to meet AMP's risk management objectives are interest rate swaps.

AMP has adopted a fuel procurement and hedging program which contemplates that AMP will, subject to market conditions, undertake to secure, at times when AMP deems such advantageous and prudent, contracts with fuel providers and financial institutions, the effect which will be to hedge, on a rolling 36-month basis, the price of up to 80% of the natural gas volume that AMP projects will be consumed by AFEC operating at its base capacity. AMP has entered into a number of International Swaps and Derivatives Association agreements that are specific to AFEC in managing its natural gas supply requirements. All of these agreements are with investment grade or higher counterparties (Baa3/BBB-). AMP utilizes fixed-for-floating swap contracts to economically hedge the total natural gas fuel expense and records them at fair value. AMP does not utilize derivative financial instruments for speculative purposes, nor does it have trading operations.

The maturities of the swaps highly correlate to forecasted purchases of natural gas, during the time frame through December 2023. Under such agreements, AMP pays the counterparty at a fixed rate and receives from the counterparty a floating rate per MMBtu ("dekatherm" or "DTH") of natural gas. Only the net differential is actually paid or received. The differential is calculated based on the notional amounts under the agreements.

On the short term agreements, there was an unrealized loss of \$16,772,655 and \$12,990,410 at September 30, 2015 and December 31, 2014, respectively, which is included in other liabilities. On the long-term agreements, there was an unrealized loss of \$65,628,177 and \$31,310,347 at September 30, 2015 and December 31, 2014, respectively, which is included in other liabilities. A net loss of \$38,100,075 and \$6,872,961 was recognized in fuel on AMP's consolidated statements of revenues and expenses for the nine-month periods ending September 30, 2015 and 2014, respectively. The losses from the natural gas contracts do not result from other-than-temporary declines in market value. Corresponding regulatory assets have been recorded equal to the unrealized loss.

Use of Estimates

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

Presentation

Certain prior year balances have been reclassified to conform with current year presentation.

3. Revolving Credit Loan and Term Debt

Revolving Credit Loan

AMP has a revolving credit loan facility ("Facility") with a syndicate of lenders led by JPMorgan Chase Bank, N.A. Other members of the syndicate include KeyBank, N.A.; Wells Fargo Bank, N.A.; U.S. Bank, N.A.; Bank of America, N.A.; The Huntington National Bank; Royal Bank of Canada; and Bank of Montreal. The Facility allows AMP to obtain loans with different interest rates and terms and letters of credit. AMP's base borrowing capacity under the Facility is \$750,000,000, with an accordion feature to expand to \$1 billion. At September 30, 2015, AMP had \$317,500,000 outstanding under the Facility and the effective interest rate was 1.125%. At December 31, 2014, AMP had \$316,000,000 outstanding under the Facility and the effective interest rate was 1.0625%.

Term Debt

AMP has issued term debt in the form of notes payable and bonds for the financing of its own assets and on behalf of specific members. AMP is the primary obligor on term debt issued to finance its assets.

Advance Refunding of Portion of Prairie State Energy Campus Debt

On January 14, 2015, AMP issued, pursuant to the PSEC MTI, its Prairie State Energy Campus Project Revenue Bonds, consisting of three series: \$507,875,000 Refunding Series 2015A (the "PSEC 2015A Bonds"), \$135,350,000 Refunding Series 2015B (the "PSEC 2015B Bonds") and \$95,100,000 Refunding Series 2015C (the "PSEC 2015C Bonds" and, together with the PSEC 2015A Bonds and the PSEC 2015B Bonds, the "PSEC 2015 Bonds"). The PSEC 2015 Bonds were issued to (i) refund a portion of AMP's Prairie State Energy Campus Project Revenue Bonds, Series 2008A (the "PSEC 2008A Bonds"), issued on July 2, 2008 in the aggregate principal amount of \$760,655,000, (ii) refund a portion of AMP's Prairie State Energy Campus Revenue Bonds, Series 2009A (the "PSEC 2009A Bonds"), issued on June 30, 2009 in the aggregate principal amount of \$166,565,000, and (iii) pay the costs of issuance of the PSEC 2015 Bonds. Specifically, a portion of the proceeds of the PSEC 2015 Bonds and other available funds under the Indenture, were applied to refund the PSEC 2008A Bonds and PSEC 2009A Bonds.

To effect the refunding, a sufficient amount of the proceeds of the Series 2015 Bonds and certain other available funds under the Indenture were deposited in the Escrow Fund established by AMP with the Escrow Agent. The funds held in escrow are presented in Trustee funds – restricted in the consolidated balance sheets (see Note 2).

Bonds and notes payable related to financing AMP assets consists of the following:

| | September 30, 2015 | 5 December 31, 2014 |
|---|--------------------|---------------------|
| AMP project note due in October 2015 with interest at 1.00% both at September 30, 2015 and December 31, 2014, respectively, payable at maturity | \$ 15,061,431 | \$ 15,061,431 |
| AMP Prairie State Energy Campus Project Revenue Bonds, Series 2008A | 737,865,000 | 743,495,000 |
| Unamortized discount Prairie State Campus Revenue Bonds, Series 2008A | (9,208,971 |) (11,467,407) |
| Unamortized premium Prairie State Campus Revenue Bonds, Series 2008A | 3,130,432 | 3,898,149 |
| AMP Prairie State Energy Campus Project Revenue Bonds, Series 2009A | 118,545,000 | 118,545,000 |
| AMP Prairie State Energy Campus Project Revenue Bonds, Series 2009B | 44,495,000 | 60,360,000 |
| AMP Prairie State Energy Campus Project Revenue Bonds, Series 2009C | 385,835,000 | 385,835,000 |
| Unamortized discount Prairie State Campus Revenue Bonds, Series 2009 | (1,266,857 | (1,394,484) |
| AMP Prairie State Energy Campus Project Revenue Bonds, Series 2010 | 300,000,000 | 300,000,000 |
| AMP Prairie State Energy Campus Project Revenue Bonds, Series 2015A | 507,875,000 | - |
| AMP Prairie State Energy Campus Project Revenue Bonds, Series 2015B | 135,350,000 | - |
| AMP Prairie State Energy Campus Project Revenue Bonds, Series 2015C | 95,100,000 | - |
| Unamortized premium Prairie State Campus Revenue Bonds, Series 2015A | 63,805,199 | - |
| Unamortized premium Prairie State Campus Revenue Bonds, Series 2015B | 17,591,187 | - |
| AMP Combined Hydroelectric Project Revenue Bonds, Series 2009A | 6,135,000 | 24,425,000 |
| AMP Combined Hydroelectric Project Revenue Bonds, Series 2009B | 497,005,000 | 497,005,000 |
| AMP Combined Hydroelectric Project Revenue Bonds, Series 2009C | 122,405,000 | 122,405,000 |
| AMP Combined Hydroelectric Project Revenue Bonds, Series 2009D | 14,623,530 | 14,623,529 |
| Unamortized discount AMP Combined Hydroelectric Project Revenue Bonds, Series 2009D | (1,909,092 |) (2,049,350) |
| Unamortized premium AMP Combined Hydroelectric Project Revenue Bonds, Series 2009C | 3,331,100 | 4,051,014 |
| AMP Combined Hydroelectric Project Revenue Bonds, Series 2010A | 152,995,000 | 152,995,000 |
| Unamortized discount AMP Combined Hydroelectric Project Revenue Bonds, Series 2010A | (591,070 |) (623,917) |
| AMP Combined Hydroelectric Project Revenue Bonds, Series 2010B | 1,109,995,000 | 1,109,995,000 |
| AMP Combined Hydroelectric Project Revenue Bonds, Series 2010C | 116,000,000 | |
| AMP Meldahl Hydroelectric Project Revenue Bonds, Series 2010A | 45,495,000 | 45,495,000 |
| AMP Meldahl Hydroelectric Project Revenue Bonds, Series 2010B | 260,000,000 | 260,000,000 |
| AMP Meldahl Hydroelectric Project Revenue Bonds, Series 2010C | 20,000,000 | 20,000,000 |
| AMP Meldahl Hydroelectric Project Revenue Bonds, Series 2010D | 4,570,000 | 4,570,000 |
| AMP Meldahl Hydroelectric Project Revenue Bonds, Series 2010E | 300,000,000 | 300,000,000 |
| Unamortized premium Meldahl Hydroelectric Revenue Bonds, Series 2010 | 139,925 | 159,449 |
| AMP Fremont Energy Center Project Revenue Bonds, Series 2012A | 8,605,000 | 12,155,000 |
| AMP Fremont Energy Center Project Revenue Bonds, Series 2012B | 520,620,000 | 525,545,000 |
| Unamortized premium Fremont Energy Center Revenue Bonds, Series 2012 | 38,337,440 | 39,969,104 |
| | 5,631,934,254 | 4,861,052,518 |
| Current portion | (77,485,843 | (64,650,843) |
| Noncurrent portion | \$ 5,554,448,411 | \$ 4,796,401,675 |

4. Fair Value of Financial Instruments

As defined in the fair value measurements standard, fair value is the price that would be received for an asset or paid to transfer a liability (exit price) in the principal or most advantageous market for the asset or liability in an orderly transaction between willing market participants on the measurement date. This standard establishes a fair value hierarchy that prioritizes the inputs used to measure fair value. The hierarchy gives the highest priority to unadjusted quoted market prices in active markets for identical assets or liabilities (Level 1) and the lowest priority to unobservable inputs (Level 3).

The three levels of the fair value hierarchy defined by the fair value measurement standard are as follows:

- Level 1 Quoted prices are available in active markets for identical assets or liabilities as of the reporting date. Active markets are those where transactions for the asset or liability occur in sufficient frequency and volume to provide pricing information on an ongoing basis. AMP's Level 1 assets primarily consist of equity securities, mutual funds and money market funds that are listed on active exchanges which are included in investments on the consolidated balance sheets. AMP does not have any liabilities that meet the definition of Level 1.
- Level 2 Pricing inputs are either directly or indirectly observable in the market as of the reporting date, other than quoted prices in active markets included in Level 1. Level 2 includes those financial instruments that are valued using models or other valuation methodologies based on assumptions that are observable in the marketplace throughout the full term of the instrument, can be derived from observable data or are supported by observable levels at which transactions are executed in the marketplace. These models are primarily industry-standard models that consider various assumptions, including quoted forward prices for commodities, time value, volatility factors, and current market and contractual prices for the underlying instruments, as well as other relevant economic measures. AMP's Level 2 assets consist primarily of debt securities. Liabilities in this category include natural gas swaps.
- Level 3 Pricing inputs include inputs that are generally less observable from objective sources. These inputs may be used with internally developed methodologies that result in management's best estimate of fair value. AMP's Level 3 assets consist of its investment in hedge funds, which are included in investments on the consolidated balance sheets.

AMP utilizes market data and assumptions that market participants would use in pricing the asset or liability, including assumptions about risk and the risks inherent in the inputs to the valuation technique. These inputs can be readily observable, market corroborated, or generally unobservable. AMP primarily applies the market approach for recurring fair value measurements using the best information available. Accordingly, AMP maximizes the use of observable inputs and minimizes the use of unobservable inputs.

The following table presents the carrying amounts and fair values of AMP's trustee funds, term debt, term debt on behalf of members, and term debt on behalf of Central Virginia Electric Cooperative as of September 30, 2015 and December 31, 2014.

| | Septembe | er 30, 2015 | Decembe | r 31, 2014 | | |
|---|-------------------|-------------------------|-------------------|-------------------------|--|--|
| Financial Instruments | Carrying Value | Estimated Fair Value | Carrying Value | Estimated Fair Value | | |
| Assets | | | | | | |
| Trustee funds, restricted and non-restricted Liabilities | \$ 1,295,934,375 | \$ 1,330,285,767 | \$ 881,381,875 | \$ 914,370,907 | | |
| Fixed rate term debt, including current maturities, AMP | 5,631,934,254 | 6,552,879,635 | 4,861,052,518 | 6,266,017,050 | | |
| Fixed rate term debt, including current maturities, on behalf of members | 10,419,500 | 10,419,500 | 11,138,000 | 11,138,000 | | |
| Fixed rate term debt, including current maturities, on behalf of Central Virginia Electric Cooperative Variable rate term debt, including current | 22,770,833 | 22,770,833 | 23,625,000 | 23,625,000 | | |
| maturities, on behalf of members | - | - | 975,000 | 975,000 | | |

The carrying amounts of cash, accounts receivable, accounts payable, the AMP project notes, the municipal project notes and the revolving credit loan approximate their fair value due to their short maturities. The carrying amount of term debt on behalf of members approximates their fair value due to their variable rates of interest. The fair value of trustee funds is determined based on market observable inputs that include, but are not limited to, benchmark yields, reportable trades, broker/dealer quotes, issuer spreads, two-sided markets, benchmark securities, bids, and offers. The fair value of long-term debt reflect the present value of cash outflows relating to those obligations based on the current call price or the yield to maturity as deemed appropriate at the end of each respective year. The yields assumed were based on municipal bond ratings offered by organizations similar to AMP. The fair value of long-term debt is within Level 2 of the fair value hierarchy.

The estimated fair values of the natural gas swaps were determined using New York Mercantile Exchange ("NYMEX") futures settlement prices for delivery of natural gas at Henry Hub adjusted by the price of NYMEX ClearPort basis swaps, which reflect the difference between the price of natural gas at a given delivery basin and the Henry Hub pricing points.

The following tables set forth AMP's financial assets and financial liabilities that are accounted for on a recurring basis at fair value by level within the fair value hierarchy as of September 30, 2015 and December 31, 2014. As required by the fair value measurement standard, assets and liabilities are classified in their entirety based on the lowest level of input that is significant to the fair value measurement. AMP'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.

| September 30, 2015 | | | | | | | |
|--------------------|----------------|---|-------------------------|-------------------|---|---|---|
| | Level 1 | | Level 2 | | Level 3 | | Total |
| | | | | | | | |
| \$ | 7,779,409 | \$ | - | \$ | - | \$ | 7,779,409 |
| | 223,686 | | | | - | | 223,686 |
| | - | | 6,431,965 | | - | | 6,431,965 |
| _ | | _ | | _ | | _ | 32,056 |
| \$ | 8,003,095 | \$ | 6,431,965 | \$ | 32,056 | \$ | 14,467,116 |
| | | | | | | | |
| \$ | - | \$ | 82,400,832 | \$ | | \$ | 82,400,832 |
| \$ | | \$ | 82,400,832 | \$ | = | \$ | 82,400,832 |
| | | | _ | | | | |
| | | | Decembe | er 31, | 2014 | | |
| | Level 1 | | Level 2 | | Level 3 | | Total |
| | | | | | | | |
| \$ | 8,213,117 | \$ | - | \$ | - | \$ | 8,213,117 |
| | 256,041 | | - | | - | | 256,041 |
| | - | | 6,355,042 | | - | | 6,355,042 |
| | | | <u> </u> | | 48,190 | | 48,190 |
| \$ | 8,469,158 | \$ | 6,355,042 | \$ | 48,190 | \$ | 14,872,390 |
| | | | | | | | |
| Ф | | Ф | 44 200 757 | Ф | | • | 44,300,757 |
| φ | | φ | 44,300,737 | Φ | | Ψ | 44,300,737 |
| | \$ \$ \$ \$ \$ | \$ 7,779,409 223,686 \$ 8,003,095 \$ - \$ - Level 1 \$ 8,213,117 256,041 \$ 8,469,158 | \$ 7,779,409 \$ 223,686 | Level 1 Level 2 | Level 1 Level 2 \$ 7,779,409 \$ - \$ \$ 223,686 - 6,431,965 - \$ 8,003,095 \$ 6,431,965 \$ - \$ 82,400,832 \$ \$ 82,400,832 \$ December 31, Level 2 \$ 8,213,117 \$ - \$ - 6,355,042 - \$ \$ 8,469,158 \$ 6,355,042 | Level 1 Level 2 Level 3 \$ 7,779,409 \$ - \$ - 223,686 - - - 6,431,965 - \$ 8,003,095 \$ 6,431,965 \$ 32,056 \$ - \$ 82,400,832 \$ - \$ 82,400,832 \$ - | Level 1 Level 2 Level 3 \$ 7,779,409 \$ - \$ - \$ - \$ \$ 223,686 32,056 - 6,431,965 - 32,056 \$ 8,003,095 \$ 6,431,965 \$ 32,056 \$ - \$ 82,400,832 \$ - \$ \$ \$ - \$ 82,400,832 \$ - \$ \$ \$ December 31, 2014 Level 1 Level 2 Level 3 \$ 8,213,117 \$ - \$ - \$ 256,041 48,190 - 6,355,042 \$ 48,190 \$ 8,469,158 \$ 6,355,042 \$ 48,190 |

The determination of the above fair value measures takes into consideration various factors required under the fair value measurement standard. These factors include nonperformance risk, including counterparty credit risk and the impact of credit enhancements (such as cash deposits, line of credit and priority interests). The impact of nonperformance risk was immaterial in the fair value measurements.

5. Regulatory Assets and Liabilities

In accordance with the FASB standard for accounting for regulated entities, AMP records regulatory assets (capitalized expenses to be recovered in rates in future periods) and regulatory liabilities (deferred revenues for rates collected for expenses not yet incurred). Regulatory assets include the deferral of depreciation expense associated with asset retirement costs, the costs associated with the abandoned AMPGS Project, funds for member rate stabilization plans, unrecognized actuarial losses associated with the pension and postretirement healthcare plans and other capital expenditures not yet recovered through rates approved by the AMP board of trustees. Regulatory liabilities include revenues collected and intended to fund future capital expenditures, emission allowances, and other differences between the rates collected from members and

expense recognition. As the capital expenditures are depreciated and inventories are used, regulatory assets and liabilities are amortized to match revenues with the related expenditures. Regulatory liabilities or regulatory assets are also recognized for unrealized mark-to-market gains and losses on derivative instruments that are subject to the ratemaking process when realized.

Regulatory assets and liabilities consist of the following:

| | Sep | September 30, 2015 | | December 31, 2014 | | |
|---|-----|--------------------|----|-------------------|--|--|
| Regulatory assets | | | | | | |
| Asset retirement costs | \$ | 4,769,011 | \$ | 4,427,672 | | |
| Debt service costs | | 152,839,487 | | 112,661,090 | | |
| Abandoned construction costs | | 40,823,902 | | 45,125,226 | | |
| Projects on behalf of | | 12,018,360 | | 10,443,933 | | |
| Operating and maintenance expenditures | | 6,382,652 | | 8,548,238 | | |
| Fair value of derivative instruments | | 82,499,603 | | 44,300,357 | | |
| Rate stabilization programs | | 17,657,669 | | 35,064,552 | | |
| Pension plan and postretirement healthcare plan obligations | | 8,887,661 | | 8,884,942 | | |
| Interest rate lock expense | | 5,480,791 | | 5,480,791 | | |
| Closure of Gorsuch Project costs | | 12,975,761 | | 12,242,414 | | |
| Total regulatory assets | | 344,334,897 | | 287,179,215 | | |
| Current portion | | (32,963,102) | | (23,433,943) | | |
| Noncurrent portion | \$ | 311,371,795 | \$ | 263,745,272 | | |
| Regulatory liabilities | | | | | | |
| Capital improvement expenditures | \$ | 751,734 | \$ | 790,756 | | |
| Debt service costs | | 9,642,029 | | 6,198,320 | | |
| Operating and maintenance expenditures | | 4,684,879 | | 2,401,766 | | |
| Working capital expenditures | | 14,944,589 | | 14,944,588 | | |
| Rate stabilization programs | | 7,837,096 | | 8,120,857 | | |
| Gains on early termination of power purchase contracts | | 1,462,159 | | 1,884,224 | | |
| Other | | 366,269 | | 662,524 | | |
| Total regulatory liabilities | | 39,688,755 | | 35,003,035 | | |
| Current portion | | (362,146) | | (645,779) | | |
| Noncurrent portion | \$ | 39,326,609 | \$ | 34,357,256 | | |

6. Employee Benefits

Pension Plan

AMP has a defined benefit pension plan (the "Pension Plan") which covers substantially all former hourly employees of Gorsuch. Due to the closure of the Gorsuch plant in 2010, there are no active plan participants as of September 30, 2015. Benefits for eligible employees are based primarily on years of service and compensation rates. Assets held by the Pension Plan consist primarily of treasury notes and marketable securities. Effective December 1, 2013, AMP adopted a qualified, defined contribution retirement plan under code section 414(h)(2), commonly referred to as a Money Purchase Pension Plan. AMP employees hired after December 1, 2013 will be enrolled in this Money Purchase Pension Plan.

On October 22, 2014, AMP filed an application for a favorable determination for termination of the American Municipal Power, Inc. Defined Benefit Pension Plan under section 401(a) and 501(a) of the Internal Revenue Code of 1986, which was approved on November 12, 2015. This plan covered substantially all former hourly employees of Gorsuch. No action has since been taken to terminate the plan.

Postretirement Plan

AMP sponsors a postretirement benefit plan (the "Postretirement Plan") covering salaried and hourly employees at the Gorsuch Project who were hired before November 1, 2003. The Postretirement Plan provides prescription drug and medical, dental, and life insurance benefits. Benefits are available to employees who retire under provisions of the Postretirement Plan. In 2014, AMP settled all outstanding obligations associated with the Gorsuch Postretirement Plan by offering lump sum cash payments to retirees in lieu of the insurance coverage.

7. Commitments and Contingencies

Environmental Matters

AMP is subject to regulation by federal and state authorities with respect to air and water quality control and other environmental matters and is subject to zoning and other regulations by local authorities. AMP is considering, or has considered, compliance with the following regulations:

President's Climate Action Plan

Announced on June 25, 2013, the President's Climate Action Plan establishes for the United States Environmental Protection Agency ("USEPA") certain specific rulemaking requirements and a timetable relative to emission reductions of carbon dioxide ("CO2") and other greenhouse gases ("GHGs"). USEPA proposed its rule to establish New Source Performance Standards ("NSPS") for CO2 for new fossil-fueled power plants on September 20, 2013, and was published in the Federal Register on January 8, 2014. While AMP has no units that will be impacted by the "new" unit NSPS for GHGs, it is expected to influence future decisions about generation additions, as well as have possible implications for the agency's existing source rule (see below). Thus, AMP filed comments on the new unit GHG NSPS proposed rule on May 9, 2014. Separately, the agency issued proposed regulations, to reduce CO2 emissions from modified, reconstructed, and existing fossil-fueled power plants on June 18, 2014. AMP has reviewed potential compliance obligations as a result of the proposed rule, and submitted comments to USEPA on December 1, 2014.

On August 3, 2015, the USEPA issued final versions of its rules governing carbon dioxide emissions from new and modified and reconstructed fossil fuel units [under Clean Air Act Section 111(b)] and existing fossil fuel units [under CAA Section 111(d)]. The agency also issued a draft federal implementation plan for comment. The documents were formally published in the Federal Register October 23, 2015. States must develop implementation plans by September 2016, with the potential for extensions until September 2018.

In addition to compliance obligations (PSGC and AFEC), AMP's renewable resources and energy efficiency program are expected to provide beneficial credits for project participants. In 2014 and 2015, AMP officials met with USEPA and state agency officials to discuss AMP's key areas of interest in the draft rule. The final rule included language supported by AMP that clarifies the eligibility of AMP's new hydroelectric projects to be used for compliance credit. AMP is participating in various stakeholder processes and will continue to work with key states as they draft implementation plans.

RICE-NESHAP

USEPA originally proposed National Emission Standards for Hazardous Air Pollutants ("NESHAP") for certain reciprocating internal combustion engines ("RICE") units in February 2010. While the rule was finalized by the agency in August 2010, the rule has been under reconsideration, settlement discussions, and proposal since January 2011. On January 30, 2013, the final reconsidered rule was published in the Federal Register. The RICE-NESHAP Rule establishes emission limits and work practice standards for compression-ignited diesel engines and spark-

ignited engines at area and major sources nationwide. The diesel engines owned by AMP are affected by this rule and are in compliance either through the installation of control equipment or operational limitations.

On May 1, 2015, the D.C. Circuit vacated USEPA's regulations providing that stationary emergency Reciprocating Internal Combustion Engines may operate for up to 100 hours per calendar year for purposes of emergency demand response. USEPA moved for a stay of the issuance of the court's mandate until May 1, 2016 to allow USEPA time to promulgate a replacement rule. The court granted USEPA's motion, staying the issuance of the court's mandate until May 1, 2016.

AMP is supporting the American Public Power Association's ("APPA's") effort on behalf of its members to oppose the challenges to the rule.

NAAQS for Various Pollutants

Every five years, USEPA is required to propose new National Ambient Air Quality Standards ("NAAQS") for various criteria pollutants. USEPA's NAAQS for ozone was to have been issued in 2010, having missed that and other subsequent deadlines, the ozone NAAQS was withdrawn by the Obama Administration in September 2011 (see below).

In addition, the USEPA proposed new NAAQS for fine particulate matter ("PM2.5") in June 2012 and issued final NAAQS for PM on December 14, 2012, lowering the allowable annual limit from 15 micrograms per cubic meter to 12 micrograms per cubic meter.

Both the ozone and PM NAAQS can have significant impacts on general economic development throughout AMP's footprint states, based on the final standards. For example, many metropolitan or industrialized counties would be expected to become nonattainment areas under the new ozone and PM standards if the levels are set low enough. This could require substantial local reductions of nitrogen oxides, volatile organic compounds, sulfur dioxide, and particulate matter.

Ozone NAAQS

On July 23, 2013, the U.S. Court of Appeals upheld the 2008 primary standard for ozone (at 0.075 parts per million) but remanded the 2008 secondary standard for ozone to USEPA for reconsideration. On December 17, 2014 the USEPA proposed NAAQS for ozone was published in the Federal Register. On October 26, 2015, final ozone NAAQS was published in the Federal Register. The rule was signed October 1, 2015 and becomes effective December 28, 2015. The USEPA is revising the levels of both the primary health base standard and the secondary, welfare based standards to 70 parts per billion. Many states will face an increase in areas designated non-attainment. Industrial and utility sectors may see ozone precursors such as NOx and volatile organic compounds become targets for increased reductions in order to meet the new standard.

Cross State Air Pollution Rule

In addition to emission reductions required to achieve local compliance, additional reductions may be required to achieve compliance in down-wind neighboring states. AMP managed facilities received an appropriate amount of emission allowances based upon 2014 operation.

New Source Performance Standards ("NSPS") for Combustion Turbines

USEPA proposed NSPS for natural gas combustion turbines in June 2012. The agency took comments on the proposal until December 28, 2012. The proposed revised NSPS would cover combustion turbines located at power plants, pipeline compressor stations, chemical and manufacturing plants, oil fields, landfills, and institutional facilities. AMP filed comments noting that

the proposed revisions could limit unit operation and add compliance costs. The timing of USEPA issuing final NSPS for combustion turbines is unknown at this time.

Effluent Limitation Guidelines

USEPA published its proposed rule on June 6, 2013. USEPA agreed to take final action on the rulemaking by September 30, 2015 (per a consent decree). The rule limits pollutants discharged in effluent to regulated waterways from steam-electric generating units (including combined cycle natural gas). AMP filed comments on September 19, 2013. The final Steam Electric Effluent Limitations Guidelines ("ELG") rule was issued on September 30, 2015. Impacts to AMP facilities are expected to be limited.

Waters of the U.S.

In April 2014, EPA and the Army Corps of Engineers jointly proposed a rule to redefine and "clarify" certain definitions and applicability of definitions to various "waters of the U.S.", a term used in the Clean Water Act ("CWA"). The proposed rule would greatly expand the scope of the CWA to a point where it might impact a variety of development and construction activities, including electric system transmission and distribution lines. Comments on the proposed rule were due November 14, 2014; AMP worked with the APPA in order to provide comment.

The Final Rule was published in the Federal Register on June 29, 2015 and set to become effective August 28, 2015. However, on August 27 a North Dakota federal judge temporarily blocked the rule's implementation, ruling that the states would likely suffer if it took effect and that they are likely to succeed when their underlying lawsuit against the rule is decided. EPA interpreted the decision to only apply to the 13 states that requested the injunction (none of which are in AMP's footprint), and started to move forward with enforcement of the rule in remaining states. However, the US Court of Appeals for the Sixth Circuit issued a nationwide stay on October 9, 2015 against the "waters of the United States" Final Rule.

FWS and NMFS Proposed Rules/Policy on Critical Habitat

Two proposed rules and a draft policy related to the designation of critical habitat under the Endangered Species Act ("ESA") were issued on May 12, 2014, jointly by the U.S. Fish and Wildlife Service ("FWS") and the National Marine Fisheries Service ("NMFS").

Together the three proposals could expand the discretion of the FWS and NMFS to designate critical habitat under the Endangered Species Act, including actions that could change designations after certain development. AMP is monitoring the proposed changes for any potential impacts on projects and development.

Coal Combustion Residuals ("CCR") or Coal Combustion Waste Disposal Rule

On December 19, 2014 USEPA issued a final rule regulating CCR, which includes fly ash, bottom ash, boiler slag, and flue gas desulfurization materials, as nonhazardous under subtitle D of the Resource Conservation and Recovery Act. On October 19, 2015 the rule became effective, six months after publication.

The final rule impacts coal-fired power plants with ash storage ponds or landfills due to heightened design criteria. Active storage ponds and landfills face enhanced monitoring and assessments. Inactive surface impoundments that still contain water and CCRs are subject to the regulation unless it completes closure within 36 months of the rule's publication. Impacts to AMP assets are expected to be limited.

Power Purchase Commitments

AMP's general practice is to enter into long-term power purchase contracts only when such contracts are supported by corresponding sales contracts to its members. All such contracts are considered normal pursuant to the FASB's guidance on derivative instruments. All such purchases are "covered" by corresponding power sales arrangements either with individual members or one of AMP's power pools.

AMP has certain power supply agreements that include provisions that would require collateral upon a decrease in AMP's credit rating below investment grade, or power prices below certain thresholds.

Other Commitments

In February 2011, AMP filed a complaint against Bechtel Power Corporation ("Bechtel") stemming from cancellation of the proposed AMPGS project. In the complaint, AMP alleges breach of contract, gross negligence and breach of fiduciary duty on the part of Bechtel and seeks to recover, among other things, approximately \$100 million of cost that AMP incurred with respect to the AMPGS project prior to its cancellation. Bechtel filed an answer denying any liability and a counterclaim seeking \$383,566 from AMP related to a termination payment that Bechtel alleges it is entitled to as a result of AMP terminating the AMPGS project for convenience. All costs associated with the litigation, as well as Bechtel's counterclaim, are project costs recoverable from the project participants under their power sales agreement with AMP, although the AMP Board of Trustees has determined it appropriate to pay a portion of those costs, to be recovered from the proceeds, if any, of the sale of project assets. On June 30, 2014, AMP received an adverse decision, denying in part and granting in part Bechtel's Motion for Summary Judgment. The Board and the Participants have voted to authorize AMP's General Counsel to continue legal action related to the cancellation of the project. As a result of that continued action, on October 21, 2014, AMP received an Order granting AMP's request to certify a key issue of state law to the Ohio Supreme Court. On December 24, 2014, the Ohio Supreme Court agreed to hear AMP's request that that Court determine whether, under Ohio law, reckless conduct by a breaching party renders a contractual limitation of liability clause unenforceable. As a result of the Supreme Court's ruling. the litigation between AMP and Bechtel will be stayed until the Supreme Court renders its decision. Oral argument was held on October 27, 2015. A decision from the Court is expected within ninety days, after which the case will return to the U.S. District Court for further proceedings.

In January 2013, the staff of the Division of Enforcement of the Securities and Exchange Commission ("SEC") issued a subpoena to AMP seeking information and documents relating to the Prairie State Energy Campus. AMP is fully cooperating with the SEC's investigation which is nonpublic in nature. Based upon current information, AMP believes that investigation will likely be resolved without a material adverse effect on its financial condition.

On October 20, 2015 IHP Industrial, Inc. ("IHP") filed a complaint against C.J. Mahan Construction Company, LLC ("CJMahan") and AMP in connection with AMP's Smithland Hydroelectric Project ("Smithland"). The complaint was filed in U.S. District Court, Southern District of Ohio, Eastern Division. On October 29, 2015, CJMahan filed its answer and a cross claim against AMP relating to additional construction activities and potential latent defects by CJMahan on Smithland. AMP has filed its answer to IHP's claims denying liability to IHP. AMP has also denied liability with respect to CJMahan's cross claims and has filed its own cross claims against CJMahan related to potential latent defects by CJMahan and CJMahan's claims against AMP. AMP has also filed a motion to dismiss all of CJMahan's cross claims except for those related to the potential latent defects by CJMahan at Smithland. A preliminary conference with the court is scheduled for January 27, 2016 and the court will set a case schedule shortly after that conference. The

aggregate value of all claims asserted is uncertain but does represent a material amount, however all costs associated with the litigation are project costs recoverable from the project participants under their power sales contract with AMP. AMP management believes the claims to be without merit and intends to vigorously defend all claims.

AMP is also a party to various legal actions and complaints arising in the ordinary course of business. AMP does not believe that the ultimate resolution of such matters will have a material adverse effect on AMP's financial position or results of operations.

8. Subsequent Events

The Company has evaluated subsequent events through January 25, 2016 as this was the date the interim consolidated financial statements were available to be issued.





Independent Auditor's Report on Supplementary Information

To the Board of Trustees and Members of American Municipal Power, Inc.

We have reviewed the consolidated interim financial statements of American Municipal Power, Inc. and its subsidiaries as of September 30, 2015 for the nine months then ended and our report thereon appears on page one of this document. That review was conducted for the purpose of identifying any material modifications that should be made to the consolidated interim financial information for it to be in accordance with accounting principles generally accepted in the United States of America. The consolidating balance sheet at September 30, 2015 and the consolidating statements of revenues and expenses and of cash flows for the nine-months ended September 30, 2015 are presented for purposes of additional analysis and are not a required part of the consolidated financial statements. The information is the responsibility of management and was derived from and relates directly to the underlying accounting and other records used to prepare the consolidated financial statements. The consolidating interim information has been subjected to the review procedures applied in the review of the consolidated financial statements and certain additional procedures, including comparing and reconciling such information directly to the underlying accounting and other records used to prepare the consolidated financial statements or to the consolidated financial statements themselves and other additional procedures, in accordance with auditing standards generally accepted in the United States of America. In our opinion, the information is fairly stated, in all material respects, in relation to the consolidated financial statements taken as a whole.

January 25, 2016

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American Municipal Power, Inc. Consolidating Balance Sheet September 30, 2015 (unaudited)

| | AMP* | PSEC | AFEC | Eliminating | Total |
|---|------------------|------------------|----------------|-----------------|------------------|
| Assets | | | | | |
| Utility plant | | | | | |
| Electric plant in service | \$ 35,499,700 | \$ 1,375,233,700 | \$ 544,368,531 | \$ - | \$ 1,955,101,931 |
| Accumulated depreciation | (18,373,498) | (117,037,265) | (60,040,491) | • | (195,451,254) |
| Total utility plant | 17,126,202 | 1,258,196,435 | 484,328,040 | | 1,759,650,677 |
| Nonutility property and equipment | | | | | |
| Nonutility property and equipment | 24,478,546 | _ | - | _ | 24,478,546 |
| Accumulated depreciation | (14,405,480) | _ | - | _ | (14,405,480) |
| Total nonutility property and equipment | 10.073.066 | _ | _ | · | 10,073,066 |
| Construction work-in-process | 2,434,661,913 | 10,226,155 | 4,674,363 | - | 2,449,562,430 |
| Plant held for future use | 35,408,093 | 10,220,100 | 4,074,000 | _ | 35,408,093 |
| Coal reserves | 33,400,033 | 24,452,092 | _ | _ | 24,452,092 |
| Trustee funds and other assets | | 24,402,002 | | | 24,402,002 |
| Trustee funds | 98,356,833 | 130,843,053 | 40,140,968 | _ | 269,340,854 |
| Trustee funds - restricted | - | 792,099,825 | | _ | 792,099,825 |
| Financing receivables - members | 11,163,559 | - | - | _ | 11,163,559 |
| Notes receivable | 46,808,320 | _ | - | _ | 46,808,320 |
| Regulatory assets | 94,939,424 | 117,814,722 | 98,617,649 | - | 311,371,795 |
| Investment in The Energy Authority | 10,211,442 | - | - | - | 10,211,442 |
| Intangible and other assets | 23,830,635 | 20,412,637 | 29,711,372 | - | 73,954,644 |
| Total trustee funds and other assets | 285,310,213 | 1,061,170,237 | 168,469,989 | | 1,514,950,439 |
| Current assets | | | | | |
| Cash and cash equivalents | 35,811,074 | 13,298,700 | 17,058,529 | - | 66,168,303 |
| Cash and cash equivalents - restricted | 29,940,134 | -,, | - | - | 29,940,134 |
| Trustee funds | 177,060,501 | 26,157,570 | 9,932,328 | - | 213,150,399 |
| Trustee funds - restricted | - | 21,343,297 | - | - | 21,343,297 |
| Investments | 14,467,116 | - | - | - | 14,467,116 |
| Collateral postings | 15,965,108 | 9,700,000 | - | - | 25,665,108 |
| Accounts receivable | 89,901,751 | 10,269,642 | 37,672,963 | (49,443,308) | 88,401,048 |
| Interest receivable | 7,709,755 | 5,054,414 | 62,090 | - | 12,826,259 |
| Financing receivables - members | 17,015,277 | - | - | - | 17,015,277 |
| Notes receivable | 7,909,082 | - | - | - | 7,909,082 |
| Inventories | 47,539 | 9,406,816 | - | - | 9,454,355 |
| Regulatory assets | 12,018,359 | 4,172,488 | 16,772,255 | - | 32,963,102 |
| Prepaid expenses and other assets | 2,944,057 | 1,023,590 | 1,492,591 | | 5,460,238 |
| Total current assets | 410,789,752 | 100,426,517 | 82,990,756 | (49,443,308) | 544,763,718 |
| Total assets | \$ 3,193,369,239 | \$ 2,454,471,436 | \$ 740,463,148 | \$ (49,443,308) | \$ 6,338,860,515 |

^{*} This column represents all consolidated AMP entities except for AFEC and PSEC.

American Municipal Power, Inc. Consolidating Balance Sheet September 30, 2015 (unaudited)

| | AMP* | PSEC | AFEC | Eliminating | Total |
|---|---------------|------------------|----------------|-----------------|------------------|
| Equities and Liabilities | | | | | |
| Member and patron equities | | | | | |
| Contributed capital \$ | , | \$ - | \$ - | \$ - | \$ 813,018 |
| Patronage capital | 67,438,701 | | | . <u>-</u> | 67,438,701 |
| Total member and patron equities | 68,251,719 | | | <u> </u> | 68,251,719 |
| Long-term debt | | | | | |
| Term debt | 2,618,819,983 | 2,376,670,989 | 558,957,440 | - | 5,554,448,411 |
| Term debt on behalf of Central Virginia | | | | | |
| Electric Cooperative | - | - | 21,916,666 | - | 21,916,666 |
| Revolving credit loan | 305,203,905 | 12,296,095 | | . <u> </u> | 317,500,000 |
| Total long-term debt | 2,924,023,888 | 2,388,967,084 | 580,874,106 | . <u> </u> | 5,893,865,077 |
| Current liabilities | | | | | |
| Accounts payable | 102,412,880 | 16,400,724 | 33,413,697 | (49,443,308) | 102,783,993 |
| Accrued postretirement benefits | 729,189 | - | - | - | 729,189 |
| Accrued interest | 23,750,433 | 15,669,651 | 3,269,001 | - | 42,689,085 |
| Term debt | 46,435,843 | 22,445,000 | 8,605,000 | - | 77,485,843 |
| Term debt on behalf of members | 10,419,500 | - | - | - | 10,419,500 |
| Term debt on behalf of Central Virginia | | | | | |
| Electric Cooperative | - | - | 854,167 | - | 854,167 |
| Regulatory liabilities | 362,146 | - | - | - | 362,146 |
| Other liabilities | 4,018,034 | 5,220,603 | 17,817,539 | | 27,056,176 |
| Total current liabilities | 188,128,025 | 59,735,978 | 63,959,404 | (49,443,308) | 262,380,099 |
| Other noncurrent liabilities | | | | | |
| Accrued postretirement benefits | 100,000 | - | - | - | 100,000 |
| Deferred gain on sale of real estate | 1,224,115 | - | - | - | 1,224,115 |
| Other liabilities | 156,084 | 188,096 | 65,628,177 | - | 65,972,357 |
| Asset retirement obligations | 2,866,245 | 4,770,951 | 103,343 | - | 7,740,539 |
| Regulatory liabilities | 8,619,164 | 809,327 | 29,898,118 | | 39,326,609 |
| Total other noncurrent liabilities | 12,965,608 | 5,768,374 | 95,629,638 | - | 114,363,620 |
| Total liabilities | 3,125,117,520 | 2,454,471,436 | 740,463,148 | (49,443,308) | 6,270,608,796 |
| Total equities and liabilities \$ | 3,193,369,239 | \$ 2,454,471,436 | \$ 740,463,148 | \$ (49,443,308) | \$ 6,338,860,515 |

^{*} This column represents all consolidated AMP entities except for AFEC and PSEC.

American Municipal Power, Inc. Consolidating Statement of Revenues and Expenses Nine Months Ended September 30, 2015 (unaudited)

| | AMP* | PSEC | AFEC | Eliminating | | Total | |
|---------------------------------------|-------------------|-------------------|-------------------|-------------|--------------|-------|---------------|
| Revenues | | | | | | | |
| Electric revenue | \$ 476,959,540 | \$ 177,229,230 | \$ 168,558,648 | \$ | (9,100,210) | \$ | 813,647,208 |
| Service fees | 8,884,234 | - | - | | - | | 8,884,234 |
| Programs and other | 11,133,881 | | | | (2,375,555) | | 8,758,326 |
| Total revenues | 496,977,655 | 177,229,230 | 168,558,648 | | (11,475,765) | | 831,289,768 |
| Operating expenses | | | | | | | |
| Purchased electric power | 457,338,513 | 20,523,467 | (273,428) | | (8,043,228) | | 469,545,324 |
| Production | 8,175,674 | 46,021,045 | 57,926,591 | | (3,602,249) | | 108,521,061 |
| Fuel | 359,436 | 20,764,777 | 79,304,430 | | - | | 100,428,643 |
| Depreciation and amortization | 2,974,308 | 28,245,929 | 12,644,157 | | - | | 43,864,394 |
| Administrative and general | 7,855,485 | 230,842 | 896,011 | | 169,712 | | 9,152,050 |
| Property and real estate taxes | 4,126,629 | 59,775 | 439,148 | | - | | 4,625,552 |
| Programs and other | 8,913,757 | | | | | | 8,913,757 |
| Total operating expenses | 489,743,802 | 115,845,835 | 150,936,909 | | (11,475,765) | | 745,050,781 |
| Operating margin | 7,233,853 | 61,383,395 | 17,621,739 | | | | 86,238,987 |
| Nonoperating revenues (expenses) | | | | | | | |
| Interest expense | (1,338,474) | (83,717,719) | (18,435,199) | | - | | (103,491,392) |
| Interest income, subsidy | - | 10,144,480 | - | | - | | 10,144,480 |
| Interest income, other | (310,845) | 15,179,950 | 158,818 | | - | | 15,027,923 |
| Other, net | 864,109 | (2,990,106) | 654,642 | _ | - | | (1,471,355) |
| Total nonoperating revenue (expenses) | (785,210) | (61,383,395) | (17,621,739) | | - | | (79,790,344) |
| Net margin | \$ 6,448,643 | \$ | \$ | \$ | | \$ | 6,448,643 |

^{*} This column represents all consolidated AMP entities except for AFEC and PSEC.

American Municipal Power, Inc. Consolidating Statement of Cash Flows Nine Months Ended September 30, 2015 (unaudited)

| | AMP* | PSEC | AFEC | Eliminations | Total |
|---|---------------|---------------|---------------|---------------|---------------|
| Cash flows from operating activities | | | | | |
| Net margin | \$ 6,448,643 | \$ - | \$ - | \$ - | \$ 6,448,643 |
| Adjustments to reconcile net margin to net cash | | | | | |
| (used in) provided by operating activities | | | | | |
| Depreciation and amortization | 2,974,307 | 27,652,371 | 12,644,157 | = | 43,270,835 |
| Depletion of coal reserves | - | 593,558 | - | - | 593,558 |
| Amortization of deferred financing costs | 1,168,000 | 1,950,209 | 211,604 | - | 3,329,813 |
| Amortization of bond premium, net of | | | | | |
| amortization of bond discount | (566,332) | (2,859,526) | (1,631,663) | - | (5,057,521) |
| Accretion of interest on asset retirement obligations | 16,382 | 111,275 | 2,073 | - | 129,730 |
| (Gain) loss on sale of utility property and equipment | (51,107) | | - | - | (51,107) |
| Unrealized loss (gain) on investments | 405,274 | 2,990,106 | (651,039) | - | 2,744,341 |
| Changes in assets and liabilities | (0.475.500) | 4 000 000 | | | (4.075.500) |
| Collateral postings | (6,175,508) | 1,300,000 | - | | (4,875,508) |
| Accounts receivable | (32,862,910) | 10,264,795 | (24,748,678) | 34,028,072 | (13,318,721) |
| Interest receivable | | 1,000,999 | (22,181) | - | 978,818 |
| Inventories | 14,913 | (2,108,211) | . = | - | (2,093,298) |
| Regulatory assets and liabilities, net | 7,718,734 | (23,593,523) | 1,504,902 | - | (14,369,887) |
| Prepaid expenses and other assets | (841,252) | 1,189,457 | 1,410,445 | (0.4.000.070) | 1,758,650 |
| Accounts payable | (849,917) | 3,189,627 | 26,300,805 | (34,028,072) | (5,387,557) |
| Accrued postretirement benefits | 47,128 | (47.707.044) | (0.700.440) | - | 47,128 |
| Accrued interest | 37,661 | (17,787,944) | (6,760,146) | - | (24,510,429) |
| Asset retirement obligations | (6,335) | (111,275) | (044.000) | - | (117,610) |
| Other liabilities | (416,681) | (68,339) | (914,663) | | (1,399,683) |
| Net cash (used in) provided by operating activities | (22,939,000) | 3,713,579 | 7,345,616 | | (11,879,805) |
| Cash flows from investing activities | | | | | |
| Purchase of utility property and equipment | (414,372) | (511,933) | (1,939,658) | - | (2,865,963) |
| Purchase of nonutility property and equipment | (107,272) | - | - | - | (107,272) |
| Proceeds due to repayments on loans made to related parties | 5,998,439 | | - | - | 5,998,439 |
| Purchase of construction work-in-progress | (341,475,591) | (4,449,348) | 715,370 | - | (345,209,569) |
| Proceeds from sale of investments | 356,112,573 | 59,018,966 | 9,051,457 | - | 424,182,996 |
| Purchase of investments | (000.055) | (841,074,563) | - | - | (841,074,563) |
| Purchase of plant held for future use | (292,255) | - | - | - | (292,255) |
| Changes in restricted cash and cash equivalents | (4,672,516) | | | | (4,672,516) |
| Net cash provided by (used in) investing activities | 15,149,006 | (787,016,878) | 7,827,169 | | (764,040,703) |
| Cash flows from financing activities | | | | | |
| Proceeds from revolving credit loan | 65,828,874 | 4,871,126 | - | - | 70,700,000 |
| Payments on revolving credit loan | (52,223,866) | (16,976,134) | - | - | (69,200,000) |
| Cost of Issuance of debt | = | (4,517,800) | - | = | (4,517,800) |
| Principal payments on term debt | (18,290,000) | (21,495,000) | (8,475,000) | - | (48,260,000) |
| Principal payments on term debt on behalf of members | (8,503,000) | - | - | - | (8,503,000) |
| Proceeds from issuance of term debt | - | 824,199,257 | - | - | 824,199,257 |
| Proceeds from issuance of term debt on behalf of members | 6,809,500 | - | - | - | 6,809,500 |
| Principal payments on term debt on behalf of Central Virginia Electric Cooperative | _ | _ | (854,167) | _ | (854,167) |
| Proceeds from financing receivables - members | 7,048,327 | _ | - | _ | 7,048,327 |
| Funding of financing receivables - members | (5,910,213) | _ | _ | _ | (5,910,213) |
| Capital contributions | 6,770 | | | | 6,770 |
| Net cash (used in) provided by financing activities | (5,233,608) | 786,081,449 | (9,329,167) | - | 771,518,674 |
| Net change in cash and cash equivalents | (13,023,602) | 2,778,150 | 5,843,618 | - | (4,401,834) |
| Cash and cash equivalents | | | | | |
| Beginning of year | 48,834,676 | 10,520,550 | 11,214,911 | | 70,570,137 |
| End of year | \$ 35,811,074 | \$ 13,298,700 | \$ 17,058,529 | \$ - | \$ 66,168,303 |

^{*} This column represents all consolidated AMP entities except for AFEC and PSEC.