BALTIMORE GAS & ELECTRIC CO Form 10-Q May 09, 2011

Use these links to rapidly review the document TABLE OF CONTENTS

Table of Contents

UNITED STATES SECURITIES AND EXCHANGE COMMISSION

Washington, D.C. 20549

FORM 10-Q

QUARTERLY REPORT PURSUANT TO SECTION 13 OR 15(d) OF THE SECURITIES EXCHANGE ACT OF 1934

For The Quarterly Period Ended March 31, 2011

Commission File Number

Exact name of registrant as specified in its charter

IRS Employer Identification No.

1-12869

CONSTELLATION ENERGY GROUP, INC.

52-1964611

100 CONSTELLATION WAY,

BALTIMORE, MARYLAND 2

(Address of principal executive offices)

(Zip Code)

410-470-2800

(Registrant's telephone number, including area code)

1-1910 BALTIMORE GAS AND ELECTRIC COMPANY

52-0280210

2 CENTER PLAZA, 110 WEST FAYETTE STREET,

BALTIMORE, MARYLAND

21202 (Zip Code)

(Address of principal executive offices)

<u>410-234-5000</u>

(Registrant's telephone number, including area code)

MARYLAND

(State of Incorporation of both registrants)

NOT APPLICABLE

(Former name, former address and former fiscal year, if changed since last report)

Indicate by check mark whether the registrants (1) have 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) have been subject to such filing requirements for the past 90 days. Yes \circ No o

Indicate by check mark whether Constellation Energy Group, Inc. 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 during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes \(\geq \) No o

Indicate by check mark whether Baltimore Gas and Electric Company 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 during the preceding 12 months (or for such shorter period that the registrant was required to submit and post such files). Yes o No o

Indicate by check mark whether Constellation Energy Group, Inc. is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

(Check one):

Large accelerated filer ý Accelerated filer o Non-accelerated filer o Smaller reporting company o

(Do not check if a smaller reporting company)

Indicate by check mark whether Baltimore Gas and Electric Company is a large accelerated filer, an accelerated filer, a non-accelerated filer or a smaller reporting company. See definitions of "large accelerated filer," "accelerated filer" and "smaller reporting company" in Rule 12b-2 of the Exchange Act.

(Check one):

(Do not check if a smaller reporting company)

Indicate by check mark whether Constellation Energy Group, Inc. is a shell company (as defined in Rule 12b-2 of the Exchange Act) Yes o No ý

Indicate by check mark whether Baltimore Gas and Electric Company is a shell company (as defined in Rule 12b-2 of the Exchange Act) Yes o $No \circ f$

Common Stock, without par value 200,702,529 shares outstanding of Constellation Energy Group, Inc. on April 29, 2011.

Baltimore Gas and Electric Company meets the conditions set forth in General Instruction H(1)(a) and (b) of Form 10-Q and is therefore filing this form in the reduced disclosure format.

Table of Contents

TABLE OF CONTENTS

	Page
Part I Financial Information	1
Item 1 Financial Statements	<u>1</u>
Constellation Energy Group, Inc. and Subsidiaries	_
Consolidated Statements of Income	1
Consolidated Statements of Comprehensive Income	1
Consolidated Balance Sheets	1 2 4
Consolidated Statements of Cash Flows	<u>4</u>
Baltimore Gas and Electric Company and Subsidiaries	
Consolidated Statements of Income	<u>5</u>
Consolidated Balance Sheets	<u>6</u>
Consolidated Statements of Cash Flows	<u>5</u> 6 8 9
Notes to Consolidated Financial Statements	9
Item 2 Management's Discussion and Analysis of Financial Condition and	
Results of Operations	<u>32</u>
Introduction and Overview	<u>32</u>
Business Environment	<u>32</u>
<u>Events of 2011</u>	<u>33</u>
Results of Operations	<u>34</u>
Financial Condition	<u>44</u>
<u>Capital Resources</u>	33 34 44 46 52
Item 3 Quantitative and Qualitative Disclosures About Market Risk	<u>52</u>
Items 4 Controls and Procedures	<u>52</u>
Part II Other Information	53 53 53
Item 1 Legal Proceedings	<u>53</u>
Item 2 Issuer Purchases of Equity Securities	<u>53</u>
Item 5 Other Information	<u>54</u>
Item 6 Exhibits	<u>55</u>
<u>Signature</u>	<u>56</u>
i	

Table of Contents

PART I FINANCIAL INFORMATION

Item 1 Financial Statements

CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)

Constellation Energy Group, Inc. and Subsidiaries

	Three Months Ended March 31,			',
		2011		2010
		(In millio per share		•
Revenues				
Nonregulated revenues	\$	2,613.9	\$	2,518.2
Regulated electric revenues		650.1		751.3
Regulated gas revenues		306.2		317.1
Total revenues		3,570.2		3,586.6
Expenses				
Fuel and purchased energy expenses		2,478.2		2,362.1
Fuel and purchased energy expenses from affiliate		194.8		198.5
Operating expenses		438.2		396.4
Depreciation, depletion, accretion, and amortization		154.1		131.9
Taxes other than income taxes		77.7		66.8
Total expenses		3,343.0		3,155.7
Equity Investment Losses		(9.6)		(20.7)
Net Gain on Divestitures				4.9
Income from Operations		217.6		415.1
Other Expense		(19.0)		(22.3)
Fixed Charges		, ,		, í
Interest expense		71.3		121.5
Interest capitalized and allowance for borrowed funds used during construction		(2.2)		(15.6)
		` /		
Total fixed charges		69.1		105.9
Total fixed charges		07.1		103.9
In the first Continuing On the Defension Trans		129.5		20(0
Income from Continuing Operations Before Income Taxes				286.9
Income Tax Expense		50.1		95.6
Net Income		79.4		191.3
Less: Net Income (Loss) Attributable to Noncontrolling Interests and BGE				
Preference Stock Dividends		9.0		(0.2)
		0		(5.2)
Net Income Attributable to Common Stock	\$	70.4	\$	191.5
A STATE OF THE STA	Ψ	70.4	Ψ	171.5
A		100.4		200.2
Average Shares of Common Stock Outstanding Basic		199.4		200.3
Average Shares of Common Stock Outstanding Diluted		200.7		201.9
Earnings Per Common Share Basic	\$	0.35	\$	0.96

Earnings Per Common Share Diluted	\$ 0.35	\$ 0.95
Dividends Declared Per Common Share	\$ 0.24	\$ 0.24

CONSOLIDATED STATEMENTS OF COMPREHENSIVE INCOME (UNAUDITED)

Constellation Energy Group, Inc. and Subsidiaries

Three Months Ended
March 31,
2011 2010

	(In mi	llions)
Net Income	\$ 79.4	\$	191.3
Other comprehensive income (OCI)			
Hedging instruments:			
Reclassification of net loss on hedging instruments from OCI to net income, net of taxes	58.1		108.5
Net unrealized gain (loss) on hedging instruments, net of taxes	5.4		(232.9)
Available-for-sale securities:			
Reclassification of net gain on sales of securities from OCI to net income, net of taxes			(0.1)
Net unrealized gain on securities, net of taxes			0.2
Defined benefit obligations:			
Amortization of net actuarial loss, prior service cost, and transition obligation included in net periodic benefit cost,			
net of taxes	7.9		5.9
Net unrealized gain on foreign currency, net of taxes	1.5		1.7
Other comprehensive income equity investment in CENG, net of taxes	12.8		9.9
Other comprehensive loss other equity method investees, net of taxes			(0.2)
Comprehensive income	165.1		84.3
Less: Comprehensive income (loss) attributable to noncontrolling interests, net of taxes	9.0		(0.2)
Comprehensive Income Attributable to Common Stock	\$ 156.1	\$	84.5

See Notes to Consolidated Financial Statements.

Table of Contents

CONSOLIDATED BALANCE SHEETS

Constellation Energy Group, Inc. and Subsidiaries

	March 31, 2011*		D	ecember 31, 2010
		(In	millions)	
Assets				
Current Assets				
Cash and cash equivalents	\$	1,157.5	\$	2,028.5
Accounts receivable (net of allowance for uncollectibles of \$79.5 and \$85.0, respectively)		1,813.1		2,059.2
Accounts receivable consolidated variable interest entities (net of allowance for				
uncollectibles of \$90.3 and \$87.9, respectively)		295.8		308.9
Income taxes receivable		33.5		152.7
Fuel stocks		355.9		361.1
Materials and supplies		128.7		104.3
Derivative assets		350.0		534.4
Unamortized energy contract assets (includes \$311.0 and \$400.9, respectively, related to		424.4		544.5
CENG)		431.4		544.7
Restricted cash		2.3		52.0
Restricted cash consolidated variable interest entities		75.1		52.3
Other		209.2		254.5
Total current assets		4,852.5		6,452.6
nvestments and Other Noncurrent Assets				
Investment in CENG		2,996.5		2,991.1
Other investments		194.4		189.9
Regulatory assets (net)		377.6		374.1
Goodwill		79.9		77.0
Derivative assets		234.3		258.9
Unamortized energy contract assets		83.1		109.8
Other		261.0		286.3
Total investments and other noncurrent assets		4,226.8		4,287.1
Description Disease and Equipment				
Property, Plant and Equipment Property, plant and equipment		14 977 9		13,588.9
Accumulated depreciation		14,877.8 (4,413.5)		(4,310.1
Accumulated depreciation		(4,413.3)		(4,310.1
Net property, plant and equipment		10,464.3		9,278.8
Total Assets	\$	19,543.6	\$	20,018.5
Unaudited ee Notes to Consolidated Financial Statements.				

Table of Contents

CONSOLIDATED BALANCE SHEETS

Constellation Energy Group, Inc. and Subsidiaries

	March 31, 2011*	December 31, 2010
	(In n	nillions)
abilities and Equity		
Current Liabilities		
Short-term borrowings	\$ 34.1	\$ 32.4
Current portion of long-term debt	22.0	245.6
Current portion of long-term debt consolidated	-0 -	50.5
variable interest entities	59.7	59.7
Accounts payable	859.6	1,072.6
Accounts payable consolidated variable interest	170.0	100.0
entities	179.9	189.8
Derivative liabilities	492.8 132.9	622.3
Unamortized energy contract liabilities Deferred income taxes	21.4	130.5 56.5
Accrued taxes	21.4 80.6	71.0
	271.8	358.1
Accrued expenses Other	543.3	438.7
Other	343.3	430.7
Total current liabilities	2,698.1	3,277.2
Deferred Credits and Other Noncurrent		
Deferred income taxes	2,602.2	2,489.8
Asset retirement obligations	33.0	32.3
Derivative liabilities	299.7	353.0
Unamortized energy contract liabilities	384.2	411.1
Defined benefit obligations	583.3	574.7
Deferred investment tax credits	26.5	27.6
Other	232.7	296.0
Total deferred credits and other noncurrent		
liabilities	4,161.6	4,184.5
Long-term Debt, Net of Current Portion Long-term Debt, Net of Current	4,047.5	4,054.2
Portion consolidated variable interest entities	394.6	394.6
Equity		
Common shareholders' equity:		
Common stock	3,251.1	3,231.7
Retained earnings	5,293.8	5,270.8
Accumulated other comprehensive loss	(587.6)	(673.3)
Total common shareholders' equity	7,957.3	7,829.2
BGE preference stock not subject to mandatory		
redemption	190.0	190.0
Noncontrolling interests	94.5	88.8
Total equity	8,241.8	8,108.0

Commitments, Guarantees, and Contingencies (see Notes)

Total Liabilities and Equity \$ 19,543.6 \$ 20,018.5

* Unaudited

See Notes to Consolidated Financial Statements.

Table of Contents

CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

Constellation Energy Group, Inc. and Subsidiaries

Three Months Ended March 31,	2011	2010
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	(In millio	ons)	
Cash Flows From Operating Activities			
Net income	\$ 79.4	\$	191.3
Adjustments to reconcile to net cash provided by (used in)			
operating activities			
Depreciation, depletion, accretion, and amortization	154.1		131.9
Amortization of energy contracts and derivatives designated			
as hedges	111.4		17.4
All other amortization	8.1		6.0
Deferred income taxes	19.2		(2.4)
Investment tax credit adjustments	(1.1)		(1.1)
Deferred fuel costs	16.9		23.9
Deferred storm costs	(15.5)		
Defined benefit obligation expense	19.0		20.6
Defined benefit obligation payments	(7.9)		(15.5)
Gain on divestitures			(4.9)
Equity in earnings of affiliates less than dividends received	12.0		31.3
Derivative contracts classified as financing activities	7.6		39.1
Changes in:			
Accounts receivable, excluding margin	147.8		87.0
Derivative assets and liabilities, excluding collateral	210.0		(75.9)
Net collateral and margin	18.4		(109.1)
Materials, supplies, and fuel stocks	10.5		38.2
Other current assets	171.2		35.3
Accounts payable	(273.5)		(33.0)
Liability for unrecognized tax benefits	2.3		(15.5)
Accrued taxes and other current liabilities	(1.8)		(931.0)
Other	(0.8)		3.0
Net cash provided by (used in) operating activities	687.3		(563.4)
Net easil provided by (used iii) operating activities	007.3		(303.4)
Cash Flows From Investing Activities			
Investments in property, plant and equipment	(231.8)		(190.9)
Asset and business acquisitions, net of cash acquired	(1,084.0)		
Proceeds from sales of investments and other assets			24.8
Proceeds from investment tax credits and grants related to			
renewable energy investments	15.2		
Contract and portfolio acquisitions	(3.7)		(3.4)
Decrease (Increase) in restricted funds	28.1		(66.1)
Other	(2.1)		1.5
	(4 4-7 0 4)		(00.1.1)
Net cash used in investing activities	(1,278.3)		(234.1)
Cash Flows From Financing Activities			
Net issuance (repayment) of short-term borrowings	1.7		(24.9)
Proceeds from issuance of common stock	5.7		11.0
Repayment of long-term debt	(228.5)		(600.7)
Debt and credit facility costs	(3.1)		(4.0)
Common stock dividends paid	(45.8)		(46.3)
BGE preference stock dividends paid	(3.3)		(3.3)
	. /		` '

Derivative contracts classified as financing activities Other	(7.6) 0.9	(39.1) 2.6
Net cash used in financing activities	(280.0)	(704.7)
Net Decrease in Cash and Cash Equivalents Cash and Cash Equivalents at Beginning of Period	(871.0) 2,028.5	(1,502.2) 3,440.0
Cash and Cash Equivalents at End of Period	\$ 1,157.5	\$ 1,937.8

See Notes to Consolidated Financial Statements.

Certain prior-period amounts have been reclassified to conform with the current period's presentation.

Table of Contents

CONSOLIDATED STATEMENTS OF INCOME (UNAUDITED)

Baltimore Gas and Electric Company and Subsidiaries

Three Months Ended
March 31,
2011 2010

	(In millions)			
Revenues				
Electric revenues	\$	650.2	\$	751.3
Gas revenues		307.3		318.0
Total revenues		957.5		1,069.3
Expenses				,
Operating expenses				
Electricity purchased for resale		297.2		349.6
Electricity purchased for resale from affiliate		56.7		124.0
Gas purchased for resale		171.1		194.5
Operations and maintenance		120.6		120.5
Operations and maintenance from affiliate		32.4		28.5
Depreciation and amortization		76.3		67.7
Taxes other than income taxes		49.8		47.6
Total expenses Income from Operations		804.1		932.4
Other Income		6.1		6.5
Fixed Charges		0.1		0.5
Interest expense		33.5		34.4
Allowance for borrowed funds used during				51.1
construction		(1.7)		(1.3)
				(12)
Total fixed charges		31.8		33.1
Total Intel Charges		0210		5511
Income Before Income Taxes		127.7		110.3
Income Taxes		46.6		45.9
Income Tuxes		1010		13.7
Net Income		81.1		64.4
Preference Stock Dividends		3.3		3.3
1 1000 CHOCK DITUGUE		3.3		5.5
Net Income Attributable to Common Stock	\$	77.8	\$	61.1

See Notes to Consolidated Financial Statements.

December 31,

Table of Contents

CONSOLIDATED BALANCE SHEETS

Baltimore Gas and Electric Company and Subsidiaries

		2011*		2010
			(In millions)	
Assets			(III IIIIIIIII)	
Current Assets				
Cash and cash equivalents	\$	150.4	\$	50.0
Accounts receivable (net of	·			
allowance for uncollectibles of				
\$33.2 and \$34.9, respectively)		385.7		351.4
Accounts receivable, unbilled				
(net of allowance for				
uncollectibles of \$1.0 and				
\$1.0, respectively)		198.9		268.8
Accounts receivable, affiliated				
companies		1.9		1.1
Income taxes receivable, net				55.9
Fuel stocks		18.3		66.5
Materials and supplies		38.1		31.2
Prepaid taxes other than				
income taxes		25.5		51.7
Regulatory assets (net)		59.7		78.7
Restricted cash consolidated				
variable interest entity		52.1		29.5
Other		9.9		9.5
Total current assets		940.5		994.3
Investments and Other Assets				
Regulatory assets (net)		377.6		374.1
Receivable, affiliated				
company		485.2		494.3
Other		48.4		52.2
Total investments and other				
assets		911.2		920.6
Utility Plant				
Plant in service				
Electric		5,191.8		5,127.9
Gas		1,339.3		1,323.0
Common		511.5		507.8
Total plant in service		7,042.6		6,958.7
Accumulated depreciation		(2,477.3)		(2,449.3)
Net plant in service		4,565.3		4,509.4
Construction work in progress		267.3		232.9
Plant held for future use		10.1		10.1
Net utility plant		4,842.7		4,752.4

March 31,

Total Assets \$ **6,694.4** \$ 6,667.3

* Unaudited

See Notes to Consolidated Financial Statements.

Table of Contents

CONSOLIDATED BALANCE SHEETS

Baltimore Gas and Electric Company and Subsidiaries

	March 20	31, 11*		December 31, 2010
			(In millions)	
Liabilities and Equity				
Current Liabilities				
Current portion of long-term debt		22.0	\$	22.0
Current portion of long-term debt consolidated variable interest entity		59.7		59.7
Accounts payable		95.7		252.9
Accounts payable, affiliated companies		79.9		84.9
Customer deposits		77.7		78.9
Deferred income taxes		21.5		30.1
Accrued taxes		77.1		19.0
Liability for uncertain tax positions	(60.7		62.8
Accrued expenses and other	10	02.9		99.7
Total current liabilities	69	97.2		710.0
Deferred Credits and Other Liabilities				
Deferred income taxes	1,3	99.5		1,354.9
Payable, affiliated company		55.0		250.8
Deferred investment tax credits		8.2		8.4
Other		18.6		20.1
Total deferred credits and other liabilities	1,6	81.3		1,634.2
Long-term Debt				
Rate stabilization bonds consolidated variable interest entity		54.4		454.4
Other long-term debt	1,4	31.5		1,431.5
6.20% deferrable interest subordinated debentures due October 15, 2043 to wholly	2			257.7
owned BGE Capital Trust II relating to trust preferred securities		57.7		257.7
Unamortized discount and premium		(2.0)		(2.0
Current portion of long-term debt		22.0)		(22.0
Current portion of long-term debt consolidated variable interest entity	(:	59.7)		(59.7
Total long-term debt	2,0	59.9		2,059.9
Equity				
Common shareholder's equity	-,-	66.0		2,073.2
Preference stock not subject to mandatory redemption	1	90.0		190.0
Total equity	2,2	56.0		2,263.2
Commitments, Guarantees, and Contingencies (see Notes)				
Total Liabilities and Equity	\$ 6,6	94.4	\$	6,667.3

^{*} Unaudited

See Notes to Consolidated Financial Statements.

Table of Contents

CONSOLIDATED STATEMENTS OF CASH FLOWS (UNAUDITED)

Baltimore Gas and Electric Company and Subsidiaries

Three Months Ended March 31,	2011	2010

\$ 81.1 76.3 1.8 29.3 (0.3) 16.9 (15.5) 11.0 (3.5) 35.6 (0.8) 41.3 55.9 30.6 (57.2) (5.0) 60.5 2.3 (2.7)	\$ 64.4 67.7 (0.3) 45.6 (0.3) 23.9 8.2 (2.5) 0.1 13.7 40.6 31.0 (34.5) (18.0) (64.3) (1.2)
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(15.5) 11.0 (3.5) 35.6 (0.8) 41.3 55.9 30.6 (57.2) (5.0) 60.5 2.3	8.2 (2.5) 0.1 13.7 40.6 31.0 (34.5) (18.0) (64.3) (1.2)
11.0 (3.5) 35.6 (0.8) 41.3 55.9 30.6 (57.2) (5.0) 60.5 2.3	(2.5) 0.1 13.7 40.6 31.0 (34.5) (18.0) (64.3) (1.2)
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(0.8) 41.3 55.9 30.6 (57.2) (5.0) 60.5 2.3	13.7 40.6 31.0 (34.5) (18.0) (64.3) (1.2)
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(5.0) 60.5 2.3	(18.0) (64.3) (1.2)
60.5 2.3	(64.3) (1.2)
2.3	(1.2)
(4.1)	(20.5)
(7.4)	(20.5)
350.2	121.6
(136.2)	(87.2)
()	314.7
	20.9
(22.6)	(23.8)
(=====)	(2010)
(158.8)	224.6
	(46.0)
(2.7)	()
(3.3)	(3.3)
	(= -=)
(0210)	
	(49.3)
(91.0)	
	296.9
(91.0) 100.4 50.0	296.9 13.6
	(85.0)

See Notes to Consolidated Financial Statements.
Certain prior-period amounts have been reclassified to conform with the current period's presentation.

Table of Contents

NOTES TO CONSOLIDATED FINANCIAL STATEMENTS (UNAUDITED)

Basis of Presentation

This Quarterly Report on Form 10-Q is a combined report of Constellation Energy Group, Inc. (Constellation Energy) and Baltimore Gas and Electric Company (BGE). References in this report to "we" and "our" are to Constellation Energy and its subsidiaries, collectively. References in this report to the "regulated business(es)" are to BGE.

Various factors can have a significant impact on our results for interim periods. This means that the results for this quarter are not necessarily indicative of future quarters or full year results given the seasonality of our business.

Our interim financial statements on the previous pages reflect all adjustments that management believes are necessary for the fair statement of the results of operations for the interim periods presented. These adjustments are of a normal recurring nature.

Reclassifications

We made the following reclassifications:

- We have separately presented "Liability for unrecognized tax benefits" that was previously presented within "Other" on our Consolidated Statements of Cash Flows.
- We have separately presented "Regulatory assets, net" that was previously presented within "Other" on BGE's Consolidated Statements of Cash Flows.

Pending Merger with Exelon Corporation

On April 28, 2011, Constellation Energy entered into an Agreement and Plan of Merger with Exelon Corporation (Exelon). At closing, each issued and outstanding share of common stock of Constellation Energy will be cancelled and converted into the right to receive 0.93 shares of common stock of Exelon, and Constellation Energy will become a wholly owned subsidiary of Exelon.

The merger agreement contains certain termination rights for both Constellation Energy and Exelon. Under specified circumstances Constellation Energy may be required to pay Exelon a termination fee of \$200 million and Exelon may be required to pay Constellation Energy a termination fee of \$800 million.

In connection with the proposed merger, Exelon and Constellation Energy announced several commitments, each of which is contingent upon completion of the merger, that they intend to include in their filing for approval of the merger with the Maryland Public Service Commission (Maryland PSC). The estimated value of the commitments, including a proposed rate rebate of \$100 per residential BGE customer, is approximately \$250 million.

The merger agreement has been approved by both companies' boards of directors, but completion of the merger is contingent upon, among other things, the approval of the transaction by stockholders of both companies and receipt of required regulatory approvals, including the Federal Energy Regulatory Commission, the Nuclear Regulatory Commission, the Maryland PSC and several other state and federal regulatory bodies. The parties are working to complete the merger early in 2012.

Variable Interest Entities

As of March 31, 2011, we consolidate three variable interest entities (VIEs) for which we are the primary beneficiary, and we have significant interests in six other VIEs for which we do not have controlling financial interests. We discuss our VIEs in more detail in *Note 4* of our 2010 Annual Report on Form 10-K.

Consolidated Variable Interest Entities

Our, and BGE's, consolidated VIEs consist of:

RSB BondCo LLC (BondCo), a special purpose bankruptcy-remote limited liability company formed by BGE to acquire, hold, and to issue and service bonds secured by rate stabilization property,

a retail gas group formed to enter into a collateralized gas supply agreement with a third party gas supplier, and

a retail power supply company.

We discuss how we determine whether we are the primary beneficiary of VIEs in more detail in *Note 4* of our 2010 Annual Report on Form 10-K.

For each of our consolidated VIEs:

- The assets of the VIEs are restricted and can only be used to settle obligations of the respective VIE. In the case of BondCo, BGE is required to remit all payments it receives from customers for rate stabilization charges to BondCo. During the quarters ended March 31, 2011 and 2010, BGE remitted \$22.6 million and \$23.8 million, respectively, to BondCo.

 Except for a \$100 million parental guarantee and a \$92 million letter of credit to the third party gas supplier in support of the retail gas group, during the quarter ended March 31, 2011, neither we nor BGE:

 provided any additional financial support to the VIEs, and
 had any contractual commitments or obligations to provide financial support to the VIEs.
 - The creditors of the VIEs do not have recourse to our or BGE's general credit.

Table of Contents

We include the consolidated VIEs in our consolidated financial statements at March 31, 2011 and December 31, 2010 as follows:

	March 31, 2011		ember 31, 2010
	(In n	nillion	s)
Current assets	\$ 497.8	\$	516.6
Noncurrent assets	53.4		57.7
Total Assets	\$ 551.2	\$	574.3
Current liabilities	\$ 323.8	\$	345.5
Noncurrent liabilities	396.8		399.0
Total Liabilities	\$ 720.6	\$	744.5

Unconsolidated Variable Interest Entities

As of March 31, 2011 and December 31, 2010, we had significant interests in six VIEs for which we were not the primary beneficiary. We have not provided any material financial or other support to these entities during the quarter ended March 31, 2011 and we do not intend to provide any additional financial or other support to these entities in the future.

The following tables present summary information about these entities:

As of March 31, 2011	Con Monet	wer tract ization Es (In 1	All Other VIEs millions)	Total
Total assets	\$	491.2	\$ 307.2	\$ 798.4
Total liabilities		380.9	129.2	510.1
Our ownership interest			50.3	50.3
Other ownership interests		110.3	127.7	238.0
Our maximum exposure to loss:				
Letters of credit		23.2		23.2
Carrying amount of our investment Other investments			42.9	42.9
Debt and payment guarantees			5.0	5.0

As of December 31, 2010	Co Mon	ower ontract etization VIEs	All Other VIEs millions)	Total
Total assets	\$	492.9	\$ 288.3	\$ 781.2
Total liabilities		382.6	113.2	495.8
Our ownership interest			48.7	48.7
Other ownership interests		110.3	126.4	236.7
Our maximum exposure to loss:				
Letters of credit		24.9		24.9
Carrying amount of our investment Other investments			41.4	41.4
Debt and payment guarantees			5.0	5.0

We assess the risk of a loss equal to our maximum exposure to be remote. In addition, there are no agreements with, or commitments by, third parties that would affect the fair value or risk of our variable interests in these VIEs.

Earnings Per Share

Basic earnings per common share (EPS) is computed by dividing net income attributable to common stock by the weighted-average number of common shares outstanding for the period. Diluted EPS reflects the potential dilution of common stock equivalent shares that could occur if securities or other contracts to issue common stock were exercised or converted into common stock.

Our dilutive common stock equivalent shares consist of stock options and other stock-based compensation awards. The following table presents stock options that were not dilutive and were excluded from the computation of diluted EPS in each period, as well as the dilutive common stock equivalent shares:

Quarte	r Ended				
Marc	ch 31,				
2011	2010				
(In millions)					

	(In millio	ons)
Non-dilutive stock options	5.7	4.9
Dilutive common stock equivalent shares	1.3	1.6
A • • • • •		

Acquisition

Boston Generating

In January 2011, we acquired Boston Generating's 2,950 MW fleet of generating plants for cash of \$1.1 billion. The fleet acquired includes the following four natural gas power

Table of Contents

plants and one fuel oil plant located in the Boston, Massachusetts area:

Mystic 7 574 MW,

Mystic 8 and 9 1,580 MW,

Fore River 787 MW, and

Mystic Jet, a fuel oil plant 9 MW.

We recorded the acquisition as follows:

At January 3, 2011

	(In	millions)
Current assets	\$	92.2
Land		29.2
Property, plant and equipment		1,061.4
Noncurrent assets		0.5
Total assets acquired		1,183.3
Current liabilities		(77.5)
Noncurrent liabilities		(21.8)
Total liabilities		(99.3)
Net assets acquired	\$	1,084.0

The preliminary net assets acquired are based on estimates.

We have included the results of operations from these plants in our consolidated financial statements as part of our Generation business segment since the date of acquisition.

The proforma impact of this acquisition would not have been material to our results of operations for the quarters ended March 31, 2011 and 2010 and to our financial condition as of March 31, 2011 and December 31, 2010.

Investment in Constellation Energy Nuclear Group, LLC (CENG)

We own a 50.01% interest in CENG, a nuclear generation and operation business. Our total equity in earnings of our investment in CENG is as follows:

Quarter ended March 31,	20	011	2010
		(In millie	ons)
CENG	\$	12.7 \$	23.4
Amortization of basis difference in CENG		(29.3)	(42.6)
Total equity investment earnings (losses) CENG	\$	(16.6) \$	(19.2)

1 For the quarters ended March 31, 2011 and 2010, total equity investment earnings (losses) in CENG include \$0.5 million and \$1.2 million, respectively, of expense related to the portion of cost of certain share-based awards that we fund on behalf of EDF Group and affiliates (EDF).

The basis difference is the difference between the carrying amount of our investment in CENG and our share of the underlying equity in CENG, because the underlying assets of CENG were retained at their historical carrying value. See *Note 2* to our 2010 Annual Report on Form 10-K for a more detailed discussion.

Summarized income statement information for CENG for the quarters ended March 31, 2011 and 2010 is as follows:

Quarter ended March 31,	2	2010		
		(In mi	llior	ıs)
Revenues	\$	358.6	\$	360.9
Expenses		341.4		323.3
Income from operations		17.2		37.6
Net income		26.3		49.1
Regulatory Assets (net)				

In March 2011, the Maryland PSC issued a comprehensive rate order setting forth the details of the decision contained in its abbreviated electric and gas distribution rate order issued in December 2010. As part of the March 2011 comprehensive rate order, BGE was authorized to defer \$18.9 million of costs as regulatory assets. These costs will be recovered over a 5-year period beginning December 2010 and relate to the deferral of:

\$15.8 million of storm costs incurred in February 2010,

\$2.7 million of electric deferred income tax expense recognized in 2010 relating to the elimination of the tax exempt status of drug subsidies provided to

Table of Contents

companies under Medicare Part D after December 31, 2012, and

\$0.4 million of electric workforce reduction costs incurred in 2010.

The regulatory assets for the storm costs and the workforce reduction costs will earn a regulated rate of return.

Information by Operating Segment

Our reportable operating segments are Generation, NewEnergy, Regulated Electric, and Regulated Gas. We discuss our reportable operating segments in detail in *Note 3* of our 2010 Annual Report on Form 10-K.

These reportable segments are strategic businesses based principally upon regulations, products, and services that require different technologies and marketing strategies. We evaluate the performance of these segments based on net income. We account for intersegment revenues using market prices. A summary of information by operating segment is shown in the table below.

Reportable Segments

Holding

Regulated Regulated Company

	Gen	eration	Ne	wEnergy	E	lectric		Gas	and	d Other	Elin	ninations	Con	solidated
							(In	millions	s)					
Quarter ended March 31,														
2011														
Unaffiliated revenues	\$	259.5	\$	2,354.9	\$	650.1	\$	306.2	\$	(0.5)	\$		\$	3,570.2
Intersegment revenues		408.1		57.2		0.1		1.1				(466.5)		
Total revenues		667.6		2,412.1		650.2		307.3		(0.5)		(466.5)		3,570.2
Net income (loss)		12.8		(11.4)		39.7		41.4		(3.1)				79.4
Net income (loss) attributable to														
common stock		12.8		(17.1)		37.2		40.6		(3.1)				70.4
2010														
Unaffiliated revenues	\$	291.2	\$	2,227.0	\$	751.3	\$	317.1	\$		\$		\$	3,586.6
Intersegment revenues		288.7		123.9				0.9				(413.5)		
Total revenues		579.9		2,350.9		751.3		318.0				(413.5)		3,586.6
Net income (loss)		27.1		104.1		27.2		37.2		(4.3)				191.3
Net income (loss) attributable to														
common stock		27.1		107.6		24.6		36.5		(4.3)				191.5

 $Our\ Generation\ business\ operating\ results\ for\ the\ quarter\ ended\ March\ 31,\ 2011\ include\ the\ following\ after-tax\ charges:$

amortization of basis difference in investment in CENG of \$17.6 million,

impact of power purchase agreement with CENG of \$27.0 million (amount represents the amortization of our "unamortized energy contract asset" less our 50.01% equity in CENG's amortization of its "unamortized energy contract liability"), and

transaction fees incurred related to our acquisition of Boston Generating's 2,950 MW fleet of generating plants in Massachusetts of \$10.0 million.

Our NewEnergy business operating results for the quarter ended March 31, 2011 include the amortization of credit facility amendment fees in connection with the 2009 EDF transaction of \$1.5 million after-tax.

Table of Contents

Pension and Postretirement Benefits

We show the components of net periodic pension benefit cost in the following table:

Quarter	Ended
Marcl	h 31,
2011	2010

	(In millions)			
Components of net periodic pension benefit cost				
Service cost	\$	11.4	\$	9.5
Interest cost		22.6		21.7
Expected return on plan assets		(30.0)		(26.7)
Recognized net actuarial loss		12.2		8.1
Amortization of prior service cost		1.0		1.0
Amount capitalized as construction cost		(2.9)		(1.9)
Net periodic pension benefit cost ¹	\$	14.3	\$	11.7

1 BGE's portion of our net periodic pension benefit cost, excluding amounts capitalized, was \$9.1 million in 2011 and \$6.3 million in 2010.

We show the components of net periodic postretirement benefit cost in the following table:

Quarter	Ended
March	31 ,
2011	2010

	(In millions)		
Components of net periodic postretirement benefit cost			
Service cost	\$	0.7 \$	0.7
Interest cost		4.2	4.7
Amortization of transition obligation		0.5	0.5
Recognized net actuarial loss		0.6	0.3
Amortization of prior service cost		(0.6)	(0.7)
Amount capitalized as construction cost		(1.4)	(1.3)
Net periodic postretirement benefit cost ¹	\$	4.0 \$	4.2

1 BGE's portion of our net periodic postretirement benefit cost, excluding amounts capitalized, was \$4.6 million in 2011 and \$4.8 million in 2010.

Our non-qualified pension plans and our postretirement benefit programs are not funded; however, we have trust assets securing certain executive pension benefits. We estimate that we will incur approximately \$6.0 million in pension benefit payments for our non-qualified pension plans and approximately \$23.8 million for retiree health and life insurance costs in 2011.

Financing Activities

Credit Facilities and Short-term Borrowings

We discuss the purposes for and the types of instruments used for entering into credit facilities and short-term borrowings in *Note 8* of our 2010 Annual Report on Form 10-K.

Constellation Energy

Constellation Energy had bank lines of credit under committed credit facilities totaling \$4.2 billion at March 31, 2011 for short-term financial needs, primarily for our NewEnergy business, as follows:

Type of	Am	ount	Expiration	Capacity
Credit Facility	(In b	illions)	Date	Type
Syndicated				Letters of credit and
Revolver	\$	2.50	October 2013	cash
				Letter of credit and
Commodity-linked		0.50	August 2014	cash
			September	
Bilateral		0.55	2014	Letters of credit
				Letters of credit and
Bilateral		0.25	December 2014	cash
				Letters of credit and
Bilateral		0.25	June 2014	cash
			September	
Bilateral		0.15	2013	Letters of credit
Total	\$	4.20		

At March 31, 2011, we had approximately \$1.5 billion in letters of credit issued including \$0.2 billion in letters of credit issued under the commodity-linked credit facility and no commercial paper outstanding under these facilities. This facility's capacity increases as natural gas price levels decrease compared to a reference price that is adjusted periodically. As of March 31, 2011, this facility's capacity was \$0.2 billion.

At March 31, 2011, Constellation Energy had \$34.1 million of short-term notes outstanding with a weighted average effective interest rate of 6.56%.

BGE

As of March 31, 2011, BGE has a \$600.0 million revolving credit facility expiring in March 2015. BGE can borrow directly from the banks, use the facility to allow commercial paper to be issued, if available, or issue letters of credit. At March 31, 2011, BGE had no commercial paper or direct borrowings outstanding. There were immaterial letters of credit outstanding at March 31, 2011.

Debt

In January 2011, we redeemed \$213.5 million of our 7.00% Notes, which represented the remaining outstanding 7.00% Notes due April 1, 2012. We redeemed these notes with part of the proceeds from the issuance of the

Table of Contents

\$550 million 5.15% Notes issued in December 2010, terminated certain interest rate swaps and recognized a pre-tax loss of approximately \$5 million on this transaction. We discuss the termination of the interest rate swaps in our *Derivative Instruments* note.

Net Available Liquidity

The following table provides a summary of our, and BGE's, net available liquidity at March 31, 2011:

, 11 ,

		tellation nergy		
At March 31, 2011	(exclud	ling BGE)	В	GE
		(In billions)		
Credit facilities ¹	\$	3.7	\$	0.6
Less: Letters of credit issued ¹		(1.3)		
Less: Cash drawn on credit facilities				
Undrawn facilities		2.4		0.6
Less: Commercial paper outstanding				
Net available facilities		2.4		0.6
Add: Cash and cash equivalents ²		1.0		0.1
Net available liquidity	\$	3.4	\$	0.7

1 Excludes \$0.5 billion commodity-linked credit facility due to its contingent nature and \$0.2 billion in letters of credit posted against it.

2 BGE's cash balance at March 31, 2011 was \$150.4 million.

Credit Facility Compliance and Covenants

The credit facilities of Constellation Energy and BGE contain a material adverse change representation but draws on the facilities are not conditioned upon Constellation Energy and BGE making this representation at the time of the draw. However, to the extent a material adverse change has occurred and prevents Constellation Energy or BGE from making other representations that are required at the time of the draw, the draw would be prohibited.

Certain credit facilities of Constellation Energy contain a provision requiring Constellation Energy to maintain a ratio of debt to capitalization equal to or less than 65%. At March 31, 2011, the debt to capitalization ratio as defined in the credit agreements was 35%.

The credit agreement of BGE contains a provision requiring BGE to maintain a ratio of debt to capitalization equal to or less than 65%. At March 31, 2011, the debt to capitalization ratio for BGE as defined in this credit agreement was 43%.

Decreases in Constellation Energy's or BGE's credit ratings would not trigger an early payment on any of our, or BGE's, credit facilities. However, the impact of a credit ratings downgrade on our financial ratios associated with our credit facility covenants would depend on our financial condition at the time of such a downgrade and on the source of funds used to satisfy the incremental collateral obligation resulting from a credit ratings downgrade. For example, if we were to use existing cash balances to fund the cash portion of any additional collateral obligations resulting from a credit ratings downgrade, we would not expect a material impact on our financial ratios. However, if we were to issue long-term debt or use our credit facilities to fund any additional collateral obligations, our financial ratios could be materially affected. Failure by Constellation Energy, or BGE, to comply with these covenants could result in the acceleration of the maturity of the borrowings outstanding and preclude us from issuing letters of credit under these facilities.

Income Taxes

We compute the income tax expense for each quarter based on the estimated annual effective tax rate for the year. The effective tax rate was 38.7% for the quarter ended March 31, 2011 compared to 33.3% for the same period of 2010. The higher effective tax rate for 2011 is primarily due to lower deductions for qualified production activities and reductions of federal uncertain tax positions compared to the same period of 2010 and increased state income taxes, resulting from increased business activity in unitary states and an increase in the Illinois corporate tax rate.

The BGE effective tax rate was 36.5% for the quarter ended March 31, 2011 compared to 41.6% for the same period of 2010. The lower effective tax rate for 2011 is primarily due to the partial reversal during the quarter ended March 31, 2011 of the unfavorable tax adjustment recorded in the quarter ended March 31, 2010 to reflect the impact on our regulated electric business of the healthcare reform legislation that eliminated the tax exempt status of prescription drug subsidies received under Medicare Part D. The partial reversal in 2011 resulted from the Maryland PSC's authorization for BGE to create an electric regulatory asset for this tax law change and amortize the balance over a five-year period as provided in its March 2011 comprehensive order in BGE's most recent base rate case.

Table of Contents

Unrecognized Tax Benefits

The following table summarizes the change in unrecognized tax benefits during 2011 and our total unrecognized tax benefits at March 31, 2011:

At March 31, 2011

	(In millions)	
Total unrecognized tax benefits, January 1, 2011	\$	239.8
Increases in tax positions related to the current year		0.6
Increases in tax positions related to prior years		3.9
Reductions in tax positions related to prior years		(5.6)
Total unrecognized tax benefits, March 31, 2011 ¹	\$	238.7

1 BGE's portion of our total unrecognized tax benefits at March 31, 2011 was \$69.6 million.

If the total amount of unrecognized tax benefits of \$238.7 million were ultimately realized, our income tax expense would decrease by approximately \$169.1 million. The \$169.1 million includes state tax refund claims of \$55.9 million that have been disallowed by tax authorities and are subject to appeals.

It is reasonably possible that unrecognized tax benefits could decrease within the next year by approximately \$70 million as a result of an expected settlement with the IRS regarding BGE's change of accounting method for tax purposes with respect to certain transmission and distribution expenditures. This decrease is not expected to have a material impact on BGE's financial condition or results of operation.

Interest and penalties recorded in our Consolidated Statements of Income as tax expense relating to liabilities for unrecognized tax benefits were as follows:

	For	the C	_	rter
	I	Marc	h 31	.,
	201	1	2	2010
	(I	n mil	lion	s)
(t a	28	\$	3.4

BGE's portion of interest and penalties was immaterial for both periods presented.

Accrued interest and penalties recognized in our Consolidated Balance Sheets were \$19.6 million, of which BGE's portion was \$4.3 million, at March 31, 2011, and \$16.8 million, of which BGE's portion was \$3.8 million, at December 31, 2010.

Taxes Other Than Income Taxes

Interest and penalties recorded as tax expense

Taxes other than income taxes primarily include property and gross receipts taxes along with franchise taxes and other non-income taxes, surcharges, and fees.

BGE and our NewEnergy operations collect certain taxes from customers such as sales and gross receipts taxes, along with other taxes, surcharges, and fees that are levied by state or local governments on the sale or distribution of gas and electricity. Some of these taxes are imposed on the customer and others are imposed on BGE and our NewEnergy business. Where these taxes, such as sales taxes, are imposed on the customer, we account for these taxes on a net basis with no impact to our Consolidated Statements of Income. However, where these taxes, such as gross receipts taxes or other surcharges or fees, are imposed on BGE or our NewEnergy business, we account for these taxes on a gross basis. Accordingly, we recognize revenues for these taxes collected from customers along with an offsetting tax expense, which are both included in our and BGE's Consolidated Statements of Income. The taxes, surcharges, or fees that are included in revenues were as follows:

Quarter Ended March 31.

2011 2010

	(In mi	llion	s)
Constellation Energy (including BGE)	\$ 34.7	\$	31.0
BGE	23.0		21.9

Guarantees

Our guarantees do not represent incremental Constellation Energy obligations; rather they primarily represent parental guarantees of subsidiary obligations. The following table summarizes the maximum exposure by guarantor based on the stated limit of our outstanding guarantees:

At March 31, 2011	Stated 1	Stated Limit			
	(In bill	ions)			
Constellation Energy guarantees	\$	9.3			
BGE guarantees		0.3			
Total guarantees	\$	96			

At March 31, 2011, Constellation Energy had a total of \$9.6 billion in guarantees outstanding related to loans, credit facilities, and contractual performance of certain of its subsidiaries as described below.

Constellation Energy guaranteed a face amount of \$9.3 billion as follows:

\$8.8 billion on behalf of our Generation and NewEnergy businesses to allow them the

Table of Contents

flexibility needed to conduct business with counterparties without having to post other forms of collateral. Our estimated net exposure for obligations under commercial transactions covered by these guarantees was approximately \$2 billion at March 31, 2011, which represents the total amount the parent company could be required to fund based on March 31, 2011 market prices. For those guarantees related to our derivative liabilities, the fair value of the obligation is recorded in our Consolidated Balance Sheets.

\$0.5 billion primarily on behalf of CENG's nuclear generating facilities for nuclear insurance and credit support to ensure these plants have funds to meet expenses and obligations to safely operate and maintain the plants. We recorded the fair value of \$11.1 million for these guarantees on our Consolidated Balance Sheets.

BGE guaranteed the Trust Preferred Securities of \$250.0 million of BGE Capital Trust II.

Commitments and Contingencies

We have made substantial commitments in connection with our Generation, NewEnergy, regulated electric and gas, and other nonregulated businesses. These commitments relate to:

- purchase of electric generating capacity and energy as well as renewable energy credits,
- procurement and delivery of fuels,
- the capacity and transmission and transportation rights for the physical delivery of power and gas to meet our obligations to our customers, and
- service agreements, capital for construction programs, and other.

Our Generation and NewEnergy businesses enter into various contracts for the procurement and delivery of fuels to supply our generating plant requirements. In most cases, our contracts contain provisions for price escalations, minimum purchase levels, and other financial commitments. These contracts expire in various years between 2011 and 2030. In addition, our NewEnergy business enters into contracts for the capacity and transmission rights for the delivery of energy to meet our physical obligations to our customers. These contracts expire in various years between 2011 and 2015.

Our Generation and NewEnergy businesses also have committed to service agreements and other purchase commitments for our plants.

Our regulated electric business enters into various contracts for the procurement of electricity. These contracts expire between 2011 and 2013 and represent BGE's estimated requirements to serve residential and small commercial customers as follows:

Contract Duration	Percentage of Estimated Requirements
From April 1, 2011 to September 2011	100%
From October 2011 to May 2012	75
From June 2012 to September 2012	50
From October 2012 to May 2013	25

The cost of power under these contracts is recoverable under the Provider of Last Resort agreement reached with the Maryland PSC.

Our regulated gas business enters into various contracts for the procurement, transportation, and storage of gas. Our regulated gas business has gas procurement contracts that expire in 2011 and transportation and storage contracts that expire between 2012 and 2027. The cost of gas under these contracts is recoverable under BGE's gas cost adjustment clause discussed in *Note 1* of our 2010 Annual Report on Form 10-K.

We have also committed to service agreements and other obligations related to our information technology systems.

At March 31, 2011, the total amount of commitments was \$7.5 billion. These commitments are primarily related to our Generation and NewEnergy businesses.

Long-Term Power Sales Contracts

We enter into long-term power sales contracts in connection with our load-serving activities. We also enter into long-term power sales contracts associated with certain of our power plants. Our load-serving power sales contracts extend for terms through 2031 and provide for the sale of energy to electricity distribution utilities and certain retail customers. Our power sales contracts associated with power plants we own extend for terms into 2016 and provide for the sale of all or a portion of the actual output of certain of our power plants. Substantially all long-term contracts were executed at pricing that approximated market rates, including profit margin, at the time of execution.

Contingencies

Litigation

In the normal course of business, we are involved in various legal proceedings. We discuss the significant matters below.

Merger with Exelon

In late April and early May 2011, shortly after Constellation Energy and Exelon announced their agreement to merge the two companies, six shareholder

Table of Contents

class action lawsuits were filed in the Circuit Court for Baltimore City in Maryland. Each class action suit was filed on behalf of a proposed class of the shareholders of Constellation Energy against Constellation Energy, members of Constellation Energy's board of directors, and Exelon. The shareholder class actions generally allege that the individual directors breached their fiduciary duties by entering into the proposed merger because they failed to maximize the value that the shareholders would receive from the merger, and failed to disclose adequately all material information relating to the proposed merger. The class actions also allege that Constellation Energy and Exelon aided and abetted the individual directors' breaches of their fiduciary duties. The lawsuits challenge the proposed merger, seek to enjoin a shareholder vote on the proposed merger until all material information is provided relating to the proposed merger, and ask for rescission of the proposed merger and any related transactions that have been completed as of the date that the court grants any relief. The class action lawsuits also seek certification as class actions, compensatory damages, costs and disbursements related to the action, including attorneys' and experts' fees, and rescission damages. Plaintiffs in three of the six lawsuits subsequently filed motions to consolidate their lawsuits. Given that these lawsuits were recently filed, that the court has not certified any class and the plaintiffs have not quantified their potential damage claims, we are unable at this time to provide an estimate of the range of possible loss relating to these proceedings or to determine the ultimate outcome of these lawsuits or their possible effect on our, or BGE's, financial results or their possible effect on the pending merger with Exelon.

Securities Class Action

Three federal securities class action lawsuits were filed in the United States District Courts for the Southern District of New York and the District of Maryland between September 2008 and November 2008. The cases were filed on behalf of a proposed class of persons who acquired publicly traded securities, including the Series A Junior Subordinated Debentures (Debentures), of Constellation Energy between January 30, 2008 and September 16, 2008, and who acquired Debentures in an offering completed in June 2008. The securities class actions generally allege that Constellation Energy, a number of its present or former officers or directors, and the underwriters violated the securities laws by issuing a false and misleading registration statement and prospectus in connection with Constellation Energy's June 27, 2008 offering of Debentures. The securities class actions also allege that Constellation Energy issued false or misleading statements or was aware of material undisclosed information which contradicted public statements including in connection with its announcements of financial results for 2007, the fourth quarter of 2007, the first quarter of 2008 and the second quarter of 2008 and the filing of its first quarter 2008 Form 10-Q. The securities class actions seek, among other things, certification of the cases as class actions, compensatory damages, reasonable costs and expenses, including counsel fees, and rescission damages.

The Southern District of New York granted the defendants' motion to transfer the two securities class actions filed in Maryland to the District of Maryland, and the actions have since been transferred for coordination with the securities class action filed there. On June 18, 2009, the court appointed a lead plaintiff, who filed a consolidated amended complaint on September 17, 2009. On November 17, 2009, the defendants moved to dismiss the consolidated amended complaint in its entirety. On August 13, 2010, the District Court of Maryland issued a ruling on the motion to dismiss, holding that the plaintiffs failed to state a claim with respect to the claims of the common shareholders under the Securities Act of 1934 and restricting the suit to those persons who purchased Debentures in the June 2008 offering. Given that the discovery phase has just begun, that the court has not certified any class and the plaintiffs have not quantified their potential damage claims relating to the June 2008 offering, we are unable at this time to provide an estimate of the range of possible loss relating to these proceedings or to determine the ultimate outcome of the securities class actions or their possible effect on our, or BGE's financial results.

Mercury

Since September 2002, BGE, Constellation Energy, and several other defendants have been involved in numerous actions filed in the Circuit Court for Baltimore City, Maryland alleging mercury poisoning from several sources, including coal plants formerly owned by BGE. The plants are now owned by a subsidiary of Constellation Energy. In addition to BGE and Constellation Energy, approximately 11 other defendants, consisting of pharmaceutical companies, manufacturers of vaccines, and manufacturers of Thimerosal have been sued. Approximately 70 cases, involving claims related to approximately 132 children, have been filed to date, with each claimant seeking \$20 million in compensatory damages, plus punitive damages, from us.

The claims against BGE and Constellation Energy have been dismissed in all of the cases either with prejudice based on rulings by the Court or without prejudice based on voluntary dismissals by the plaintiffs' counsel. Plaintiffs may attempt to pursue appeals of the rulings in favor of BGE and Constellation Energy once the cases are finally

Table of Contents

concluded as to all defendants. We believe that we have meritorious defenses and intend to defend any appeals vigorously. We are unable to provide an estimate of the range of possible loss relating to these cases given that only limited discovery occurred in these cases prior to the dismissals being granted and, as a result, we cannot predict the outcome of these cases, or their possible effect on our, or BGE's, financial results.

<u>Asbestos</u>

Since 1993, BGE and certain Constellation Energy subsidiaries have been involved in several actions concerning asbestos. The actions are based upon the theory of "premises liability," alleging that BGE and Constellation Energy knew of and exposed individuals to an asbestos hazard. In addition to BGE and Constellation Energy, numerous other parties are defendants in these cases.

Approximately 485 individuals who were never employees of BGE or Constellation Energy have pending claims each seeking several million dollars in compensatory and punitive damages. Cross-claims and third party claims brought by other defendants may also be filed against BGE and Constellation Energy in these actions. To date, most asbestos claims which have been resolved have been dismissed or resolved without any payment by BGE or Constellation Energy and a small minority of these cases have been resolved for amounts that were not material to our financial results.

Discovery begins in these cases once they are placed on the trial docket. At present, only a small number of our pending cases have reached the trial docket. Given the limited discovery, BGE and Constellation Energy do not know the specific facts that we believe are necessary for us to provide an estimate of the possible loss relating to these claims. The specific facts we do not know include:

- the identity of the facilities at which the plaintiffs allegedly worked as contractors,
- the names of the plaintiffs' employers.
- the dates on which and the places where the exposure allegedly occurred, and
- the facts and circumstances relating to the alleged exposure.

Insurance and hold harmless agreements from contractors who employed the plaintiffs may cover a portion of any awards in the actions.

Environmental Matters

Solid and Hazardous Waste

In 1999, the EPA proposed to add the 68th Street Dump in Baltimore, Maryland to the Superfund National Priorities List, which is its list of sites targeted for clean-up and enforcement, and sent a general notice letter to BGE and 19 other parties identifying them as potentially responsible parties at the site. In March 2004, we and other potentially responsible parties formed the 68th Street Coalition and entered into consent order negotiations with the EPA to investigate clean-up options for the site under the Superfund Alternative Sites Program. In May 2006, a settlement among the EPA and 19 of the potentially responsible parties, including BGE, with respect to investigation of the site became effective. The settlement requires the potentially responsible parties, over the course of several years, to identify contamination at the site and recommend clean-up options. BGE is indemnified by a wholly owned subsidiary of Constellation Energy for most of the costs related to this settlement and clean-up of the site. The potentially responsible parties completed their investigation of the range of clean-up options in the first quarter of 2011. Although the investigation and options provided to the EPA are still subject to EPA review, we believe that the range of estimated clean-up costs to be allocated among all of the potentially responsible parties will be between approximately \$45 million and \$64 million depending on the clean-up option selected by the EPA. The EPA is expected to make a final selection of one of the alternatives by the end of 2011. As the alternative to be selected by the EPA and the allocation of the clean-up costs among the potentially responsible parties is not yet known, we cannot provide an estimate of the range of our possible loss.

Air Quality

In January 2009, the EPA issued a notice of violation (NOV) to a subsidiary of Constellation Energy, as well as to the other owners and the operator of the Keystone coal-fired power plant in Shelocta, Pennsylvania. We hold a 20.99% interest in the Keystone plant. The NOV alleges that the plant performed various capital projects beginning in 1984 without complying with the new source review permitting requirements of the Clean Air Act. The EPA also contends that the alleged failure to comply with those requirements are continuing violations under the plant's air permits. The EPA could seek civil penalties under the Clean Air Act for the alleged violations.

The owners and operator of the Keystone plant have investigated the allegations and had a meeting with the EPA where they provided the EPA with both legal and factual documentation to support their position that no violations have occurred. Since that time, the EPA has not requested any further meeting or otherwise acted on the allegations. We believe there are meritorious defenses to the allegations contained in the NOV. Because there are significant facts in dispute and this matter is only in the NOV stage, at this

Table of Contents

time we cannot estimate the range of possible loss or predict whether a proceeding will be commenced.

Water Ouality

In October 2007, a subsidiary of Constellation Energy entered into a consent decree with the Maryland Department of the Environment relating to groundwater contamination at a third party facility that was licensed to accept fly ash, a byproduct generated by our coal-fired plants. The consent decree requires the payment of a \$1.0 million penalty, remediation of groundwater contamination resulting from the ash placement operations at the site, replacement of drinking water supplies in the vicinity of the site, and monitoring of groundwater conditions. We recorded a liability in our Consolidated Balance Sheets of approximately \$10.6 million, which includes the \$1 million penalty and our estimate of probable costs to remediate contamination, replace drinking water supplies, monitor groundwater conditions, and otherwise comply with the consent decree. We have paid approximately \$6.8 million of these costs as of March 31, 2011, resulting in a remaining liability at March 31, 2011 of \$3.8 million. We estimate that it is reasonably possible that we could incur additional costs of up to approximately \$10 million more than the liability that we accrued.

In April 2007, PennEnvironment and the Sierra Club brought a Clean Water Act citizen suit against the operator of the Conemaugh power plant in Pennsylvania, seeking civil penalties and injunctive relief for alleged violations of Conemaugh's water permit. Throughout the relevant time period, the operator of the Conemaugh plant has been working closely with the Pennsylvania Department of Environmental Protection (PADEP) to ensure that the facility operates in an environmentally sound manner, and does not cause any adverse environmental impacts. Pursuant to a consent order between PADEP and the operator, a variety of studies have been conducted and treatment facilities have been designed and have been built or are pending construction, all in order to comply with the limits set out in Conemaugh's water permit.

On March 21, 2011, the court entered a partial summary judgment in the plaintiffs' favor, declaring as a matter of law that discharges from the Conemaugh plant had violated the water permit. The case is set for a non-jury trial starting on June 1, 2011, at which the court will determine what, if any, civil penalties and injunctive relief might be appropriate. If the plaintiffs are ultimately successful, we, through our subsidiary that owns 10.56% of Conemaugh, could incur additional costs associated with civil penalties and the implementation of additional discharge reductions, in proportion to our share of ownership.

Insurance

We discuss our non-nuclear insurance programs in Note 12 of our 2010 Annual Report on Form 10-K.

Derivative Instruments

Risks, Objectives, and Strategies

Substantially all of our risk management activities involving derivatives occur in our competitive businesses. In carrying out our competitive business activities, we purchase and sell power, fuel, and other energy-related commodities in competitive markets. These activities expose us to significant risks, including market risk from price volatility for energy commodities and the credit risks of counterparties with which we enter into contracts.

To lower our exposure to the risk of unfavorable fluctuations in commodity prices, interest rates, and foreign currency rates, we routinely enter into derivative contracts, such as fixed price forward physical purchase and sales contracts, futures, financial swaps, and option contracts traded in the over-the-counter markets or on exchanges, for hedging purposes. We also enter into derivative contracts for trading purposes.

We discuss the nature of our business and associated risks in connection with our objectives and strategies for using derivatives for both risk management and non-risk management activities in *Note 13* of our 2010 Annual Report on Form 10-K.

Accounting for Derivative Instruments

We recognize all qualifying derivative instruments on the balance sheet at fair value as either assets or liabilities.

Accounting Designation

We must evaluate new and existing transactions and agreements to determine whether they meet the definition of a derivative, for which there are several possible accounting treatments. The permissible accounting treatments include:

- normal purchase normal sale (NPNS),
- cash flow hedge,
- -
- fair value hedge, and

mark-to-market.

Mark-to-market is required as the default accounting treatment for all derivatives unless they qualify, and we specifically designate them, for one of the other accounting treatments. Derivatives designated for any of the elective accounting treatments must meet specific, restrictive criteria, both at the time of designation and on an ongoing basis.

We discuss our accounting policies for derivatives and hedging activities and their impacts on our financial statements in *Note 1* to our 2010 Annual Report on Form 10-K.

19

Table of Contents

In the sections below, we describe the significant activity in 2011 by accounting treatment.

NPNS

We continue to elect NPNS accounting for certain contracts that provide for the purchase or sale of a physical commodity that will be delivered in quantities expected to be used or sold over a reasonable period in the normal course of business.

Cash Flow Hedging

Commodity Cash Flow Hedges

We have designated fixed-price forward contracts as cash-flow hedges of forecasted purchases and sales of energy, fuel, and other related commodities for the years 2011 through 2016. We had net unrealized pre-tax losses on these cash-flow hedges recorded in "Accumulated other comprehensive loss" of \$284.3 million at March 31, 2011 and \$388.0 million at December 31, 2010.

We expect to reclassify \$186.6 million of net pre-tax losses on cash-flow hedges from "Accumulated other comprehensive loss" into earnings during the next twelve months based on market prices at March 31, 2011. However, the actual amount reclassified into earnings could vary from the amounts recorded at March 31, 2011, due to future changes in market prices.

When we determine that a forecasted transaction originally designated as a hedged item has become probable of not occurring, we immediately reclassify net unrealized gains or losses associated with those hedges from "Accumulated other comprehensive loss" to earnings. We recognized in earnings the following pre-tax amounts on such contracts:

Quarter ended March 31, 2011 2010

(In millions)
Pre-tax losses \$ \$ (1.4)

Interest Rate Swaps Designated as Cash Flow Hedges

Accumulated other comprehensive loss includes net unrealized pre-tax gains on interest rate cash-flow hedges of prior debt issuances totaling \$8.8 million at March 31, 2011 and \$10.1 million at December 31, 2010. We expect to reclassify \$0.1 million of pre-tax net gains on these cash-flow hedges from "Accumulated other comprehensive loss" into "Interest expense" during the next twelve months. We had no hedge ineffectiveness on these swaps.

Fair Value Hedging

We elect fair value hedge accounting for a limited portion of our derivative contracts including certain interest rate swaps. The objectives for electing fair value hedge accounting in these situations are to manage our exposure and to optimize the mix of our fixed and floating-rate debt.

Interest Rate Swaps Designated as Fair Value Hedges

At December 31, 2010, we had interest rate swaps qualifying as fair value hedges relating to \$400 million of our fixed-rate debt maturing in 2012 and 2015. The fair value of these hedges was an unrealized gain of \$35.7 million at December 31, 2010.

In January 2011, we terminated \$200 million of these interest rate swaps as a result of retiring all of our fixed-rate debt maturing in 2012 and received \$13.8 million in cash.

During February 2011, we entered into interest rate swaps qualifying as fair value hedges related to \$350 million of our fixed rate debt maturing in 2015, and converted this notional amount of debt to floating rate.

As a result of this activity, at March 31, 2011, we have interest rate swaps qualifying as fair value hedges relating to \$550 million of our fixed-rate debt maturing in 2015, and converted this notional amount of debt to floating-rate. The fair value of these hedges was an unrealized

gain of \$24.6 million at March 31, 2011.

We recorded the fair value of these hedges as an increase in our "Derivative assets" and an increase in our "Long-term debt."

Hedge Ineffectiveness

For all categories of commodity contract derivative instruments designated in hedging relationships, we recorded in earnings the following pre-tax gains (losses) related to hedge ineffectiveness:

		Quarter ended						
		March 31,						
	2	2011	2010					
	(In m		illions)					
Cash-flow hedges	\$	(16.9)	\$	13.3				
Fair value hedges		0.1						
Total	\$	(16.8)	\$	13.3				

Mark-to-Market

During February 2011, we entered into interest rate swaps related to \$150 million of our fixed rate debt maturing in 2020, and converted this notional amount of debt to floating rate. However, these interest rate swaps do not qualify as fair value hedges and will be marked to market through earnings.

Table of Contents

Quantitative Information About Derivatives and Hedging Activities

Balance Sheet Tables

We present our derivative assets and liabilities in our Consolidated Balance Sheets on a net basis, including cash collateral, whenever we have a legally enforceable master netting agreement with a counterparty to a derivative contract. We use master netting agreements whenever possible to manage and substantially reduce our potential counterparty credit risk. The net presentation in our Consolidated Balance Sheets reflects our actual credit exposure after giving effect to the beneficial effects of these agreements and cash collateral, and our credit risk is reduced further by other forms of collateral.

The following tables provide information about the risks we manage using derivatives. These tables only include derivatives and do not reflect the price risks we are hedging that arise from physical assets or nonderivative accrual contracts within our Generation and NewEnergy businesses.

We present this information by disaggregating our net derivative assets and liabilities into gross components on a contract-by-contract basis before giving effect to the risk-reducing benefits of master netting arrangements and collateral. As a result, we must present each individual contract as an "asset value" if it is in the money or a "liability value" if it is out of the money, regardless of whether the individual contracts offset market or credit risks of other contracts in full or in part. Therefore, the gross amounts in these tables do not reflect our actual economic or credit risk associated with derivatives. This gross presentation is intended only to show separately the various derivative contract types we use, such as commodities, interest rate, and foreign exchange.

The contracts in the tables below are segregated between derivatives designated for hedge accounting and those not designated for hedge accounting. Derivatives not designated in hedging relationships include our NewEnergy retail operations, economic hedges of accrual activities, and risk management and trading activities. We use the end of period accounting designation to determine the classification for each derivative position.

As of March 31, 2011	Designated Instrum	ratives as Hedging nents for g Purposes	Designated Instrun	tives Not As Hedging nents for g Purposes		rivatives nbined		
Contract type	Asset Values ³	Liability Values ⁴	Asset Values ³	Liability Values ⁴	Asset Values ³		Liability Values ⁴	
			(In 1	nillions)				
Power contracts	\$ 1,216.9	\$ (1,220.7)	\$ 5,729.6	\$ (6,219.0)	\$ 6,946.5	\$	(7,439.7)	
Gas contracts	1,622.8	(1,560.9)	2,894.7	(2,701.3)	4,517.5		(4,262.2)	
Coal contracts	81.3	(49.7)	233.9	(221.4)	315.2		(271.1)	
Other commodity contracts ¹			318.2	(317.4)	318.2		(317.4)	
Interest rate contracts	25.1		32.8	(33.5)	57.9		(33.5)	
Foreign exchange contracts			14.7	(11.8)	14.7		(11.8)	
Total gross fair values	\$ 2,946.1	\$ (2,831.3)	\$ 9,223.9	\$ (9,504.4)	\$ 12,170.0	\$	(12,335.7)	
Netting arrangements ⁵					(11,543.2)		11,543.2	
Cash collateral					(40.3)		,	
Net fair values					\$ 586.5	\$	(792.5)	
Net fair value by balance sheet line item:								
Accounts receivable ²					\$ 2.2			
Derivative assets current					350.0			
Derivative assets noncurrent					234.3			
Derivative liabilities current							(492.8)	
Derivative liabilities noncurrent							(299.7)	
Total Derivatives					\$ 586.5	\$	(792.5)	

- 1 Other commodity contracts include oil, freight, emission allowances, and weather contracts.
- 2 Represents the unrealized fair value of exchange traded derivatives, exclusive of cash margin posted.
- 3 Represents in-the-money contracts without regard to potentially offsetting out-of-the-money contracts under master netting agreements.
- 4 Represents out-of-the-money contracts without regard to potentially offsetting in-the-money contracts under master netting agreements.
- 5 Represents the effect of legally enforceable master netting agreements.

21

Table of Contents

	Design Hed Instrum	atives ated as ging ents for	Designated Instrur	tives Not As Hedging ments for	All De		
As of December 31, 2010	Accountin	g Purposes	Accountin	ng Purposes	Cor	nbine	ed
Contract type	Asset Values ³	Liability Asset Liability Values ⁴ Values ³ Values ⁴		Asset Values ³		Liability Values ⁴	
			(In	millions)			
Power contracts	\$ 1,167.9	\$ (1,362.8)	\$ 6,795.0	\$ (7,166.5)	\$ 7,962.9	\$	(8,529.3)
Gas contracts	1,902.3	(1,832.8)	3,390.1	(3,155.3)	5,292.4	ļ	(4,988.1)
Coal contracts	97.0	(48.6)	266.0	(259.7)	363.0)	(308.3)
Other commodity contracts ¹			61.4	(61.6)	61.4	ļ.	(61.6)
Interest rate contracts	35.7		34.4	(35.7)	70.1		(35.7)
Foreign exchange contracts			11.0	(8.4)	11.0)	(8.4)
Total gross fair values	\$ 3,202.9	\$ (3,244.2)	\$ 10,557.9	\$ (10,687.2)	\$ 13,760.8	\$	(13,931.4)
Netting arrangements ⁵					(12,955.5	i)	12,955.5
Cash collateral					(28.4)	0.6
Net fair values					\$ 776.9	\$	(975.3)
Net fair value by balance sheet line item:							
Accounts receivable ²					\$ (16.4	(-)	
Derivative assets current					534.4	/	
Derivative assets noncurrent					258.9		
Derivative liabilities current							(622.3)
Derivative							
liabilities noncurrent							(353.0)
Total Derivatives					\$ 776.9	\$	(975.3)

¹ Other commodity contracts include oil, freight, emission allowances, and weather contracts.

- 2 Represents the unrealized fair value of exchange traded derivatives, exclusive of cash margin posted.
- 3 Represents in-the-money contracts without regard to potentially offsetting out-of-the-money contracts under master netting agreements.
- 4 Represents out-of-the-money contracts without regard to potentially offsetting in-the-money contracts under master netting agreements.
- 5 Represents the effect of legally enforceable master netting agreements.

Gain and (Loss) Tables

The tables below summarize derivative gains and losses segregated into the following categories:

- cash flow hedges,
- fair value hedges, and
 - mark-to-market derivatives.

The tables only include this information for derivatives and do not reflect the related gains or losses that arise from generation and generation-related assets, nonderivative accrual contracts, or NPNS contracts within our Generation and NewEnergy businesses, other than fair

value hedges, for which we separately show the gain or loss on the hedged asset or liability. As a result, these tables only reflect the impact of derivatives themselves and therefore do not necessarily include all of the income statement impacts of the transactions for which derivatives are used to manage risk. For a more complete discussion of how derivatives affect our financial performance, see our accounting policy for *Revenues, Fuel and Purchased Energy Expenses, and Derivatives and Hedging Activities* in *Note 1* of our 2010 Annual Report on Form 10-K.

Table of Contents

The following tables present gains and losses on derivatives designated as cash flow hedges.

Cash Flow Hedges						Que	arte	er Endec	l Ma	rch 3	1,	
	Gain (Loss) Recorded in AOCI		Statement of Income (Loss) Line	Re	Gain eclassit AOC Earr	fied I ir	l from ito	Ineffectiveness Gain (Loss) Recorded in Earnings			s)	
Contract type:	201	1	2010	Item	2	011	2	2010	20	11	20	10
Hedges of forecasted				(In millions)								
sales:				Nonregulated revenues								
Power contracts	\$ (2:	3.4)	\$ 202.5		\$	(18.4)	\$	(59.2)	\$	1.2	\$ 2	1.8
Gas contracts		1.1	(34.9)			22.2		20.2		2.2		1.1)
Coal contracts			()								`	
Other commodity contracts ¹								(0.7)				
								(0.7)				
Foreign exchange contracts												
				Total included in nonregulated								
Total gains (losses)	\$ (1	2 3)	\$ 167.6		\$	3.8	\$	(39.7)	\$	3.4	\$ 2	0.7
Total gams (1035cs)	Ψ (1.	2.3)	Ψ 107.0	revenues	Ψ	5.0	Ψ	(37.1)	Ψ	Э.т	ΨΖ	.0.7
Hedges of forecasted												
purchases:				Fuel and purchased energy expense								
Power contracts	\$ 1'		\$ (455.5)		\$	(98.7)	\$	(203.1)	\$ (12.3)	\$ ((9.3)
Gas contracts		1.9)	(73.6)			(7.3)		78.0		(7.7)		
Coal contracts		5.5	(10.8)			7.3		(12.5)		(0.3)		1.7
Other commodity												
contracts ²			(0.2)					(0.3)				0.2
Foreign exchange contracts												
Total losses	\$ 2	1.1	\$ (540.1)	Total included in fuel and purchased energy expense	\$	(98.7)	\$	(137.9)	\$ (20.3)	\$ ((7.4)
Hedges of interest rates:				Interest expense								
Interest rate contracts				Interest expense		1.1		3.9				
morest rate confidets						1.1		3.7				
Total gains	\$		\$	Total included in interest expense	\$	1.1	\$	3.9	\$		\$	
rotai gains	φ		φ	Total included in interest expense	Ф	1.1	ф	3.9	ф		φ	
Grand total (lasses)												
Grand total (losses)	•	00	¢ (272 f)		¢.	(02.9)	¢	(172.7)	¢ /	16.0\	¢ 1	2 2
gains	\$	8.8	\$ (372.5)		Ф	(93.8)	Э	(173.7)) (10.9)	φI	3.3

¹ Other commodity sale contracts include oil and freight contracts.

The following table presents gains and losses on derivatives designated as fair value hedges and, separately, the gains and losses on the hedged item.

Fair Value		
Hedges	Quarter End	ed March 31,
	Amount of	Amount of
	Gain (Loss)	Gain (Loss)
	Recognized in	Recognized in
	Income on	Income on

² Other commodity purchase contracts include freight and emission allowances.

		Deri	vative	Hedged Item		
Contract type:	Statement of Income (Loss) Line Item	2011	2010	2011	2010	
			(In m	illions)		
Commodity contracts:						
Gas contracts	Nonregulated revenues	\$	\$	\$	\$	
Interest rate contracts	Interest expense	2.0	13.2	(1.5)	(11.1)	
Total gains (losses)		\$ 2.0	\$ 13.2	\$ (1.5)	\$ (11.1)	
	23					

Table of Contents

The following table presents gains and losses on mark-to-market derivatives.

Mark-to-Market Derivatives		Quarter Ended March 31,					
			Amount (Loss) R in Inc	ecor	ded		
Contract type:	Statement of Income (Loss) Line Item	2	2011	2	2010		
			(In mi	llion	s)		
Commodity contracts:							
Power contracts	Nonregulated revenues	\$	23.3	\$	(64.9)		
Gas contracts	Nonregulated revenues		11.3		25.7		
Coal contracts	Nonregulated revenues		(8.6)		0.1		
Other commodity contracts ¹	Nonregulated revenues		(16.6)		4.9		
Coal contracts	Fuel and purchased energy expense						
Interest rate contracts	Nonregulated revenues		(0.7)		(1.1)		
Foreign exchange contracts	Nonregulated revenues		(12.1)		(0.9)		

1 Other commodity contracts include oil, freight, uranium, weather, and emission allowances.

Volume of Derivative Activity

Total gains (losses)

The volume of our derivatives activity is directly related to the fundamental nature and scope of our business and the risks we manage. We own or control electric generating facilities, which exposes us to both power and fuel price risk; we serve electric and gas wholesale and retail customers within our NewEnergy business, which exposes us to electricity and natural gas price risk; and we provide risk management services and engage in trading activities, which can expose us to a variety of commodity price risks. In order to manage the risks associated with these activities, we are required to be an active participant in the energy markets, and we routinely employ derivative instruments to conduct our business.

Derivative instruments provide an efficient and effective way to conduct our business and to manage the associated risks. As such, we use derivatives in the following ways:

We manage our generating resources and NewEnergy business based upon established policies and limits, and we use derivatives to establish a portion of our hedges and to adjust the level of our hedges from time to time.

We engage in trading activities which enable us to execute hedging transactions in a cost-effective manner. We manage those activities based upon various risk measures, including position limits, economic value at risk (EVaR) and value at risk (VaR), and we use derivatives to establish and maintain those activities within the prescribed limits.

We also use derivatives to execute, control, and reduce the overall level of our trading positions and risk as well as to manage a portion of our interest rate risk associated with debt and our foreign currency risk from non-dollar denominated transactions.

The following tables present information designed to provide insight into the overall volume of our derivatives usage. However, the volumes presented in these tables should only be used as an indication of the extent of our derivatives usage and the risks they are intended to manage and are subject to a number of limitations as follows:

The volume information is not a complete representation of our market price risk because it only includes derivative contracts. Accordingly, these tables do not present a complete picture of our overall net economic exposure, and should not

\$ (36.2)

\$ (3.4)

be interpreted as an indication of open or unhedged commodity positions, because the use of derivatives is only one of the means by which we engage in and manage the risks of our business.

The tables also do not include volumes of commodities under nonderivative contracts that we use to serve customers or manage our risks. Our actual net economic exposure from our generating facilities and NewEnergy activities is reduced by derivatives, and the exposure from our trading activities is managed and controlled through the

Table of Contents

risk measures discussed above. Therefore, the information in the tables below is only an indication of that portion of our business that we manage through derivatives and serves primarily to identify the extent of our derivatives activities and the types of risks that they are intended to manage.

We have computed the derivative volumes for commodities by aggregating the absolute value of net positions within commodities for each year. This provides an indication of the level of derivatives activity, but it does not indicate either the direction of our position (long or short), or the overall size of our position. We believe this presentation gives an appropriate indication of the level of derivatives activity without unnecessarily revealing the size and direction of our derivatives positions. The disclosure of such could limit the effectiveness and profitability of our business activities.

The volume information for commodity derivatives represents the "delta equivalent" quantity of those contracts rather than the gross notional amount. We believe that the delta equivalent quantity is the most relevant measure of the volume associated with these commodity derivatives. The delta-equivalent quantity represents a risk-adjusted notional quantity for each contract that takes into account the probability that an option will be exercised. For interest rate contracts and foreign currency contracts we have presented the notional amounts of such contracts in the tables below.

The following tables present the volume of our derivative activities as of March 31, 2011 and December 31, 2010 shown by contractual settlement year.

Quantities¹ **Under Derivative Contracts**

As of March 31, 2011

Contract Type (Unit)	2011	2012	2013	2014	2015	Thereafter	Total
				(In milli	ons)		
Power (MWH)	20.8	3.5	0.6	1.7	2.5	0.6	29.7
Gas (mmBTU)	153.2	97.3	75.5	54.9	19.5	0.9	401.3
Coal (Tons)	3.6	1.7	0.9				6.2
Oil (BBL)	0.2	0.2	0.2				0.6
Emission Allowances (Tons)	1.0						1.0
Renewable Energy Credits (Number							
of credits)	0.4	0.2	0.3	0.3	0.3	0.4	1.9
Interest Rate Contracts	\$ 498.7	\$ 550.7	\$ 700.0	\$ 775.0	\$ 1,215.0	\$ 30.0	\$ 3,769.4
Foreign Exchange Rate Contracts	\$ 43.3	\$ 14.8	\$ 16.7	\$ 16.8	\$ 15.5	\$	\$ 107.1

Quantities¹ Under Derivative Contracts

As of December 31, 2010

Contract Type (Unit)	2011	2012	2013	2014	2015	Thereafter	Total
				(In million	ns)		
Power (MWH)	21.2		3.8	4.2	2.3	0.2	31.7
Gas (mmBTU)	175.3	90.1	80.2	64.7	24.1		434.4
Coal (Tons)	4.4	2.5	0.1				7.0
Oil (BBL)	0.2	0.1	0.1				0.4
Emission Allowances (Tons)	1.5						1.5
Renewable Energy Credits (Number							
of credits)	0.4	0.3	0.3	0.3	0.3	0.7	2.3
Interest Rate Contracts	\$ 639.4	\$ 490.7	\$ 941.8	\$ 405.0	\$ 460.0	\$ 175.0	\$ 3,111.9
Foreign Exchange Rate Contracts	\$ 48.7	\$ 8.7	\$ 16.8	\$ 16.8	\$ 15.5	\$	\$ 106.5

¹ Amounts in the tables are only intended to provide an indication of the level of derivatives activity and should not be interpreted as a measure of any derivative position or overall economic exposure to market risk. Quantities are expressed as "delta equivalents" on an absolute value basis by contract type by year. Additionally, quantities relate only to derivatives and do not include potentially offsetting quantities associated with physical assets and nonderivative accrual contracts.

Table of Contents

Credit-Risk Related Contingent Features

Certain of our derivative instruments contain provisions that would require additional collateral upon a credit-related event such as an adequate assurance provision or a credit rating decrease in the senior unsecured debt of Constellation Energy. The amount of collateral we could be required to post would be determined by the fair value of contracts containing such provisions that represent a net liability, after offset for the fair value of any asset contracts with the same counterparty under master netting agreements and any other collateral already posted. This collateral amount is a component of, and is not in addition to, the total collateral we could be required to post for all contracts upon a credit rating decrease.

The following tables present information related to credit-risk related contingent features of our derivatives at March 31, 2011 and December 31, 2010.

Va of Der Con Cont	s Fair alue rivative tracts aining ceature	V: of In-th Contrac Ma Ne	ting Fair alue ue-Money ets Under aster tting ements ²	of De Con Cont	ir Value rivative tracts taining Teature ³	Po	ount of sted ateral ⁴	Coll	ingent ateral gation ⁵
			(In	billions)					
\$	3.9	\$	(3.2)	\$	0.7	\$	0.5	\$	0.1

Credit-Risk Related Contingent Feature

Credit-Risk Related Contingent Feature

As of December 31, 2010

As of March 31, 2011

Gross Fair Value of Derivative Contracts Containing This Feature	Va of In-the Contrac Ma Net	ing Fair lue e-Money ts Under ster ting ments ²	Net Fair of Deriv Contr Contai This Fe	vative acts ining	Po	nount of osted ateral ⁴	Colla	ngent iteral ation ⁵
		(In	billions)					
\$ 4.6	\$	(3.7)	\$	0.9	\$	0.7	\$	0.1

¹ Amount represents the gross fair value of out-of-the-money derivative contracts containing credit-risk-related contingent features that are not fully collateralized by posted cash collateral on an individual, contract-by-contract basis ignoring the effects of master netting agreements.

² Amount represents the offsetting fair value of in-the-money derivative contracts under legally-enforceable master netting agreements with the same counterparty, which reduces the amount of any liability for which we potentially could be required to post collateral.

³ Amount represents the net fair value of out-of-the-money derivative contracts containing credit-risk related contingent features after considering the mitigating effects of offsetting positions under master netting arrangements and reflects the actual net liability upon which any potential contingent collateral obligations would be based.

⁴ Amount includes cash collateral posted of \$ million and letters of credit of \$526.9 million at March 31, 2011 and cash collateral posted of \$0.6 million and letters of credit of \$656.9 million at December 31, 2010.

⁵ Amounts represent the additional collateral that we could be required to post with counterparties, including both cash collateral and letters of credit, in the event of a credit downgrade to below investment grade after giving consideration to offsetting derivative and non-derivative

positions under master netting agreements.

Concentrations of Derivative-Related Credit Risk

We discuss our concentrations of credit risk, including derivative-related positions, in *Note 1* to our 2010 Annual Report on Form 10-K. As of March 31, 2011, two counterparties, a large power cooperative and CENG, comprise total exposure concentrations of 23%.

26

Table of Contents

Fair Value Measurements

Recurring Measurements

Our assets and liabilities measured at fair value on a recurring basis consist of the following (immaterial for BGE assets):

	As of				As of			
		March	31, 2	011	December 31, 2010			
	Assets		Liabilities			Assets	Li	abilities
Cash equivalents	\$	502.7	\$		\$	1,545.4	\$	
Equity securities		43.3				43.7		
Derivative instruments:								
Classified as derivative assets and liabilities:								
Current		350.0		(492.8)		534.4		(622.3)
Noncurrent		234.3		(299.7)		258.9		(353.0)
Total classified as derivative assets and liabilities		584.3		(792.5)		793.3		(975.3)
Classified as accounts receivable ¹		2.2				(16.4)		
Total derivative instruments		586.5		(792.5)		776.9		(975.3)
Total recurring fair value measurements	\$	1,132.5	\$	(792.5)	\$	2,366.0	\$	(975.3)

¹ Represents the unrealized fair value of exchange traded derivatives, exclusive of cash margin posted.

Cash equivalents represent money market funds included in "Cash and cash equivalents" in the Consolidated Balance Sheets. Equity securities primarily represent mutual fund investments included in "Other assets" in the Consolidated Balance Sheets. Derivative instruments represent unrealized amounts related to all derivatives. We classify exchange-listed derivatives as part of "Accounts Receivable" in our Consolidated Balance Sheets. We classify the remainder of our derivatives as "Derivative assets" or "Derivative liabilities" in our Consolidated Balance Sheets.

The table below sets forth by level within the fair value hierarchy the gross components of the Company's assets and liabilities that were measured at fair value on a recurring basis as of March 31, 2011 and December 31, 2010. We disaggregate our net derivative assets and liabilities by separating each individual derivative contract that is in-the-money from each contract that is out-of-the-money regardless of master netting agreements and collateral. As a result, the gross "asset" and "liability" amounts in each of the three fair value levels far exceed our actual economic exposure to commodity price risk and credit risk. The objective of this table is to provide information about how each individual derivative contract is valued within the fair value hierarchy, regardless of whether a particular contract is eligible for netting against other contracts or whether it has been collateralized. Therefore, these gross balances are intended solely to provide information on sources of inputs to fair value and proportions of fair value involving objective versus subjective valuations and do not represent either our actual credit exposure or net economic exposure.

Table of Contents

At March 31, 2011	т	evel 1	Level 2	Netting and Level 3 Cash Collateral			Total Net Fair Value		
11 March 31, 2011	L	CVCII	Ecvel 2	Level 3	or outsir conductur		1 4	ii value	
				(In millio	ns)				
Cash equivalents	\$	502.7	\$	\$	\$		\$	502.7	
Equity securities		43.3						43.3	
Derivative assets:									
Power contracts			6,081.4	865.1					
Gas contracts		90.7	4,086.2	340.5					
Coal contracts			307.9	7.3					
Other commodity contracts		68.2	74.9	175.1					
Interest rate contracts		31.2	26.7						
Foreign exchange contracts			14.7						
Total derivative assets		190.1	10,591.8	1,388.0		(11,583.4)		586.5	
Derivative liabilities:									
Power contracts			(6,303.2)	(1,136.7)					
Gas contracts		(86.8)	(3,932.0)	(243.3)					
Coal contracts			(270.7)	(0.4)					
Other commodity contracts		(65.6)	(71.2)	(180.4)					
Interest rate contracts		(33.5)							
Foreign exchange contracts			(11.8)						
Total derivative liabilities		(185.9)	(10,588.9)	(1,560.8)		11,543.1		(792.5)	
Net derivative position		4.2	2.9	(172.8)		(40.3)		(206.0)	
Total	\$	550.2	\$ 2.9	\$ (172.8)	\$	(40.3)	\$	340.0	

¹ We present our derivative assets and liabilities in our Consolidated Balance Sheets on a net basis. We net derivative assets and liabilities, including cash collateral, when a legally enforceable master netting agreement exists between us and the counterparty to a derivative contract. At March 31, 2011, we included \$40.3 million of cash collateral held and \$ million of cash collateral posted (excluding margin posted on exchange traded derivatives) in netting amounts in the above table. At December 31, 2010, we included \$28.4 million of cash collateral held and \$0.6 million of cash collateral posted (excluding margin posted on exchange traded derivatives) in netting amounts in the above table.

Table of Contents

At December 31, 2010]	Level 1	Level 2	I	Level 3		letting and h Collateral ¹	 otal Net ir Value
					(In millio	ons)		
Cash equivalents	\$	1,545.4	\$	\$		\$		\$ 1,545.4
Equity securities		43.7						43.7
Derivative assets:								
Power contracts			7,509.6		453.3			
Gas contracts		63.9	5,113.3		115.2			
Coal contracts			355.6		7.4			
Other commodity contracts		6.6	54.8					
Interest rate contracts		33.1	37.0					
Foreign exchange contracts			11.0					
Total derivative assets		103.6	13,081.3		575.9		(12,983.9)	776.9
Derivative liabilities:								
Power contracts			(7,758.2)		(771.1)			
Gas contracts		(72.7)	(4,910.3)		(5.1)			
Coal contracts			(307.4)		(0.9)			
Other commodity contracts		(7.1)	(54.5)					
Interest rate contracts		(35.7)						
Foreign exchange contracts			(8.4)					
Total derivative liabilities		(115.5)	(13,038.8)		(777.1)		12,956.1	(975.3)
Net derivative position		(11.9)	42.5		(201.2)		(27.8)	(198.4)
Total	\$	1,577.2	\$ 42.5	\$	(201.2)	\$	(27.8)	\$ 1,390.7

¹ We present our derivative assets and liabilities in our Consolidated Balance Sheets on a net basis. We net derivative assets and liabilities, including cash collateral, when a legally enforceable master netting agreement exists between us and the counterparty to a derivative contract. At March 31, 2011, we included \$40.3 million of cash collateral held and \$ million of cash collateral posted (excluding margin posted on exchange traded derivatives) in netting amounts in the above table. At December 31, 2010, we included \$28.4 million of cash collateral held and \$0.6 million of cash collateral posted (excluding margin posted on exchange traded derivatives) in netting amounts in the above table.

We discuss our valuation techniques and inputs used to develop those measurements in greater detail in *Note 13* of our 2010 Annual Report of Form 10-K. There have not been significant changes to our valuation techniques nor to their inputs during 2011.

During the first quarter of 2011, there were no significant transfers of derivatives between Level 1 and Level 2 of the fair value hierarchy.

Table of Contents

During the quarters ended March 31, 2011 and 2010, our Level 3 fair value measurements, predominantly power contracts, changed as follows:

	Quarter Ended				
	March 31,				
		2011 2010			
		(In millions)			
Balance at beginning of period	\$	(201.2) \$	(291.5)		
Realized and unrealized (losses) gains:					
Recorded in income		(60.4)	(136.8)		
Recorded in other comprehensive income		10.3	76.4		
Purchases					
Sales					
Issuances		4.7			
Settlements					
Net purchases, sales, issuances, and settlements ¹		4.7	9.3		
Transfers into Level 3 ²		111.6	115.1		
Transfers out of Level 3 ²		(37.8)	(87.7)		
Balance at end of year	\$	(172.8) \$	(315.2)		
	7	(· · - · · ·) Ψ	(= -= -)		
Change in unrealized gains recorded in income relating to					
derivatives still held at end of period	\$	(73.5) \$	(108.8)		
•					

¹ Effective January 1, 2011, we are required to present separately purchases, sales, issuances, and settlements.

2 For purposes of this reconciliation, we assumed transfers into and out of Level 3 occurred on the last day of the quarter. All transfers are predominantly the result of changes in the observability of the forward commodity price curves.

We have defined the categories of purchases, sales, issuances, and settlements to include the inflow or outflow of value as follows:

- purchases includes the acquisition of pre-existing derivative contracts,
- sales includes the sale or assignment of pre-existing derivative contracts,
- issuances includes the acquisition of derivative contracts at inception, and
- settlements includes the termination of existing derivative contracts prior to normal maturity or settlement.

During the first quarter of 2011, our only activity was an issuance related to a premium paid for option contracts.

We discuss the financial statement classification for realized and unrealized gains and losses related to cash-flow hedges for our various hedging relationships in *Note 1* to our 2010 Annual Report on Form 10-K.

Fair Value of Financial Instruments

We show the carrying amounts and fair values of financial instruments included in our Consolidated Balance Sheets in the following table:

	Carrying	Fair
At March 31, 2011	Amount	Value
	/T •11	

(In millions)

Investments and other assets Constellation Energy	\$ 194.4	\$ 194.4
Fixed-rate long-term debt:		
Constellation Energy (including BGE)	3,865.2	4,123.8
BGE	2,143.6	2,288.0
Variable-rate long-term debt:		
Constellation Energy (including BGE)	662.4	662.4
BGE		

We discuss our valuation techniques and assumptions for estimating the fair value of financial instruments in *Note 13* of our 2010 Annual Report on Form 10-K. There have been no changes in these techniques and assumptions during the first quarter of 2011.

Related Party Transactions

Constellation Energy

CENG

We have a unit contingent power purchase agreement (PPA) with CENG under which we will purchase between 85-90% of the output of CENG's nuclear plants that is not sold to third parties under pre-existing PPAs through 2014. Beginning on January 1, 2015 and continuing to the end of the life of the respective plants, we will purchase 50.01% of the output of CENG's nuclear plants, and EDF will purchase 49.99% of that output.

In addition to the PPA, we have a power services agency agreement (PSA) and an administrative service agreement (ASA) with CENG. The PSA is a five-year agreement under which we will provide scheduling, asset management and billing services to CENG and recognize average annual revenue of approximately \$16 million. The ASA expires in 2017 and under the agreement we provide certain administrative services to CENG including back office, human resources and information technology. The ASA includes both a consumption-based pricing structure as well as a fixed-price structure which are subject to change in future years based on the level of service needed. The fixed price fee for 2011 is approximately \$48 million and will increase annually due to inflation. The charges under

Table of Contents

this agreement are intended to represent the actual cost of the services provided to CENG by us.

The impact of transactions under these agreements is summarized below:

Agreement	(De in F fe Q H Ma	Increase (Decrease) in Earnings for the Quarter Ended March 31, 2011		ncrease ecrease) Earnings for the Quarter Ended arch 31, 2010	Income Statement Classification	Accounts Receivable/ (Accounts Payable) at March 31, 2011		
	\$	(194.8)	,	(198.5)	Fuel and	\$	(28.7)	
					purchased energy			
PPA					expenses			
		4.0		4.0	Nonregulated			
PSA					revenues			
		12.0		16.5	Operating		4.0	
ASA					expenses			

BGE Income Statement

BGE is obligated to provide market-based standard offer service to all of its electric customers for varying periods. Bidding to supply BGE's market-based standard offer service to electric customers will occur from time to time through a competitive bidding process approved by the Maryland PSC.

Our NewEnergy business will supply a portion of BGE's market-based standard offer service obligation to electric customers through September 30, 2013.

The cost of BGE's purchased energy from nonregulated subsidiaries of Constellation Energy to meet its standard offer service obligation was \$56.7 million for the quarter ended March 31, 2011 compared to \$124.0 million for the same period in 2010.

In addition, Constellation Energy charges BGE for the costs of certain corporate functions. Certain costs, both capital and expense, are directly assigned to BGE. We allocate other corporate function costs based on a total percentage of expected use by BGE. We believe this method of allocation is reasonable and approximates the cost BGE would have incurred as an unaffiliated entity. These costs were approximately \$47.5 million for the quarter ended March 31, 2011 compared to \$36.2 million for the quarter ended March 31, 2010. Other nonregulated affiliates of BGE also charge BGE for the costs of certain services provided.

BGE Balance Sheet

BGE's Consolidated Balance Sheets include intercompany amounts related to BGE's purchases to meet its standard offer service obligation, BGE's charges to Constellation Energy and its nonregulated affiliates for certain services it provides them, Constellation Energy and its nonregulated affiliates' charges to BGE, and the participation of BGE's employees in the Constellation Energy defined benefit plans.

Table of Contents

Item 2.

Management's Discussion and Analysis of Financial Condition and Results of Operations

Introduction and Overview

Constellation Energy Group, Inc. (Constellation Energy) is an energy company that conducts its business through various subsidiaries and joint ventures organized around three business segments: a generation business (Generation), a customer supply business (NewEnergy), and Baltimore Gas and Electric Company (BGE).

This Quarterly Report on Form 10-Q is a combined report of Constellation Energy and BGE. References in this report to "we" and "our" are to Constellation Energy and its subsidiaries, collectively. References in this report to the "regulated business(es)" are to BGE. We discuss our business and strategy in more detail in *Item 1 Business* section of our 2010 Annual Report on Form 10-K and we discuss the risks affecting our business in *Item 1A. Risk Factors* section of our 2010 Annual Report on Form 10-K.

Our 2010 Annual Report on Form 10-K includes a detailed discussion of various items impacting our business, our results of operations, and our financial condition. These include:

- Introduction and Overview section which provides a description of our business,
- Strategy section,
- Business Environment section, including how recent events, regulation, weather, and other factors affect our business, and
- Critical Accounting Policies section.

Critical accounting policies are the accounting policies that are most important to the portrayal of our financial condition and results of operations and that require management's most difficult, subjective, or complex judgment. Our critical accounting policies include derivative accounting and the evaluation of assets for impairment and other than temporary decline in value.

In this discussion and analysis, we explain the general financial condition and the results of operations for Constellation Energy and BGE including:

- factors which affect our businesses,
- our earnings and costs in the periods presented,
- -
- changes in earnings and costs between periods,
- sources of earnings,
- impact of these factors on our overall financial condition,
- expected future expenditures for capital projects,
- expected sources of cash for future capital expenditures, and
- our net available liquidity and collateral requirements.

As you read this discussion and analysis, refer to our Consolidated Statements of Income on page 1, which present the results of our operations for the quarters ended March 31, 2011 and 2010. We analyze and explain the differences between periods in the specific line items of the Consolidated Statements of Income.

We have organized our discussion and analysis as follows:

- We describe changes to our business environment during the year.
- We highlight significant events that occurred in 2011 that are important to understanding our results of operations and financial condition.
- We then review our results of operations beginning with an overview of our total company results, followed by a more detailed review of those results by operating segment.
- We review our financial condition, addressing our sources and uses of cash, capital resources, commitments, and liquidity.
 - We conclude with a discussion of our exposure to various market risks.

Business Environment

Various factors affect our financial results. We discuss these various factors in the *Forward Looking Statements* section on page 54 and in *Item 1A. Risk Factors* section of our 2010 Annual Report on Form 10-K. We discuss our market risks in the *Risk Management* section beginning on page 48.

The volatility of the financial, credit and global energy markets impacts our liquidity and collateral requirements as well as our credit risk. We discuss our liquidity and collateral requirements in the *Financial Condition* section and our customer (counterparty) credit and other risks in more detail in the *Risk Management* section.

In this section, we discuss in more detail events which have impacted our business during 2011.

Regulation Maryland

Base Rates

In March 2011, the Maryland PSC issued a comprehensive rate order setting forth the details of the decision contained in its abbreviated electric and gas distribution rate order issued in December 2010. We discuss certain details of the comprehensive order in the *Notes to Consolidated Financial Statements* beginning on page 11.

Table of Contents

Potential Reliability and Quality of Service Standards

During its 2011 legislative session, the Maryland General Assembly passed legislation:

- directing the Maryland PSC to enact service quality and reliability regulations by July 1, 2012 relating to the delivery of electricity to retail electric customers,
 - increasing existing penalties for failure to meet these and other Maryland PSC regulations, and
- directing the Maryland PSC to undertake certain studies addressing utility liability for certain customer damages, electric utility service restoration plans, and modifications to existing revenue decoupling mechanisms for extended service interruptions.

The Governor is expected to sign this legislation into law and the Maryland PSC has instituted a rulemaking proceeding to begin drafting the required service quality and reliability regulations. We cannot at this time predict the final outcome of this rulemaking or the studies required under the legislation or how such outcome may affect our, or BGE's, financial results.

Events of 2011

Pending Merger with Exelon Corporation

On April 28, 2011, we entered into an Agreement and Plan of Merger with Exclon Corporation (Exclon). At closing, each issued and outstanding share of common stock of Constellation Energy will be cancelled and converted into the right to receive 0.93 shares of common stock of Exclon, and Constellation Energy will become a wholly owned subsidiary of Exclon. We discuss this transaction in more detail on page 9 in *Notes to Consolidated Financial Statements*.

Acquisition

Boston Generating

In January 2011, we completed the acquisition of Boston Generating's 2,950 MW fleet of generating plants for approximately \$1.1 billion. We discuss this transaction in more detail beginning on page 10 in *Notes to Consolidated Financial Statements*.

Table of Contents

Results of Operations for the Quarter Ended March 31, 2011 Compared with the Same Period of 2010

In this section, we discuss our earnings and the factors affecting them. We begin with a general overview, then separately discuss earnings for our operating segments. Significant changes in other (expense) income, fixed charges, and income taxes are discussed, as necessary, in the aggregate for all segments in the *Consolidated Nonoperating Income and Expenses* section on page 43.

Quarter Ended

Overview

Results

		March 31,				
	:	2011		2010		
	(In millions	, afte	r-tax)		
Generation	\$	12.8	\$	27.1		
NewEnergy		(11.4)		104.1		
Regulated electric		39.7		27.2		
Regulated gas		41.4		37.2		
Other nonregulated		(3.1)		(4.3)		
Net Income	\$	79.4	\$	191.3		
Net Income attributable to common stock	\$	70.4	\$	191.5		
Change from prior year	\$	(121.1)				

Our total net income attributable to common stock decreased \$121.1 million, or \$0.60 per share, during the quarter ended March 31, 2011 compared to the same period in 2010, primarily due to the following:

	2011 vs. 2010
	(In millions,

	afte	er-tax)
Generation gross margin	\$	(13)
Increases in Generation non-gross margin expenses related to:		
Acquisition of Boston Generating fleet of generating assets in January 2011		(21)
Acquisition of two combined cycle generating facilities in Texas in 2010		(7)
NewEnergy gross margin		(99)
NewEnergy hedge ineffectiveness		(19)
Regulated businesses		17
Other nonregulated businesses		1
Total change in Other Items included in Operations per table below		38
All other changes		(18)
Total Change	\$	(121)

Other Items Included in Operations (after-tax):

Quarter Ended March 31, 2011 2010

	(In millions,		
		after-t	ax)
Impact of power purchase agreement with CENG ¹	\$	(27.0)	\$ (25.7)
Amortization of basis difference in CENG		(17.6)	(25.7)
Transaction fees for Boston Generating acquisition		(10.0)	
Loss on early retirement of 2012 Notes			(30.9)
Deferred income tax expense relating to federal subsidies for providing post-employment prescription drug benefits			(8.8)
Credit facility amendment fees		(1.5)	(2.9)
Total Other Items	\$	(56.1)	\$ (94.0)
Change from prior year	\$	37.9	

1 The net impact to the Company of the power purchase agreement with CENG was \$44.9 million and \$42.1 million pre-tax for the quarters ended March 31, 2011 and 2010, respectively. This amount represents the amortization of our \$0.8 billion "Unamortized energy contract asset" less our 50.01% equity in CENG's amortization of its \$0.8 billion "Unamortized energy contract liability."

In the following sections, we discuss our net income by business segment in greater detail.

Generation Business

Background

We define our Generation business in *Note 3* to our 2010 Annual Report on Form 10-K.

We have presented the results of this business reflecting that we have hedged 100% of generation output and fuel for generation. This is based on executing hedges at prevailing market prices with the NewEnergy business. Taking into account previously executed hedges at the end of each fiscal year, we ensure that the Generation business is fully hedged by the NewEnergy business for the next year. Therefore, all commodity price risk is managed by and presented in the results of our NewEnergy business as discussed below. Generally, changes in the results of our Generation business during the period are due to changes in the availability of the generating assets.

Table of Contents

Results

	Quarter Ende			ded		
		Marc	h 31	h 31,		
		2011		2010		
		(In mil	llion	is)		
Revenues	\$	667.6	\$	579.9		
Fuel and purchased energy expenses		(414.4)		(326.6)		
Gross margin		253.2		253.3		
Operating expenses		(117.2)		(94.6)		
Depreciation, depletion, accretion, and amortization		(48.7)		(28.5)		
Taxes other than income taxes		(11.9)		(5.4)		
Gain on divestitures				2.9		
Equity investment (losses) earnings:						
CENG		(16.6)		(19.2)		
UNE				(6.1)		
Other		7.0		4.6		
Income from Operations	\$	65.8	\$	107.0		
Net Income	\$	12.8	\$	27.1		
Net Income attributable to common stock	\$	12.8	\$	27.1		
Other Items Included in Operations (after-tax):						
Impact of power purchase agreement with CENG ¹	\$	(27.0)	\$	(25.7)		
Amortization of basis difference in CENG		(17.6)		(25.7)		
Transaction fees for Boston Generating acquisition		(10.0)		, ,		
Loss on early retirement of 2012 Notes				(30.9)		
Credit facility amendment fees				(1.9)		
Deferred income tax expense relating to federal subsidies for providing post-employment prescription drug benefits				(0.8)		
Total Other Items	\$	(54.6)	\$	(85.0)		

Above amounts include intercompany transactions eliminated in our Consolidated Financial Statements. The Information by Operating Segment section within the Notes to Consolidated Financial Statements on page 12 provides a reconciliation of operating results by segment to our Consolidated Financial Statements.

1 The net impact to the Company of the power purchase agreement with CENG was \$44.9 million and \$42.1 million pre-tax for the quarters ended March 31, 2011 and 2010, respectively. This amount represents the amortization of our \$0.8 billion "Unamortized energy contract asset" less our 50.01% equity in CENG's amortization of its \$0.8 billion "Unamortized energy contract liability."

Revenues

Our Generation revenues increased \$87.7 million in the first quarter of 2011 compared to 2010, primarily due to the following:

2011 vs. 2010

	(In n	nillions)
Increase in volume of output, primarily due to the acquisition of the Boston Generating fleet of generating assets in January 2011	\$	200
Decrease in contracted power prices		(166)
Increase in volume of output due to reduced impact of outages at our fossil plants		56
All other		(2)
Total increase in Generation revenues	\$	88

Fuel and Purchased Energy Expenses

Our Generation fuel and purchased energy expenses increased \$87.8 million in the first quarter of 2011 compared to 2010, primarily due to the following:

2011 vs. 2010

	(In m	illions)
Increase in volume of fuel consumed due to acquisition of Boston Generating fleet of generating assets in January 2011	\$	54
Increase due to reduced impact of outages at our fossil plants		28
Increase in coal fuel prices		17
All other		(11)
Total increase in Generation fuel and purchased energy expenses	\$	88

Operating Expenses

Our Generation business operating expenses increased \$22.6 million for the quarter ended March 31, 2011 as compared to the same period for 2010 primarily due to the costs associated with the acquisition of the Boston Generating fleet of generating assets in January 2011.

Depreciation, Depletion, Accretion, and Amortization Expense

Our Generation business incurred higher depreciation, depletion, accretion, and amortization expenses of \$20.2 million during the quarter ended March 31, 2011 compared to the same period of 2010 primarily due to an increase of \$8.0 million in depreciation on the Boston Generating facilities acquired in January 2011, \$4.4 million related to the June 2010 commencement of operations of our Hillabee Energy Center, and \$3.0 million related to the May 2010 acquisition of the two Texas combined cycle generation facilities.

Table of Contents

Taxes Other Than Income Taxes

Taxes other than income taxes increased \$6.5 million during the quarter ended March 31, 2011 compared to the same period of 2010 primarily due to an increase in property taxes related to generating facilities acquired in Texas in 2010 and Massachusetts in 2011.

Equity Investment Losses

During the quarter ended March 31, 2011 our equity investment losses decreased \$11.1 million compared to the same period of 2010 primarily due to the absence of \$6.1 million of losses on our investment in UNE, which we sold in the fourth quarter of 2010, \$2.6 million in lower losses on our investment in CENG, and \$2.4 million in higher earnings on investments in power projects.

NewEnergy Business

Background

We define our NewEnergy business in *Note 3* to our 2010 Annual Report on Form 10-K.

Our NewEnergy business focuses on delivery of physical, customer-oriented energy products and services to energy producers and consumers, manages the risk and optimizes the value of our owned and contracted generation assets and NewEnergy activities, and uses our portfolio management and trading capabilities both to manage risk and to deploy limited risk capital. Our NewEnergy business actively transacts in energy and energy-related commodities in order to manage our portfolio of energy purchases and sales to customers through structured transactions.

We discuss our revenue recognition policies in the *Critical Accounting Policies* section and *Note 1* of our 2010 Annual Report on Form 10-K.

Results

	March 31,		
		2011	2010
		(In million	ns)
Revenues	\$	2,412.1 \$	2,350.9
Fuel and purchased energy expenses		(2,199.7)	(1,979.4)
Gross margin		212.4	371.5
Operating expenses		(179.8)	(168.5)
Depreciation, depletion, accretion, and amortization		(18.4)	(21.8)
Taxes other than income taxes		(15.3)	(12.9)
Gain on divestitures			2.0
(Loss) income from Operations	\$	(1.1) \$	170.3
Net (Loss) Income	\$	(11.4) \$	104.1
Net (Loss) Income attributable to common stock	\$	(17.1) \$	107.6
Other Items Included in Operations (after-tax):			
Credit facility amendment fees	\$	(1.5) \$	(1.0)
Deferred income tax expense relating to federal subsidies for providing post-employment prescription drug benefits			(0.1)
Total Other Items	\$	(1.5) \$	(1.1)

Quarter Ended

Above amounts include intercompany transactions eliminated in our Consolidated Financial Statements. The Information by Operating Segment section within the Notes to Consolidated Financial Statements on page 12 provides a reconciliation of operating results by segment to our Consolidated Financial Statements.

2011 vs.

Table of Contents

Revenues

Our NewEnergy revenues increased \$61.2 million in the first quarter of 2011 compared to 2010, primarily due to the following:

	201	10.
	20	010
	(In m	illions)
Wholesale load sales	\$	75
Change in hedge ineffectiveness		(17)
Increase in wholesale and retail mark-to-market revenues due to changes in gas and power prices		33
Decrease in volume and contract prices related to our domestic coal operation		(18)
All other		(12)
Total increase in NewEnergy revenues	\$	61

Fuel and Purchased Energy Expenses

Our NewEnergy fuel and purchased energy expenses increased \$220.3 million in the first quarter of 2011 compared to 2010, primarily due to the following:

	2011 vs. 2010		
	(In m	tillions)	
Wholesale power purchases	\$	114	
Change in hedge ineffectiveness		13	
Realization of fuel and purchased energy related to the assignment of international coal contracts		73	
All other		20	
Total increase in NewEnergy fuel and purchased energy expenses	\$	220	

The decrease in wholesale power gross margin reflects a less favorable price environment, primarily driven by the sudden, extreme drops in temperature, coupled with high winds, experienced in the Texas region during the first quarter of 2011. This weather event caused generation to go off-line and forced generators and load serving entities, like us, to purchase replacement power at significantly increased spot prices.

Mark-to-Market

Mark-to-market results include net gains and losses from origination, risk management, certain physical energy delivery activities, and trading activities for which we use the mark-to-market method of accounting. We discuss these activities and the mark-to-market method of accounting in more detail in the *Critical Accounting Policies* section of our 2010 Annual Report on Form 10-K.

The nature of our operations and the use of mark-to-market accounting for certain activities create fluctuations in mark-to-market earnings. We cannot predict these fluctuations, but the impact on our earnings could be material. We discuss our market risk in more detail in the *Risk Management* section beginning on page 48. The primary factors that cause fluctuations in our mark-to-market results are:

- changes in the level and volatility of forward commodity prices and interest rates,
- counterparty creditworthiness,
- the number and size of our open derivative positions, and
- the number, size, and profitability of new transactions, including termination or restructuring of existing contracts.

Risk management and trading mark-to-market represents both realized and unrealized gains and losses from changes in the value of our portfolio, including the effects of changes in valuation adjustments. In addition to our fundamental risk management and trading activities, we

also use non-trading derivative contracts subject to mark-to-market accounting to manage our exposure to changes in market prices, while in general the underlying physical transactions related to these activities are accounted for on an accrual basis.

We discuss the changes in mark-to-market results below. We show the relationship between our mark-to-market results and the change in our net mark-to-market energy asset later in this section.

Mark-to-market results were as follows:

Quarter	Ended
Marc	h 31,
2011	2010

	(In millions)		
Unrealized mark-to-market results			
Origination gains	\$	\$	
Risk management and trading mark-to-market			
Unrealized changes in fair value		(3.4)	(36.2)
Changes in valuation techniques			
Reclassification of settled contracts to realized		(77.0)	(190.1)
Total risk management and trading mark-to-market		(80.4)	(226.3)
Total unrealized mark-to-market ¹		(80.4)	(226.3)
Realized mark-to-market		77.0	190.1
Total mark-to-market results ²	\$	(3.4) \$	(36.2)

¹ Total unrealized mark-to-market is the sum of origination gains and total risk management and trading mark-to-market.

² Includes gains (losses) on hedge ineffectiveness for fair value hedges recorded in gross margin.

Table of Contents

Total mark-to-market results increased \$32.8 million during the quarter ended March 31, 2011 compared to the same period of 2010 due to unrealized changes in fair value primarily due to \$64.7 million of higher results on open positions in our power and transmission risk management activities within the Texas region as well as the absence of losses in the PJM, West, New York, and MISO regions due to a more favorable price environment.

These increases were partially offset by the following:

- \$29.4 million of lower results on open positions due to a less favorable price environment related to economic hedges of our upstream gas operation, and
 - \$2.5 million of lower results in our domestic coal portfolio due to a less favorable price environment.

Derivative Assets and Liabilities

Derivative assets and liabilities, excluding exchange-traded derivatives classified as accounts receivable, consisted of the following:

Manala 21

	Ma	March 31,		ember 31,
	2	2011		2010
		(In millions)		
Current Assets	\$	\$ 350.0 \$		
Noncurrent Assets		234.3		258.9
Total Assets		584.3		793.3
Current Liabilities		492.8		622.3
Noncurrent Liabilities		299.7		353.0
Total Liabilities		792.5		975.3
Net Derivative Position	\$ (208.2) \$		(182.0)	
		()	•	(- 11)
Composition of net derivative exposure:				
Hedges	\$	(400.3)	\$	(504.5)
Mark-to-market	-	232.4	T	350.3
Net cash collateral included in derivative balances		(40.3)		(27.8)
		,		. ,
Net Derivative Position	\$	(208.2)	\$	(182.0)
	-	()		(==)

Derivative balances above include noncurrent assets related to our Generation business of \$25.1 million and \$35.7 million at March 31, 2011 and December 31, 2010, respectively. Derivative balances related to our Generation business consist of interest rate contracts accounted for as fair value hedges. We discuss our derivative assets and liabilities in further detail in the Notes to Consolidated Financial Statements.

The decrease of \$104.2 million in our net derivative liability subject to hedge accounting since December 31, 2010 was due to \$129.7 million of realization of out-of-the-money cash-flow hedges at the time the forecasted transaction occurred, partially offset by \$25.5 million of increases on our net out-of-the-money cash-flow hedge positions primarily related to increases in power, natural gas, and coal prices during 2011.

The following are the primary sources of the change in our net derivative asset subject to mark-to-market accounting during the quarter ended March 31, 2011:

	(In millions)
Fair value beginning of period	\$ 350.3

Changes in fair value recorded in earnings Origination gains \$ Unrealized changes in fair value (3.4)Changes in valuation techniques Reclassification of settled contracts to realized (77.0)Total changes in fair value (80.4)Changes in value of exchange-listed futures and options (88.9)Net change in premiums on options (6.4)Contracts acquired (1.5)Dedesignated contracts and other changes in fair value 59.3 \$ 232.4 Fair value at end of period

We describe the types of changes in our net derivative asset subject to mark-to-market accounting that affected earnings in *Item 7*. *Management's Discussion and Analysis* in our 2010 Annual Report on Form 10-K.

Table of Contents

The settlement terms of the portion of our net derivative asset subject to mark-to-market accounting and sources of fair value based on the fair value hierarchy are as follows as of March 31, 2011:

	Settlement Term							
	2011 2012 2013 2014 2015 2016 Thereafter (In millions)					Fair Value		
Level 1	\$ (7.8)	\$	\$	\$	\$	\$	\$	\$ (7.8)
Level 2	340.4	254.8	14.7	9.1	4.6	0.5	(0.4)	623.7
Level 3	(78.5)	(279.4)	(22.4)	4.1	2.0	3.1	(12.4)	(383.5)
Total net derivative asset (liability) subject to mark-to-market accounting	\$ 254.1	\$ (24.6)	\$ (7.7)	\$ 13.2	\$ 6.6	\$ 3.6	\$ (12.8)	\$ 232.4

Operating Expenses

Our NewEnergy business operating expenses increased \$11.3 million during the quarter ended March 31, 2011 as compared to the same period of 2010 primarily due to growth in this business segment.

Regulated Electric Business

Our regulated electric business is discussed in detail in Item 1. Business Electric Business section of our 2010 Annual Report on Form 10-K.

Results

	Quarter Ended March 31,			
		2011		2010
		(In mil	llioi	ns)
Revenues	\$	650.2	\$	751.3
Electricity purchased for resale expenses		(353.9)		(473.6)
Operations and maintenance expenses		(112.9)		(113.8)
Depreciation and amortization		(64.0)		(56.4)
Taxes other than income taxes		(39.0)		(37.2)
Income from Operations	\$	80.4	\$	70.3
Net Income	\$	39.7	\$	27.2
Net income attributable to common stock	\$	37.2	\$	24.6
Other Items Included in Operations (after-tax):				
Deferred income tax expense relating to federal subsidies for providing post-employment prescription drug benefits	\$		\$	(3.1)

Above amounts include intercompany transactions eliminated in our Consolidated Financial Statements. The Information by Operating Segment section within the Notes to Consolidated Financial Statements on page 12 provides a reconciliation of operating results by segment to our Consolidated Financial Statements.

Net income attributable to common stock from the regulated electric business increased \$12.6 million during the quarter ended March 31, 2011 compared to the same period in 2010, primarily due to an increase in revenues less electricity purchased for resale expenses of \$11.1 million after-tax.

Electric Revenues

The changes in electric revenues during the quarter ended March 31, 2011 compared to the same period of 2010 were caused by:

Quarter Ended
March 31,
2011 vs. 2010

	(In	millions)
Distribution volumes	\$	4.0
Base rates		6.6
Smart Energy Savers Program SM surcharges		4.5
Revenue decoupling		(4.9)
Standard offer service		(120.2)
Rate stabilization recovery		(3.0)
Senate Bill 1 credits		(3.7)
Total change in electric revenues from electric system sales		(116.7)
Other		15.6
Total change in electric revenues	\$	(101.1)

39

Table of Contents

Distribution Volumes

Distribution volumes are the amount of electricity that BGE delivers to customers in its service territory.

The percentage changes in our electric distribution volumes, by type of customer, during the quarter ended March 31, 2011 compared to the same period of 2010 were:

Quarter Ended March 31, 2011 vs. 2010

Residential	(3.6)%
Commercial	1.7
Industrial	(16.9)

During the quarter ended March 31, 2011, we distributed less electricity to residential customers mostly due to warmer winter weather partially offset by an increased number of customers. We distributed more electricity to commercial customers mostly due to increased usage per customer and an increased number of customers. We distributed less electricity to industrial customers mostly due to a decreased number of customers.

Base Rates

On December 6, 2010, the Maryland PSC authorized BGE to increase electric distribution rates by \$31.0 million for service rendered on or after December 4, 2010. This increase was based upon an 8.06% rate of return with a 9.86% return on equity and a 52% equity ratio. We discuss BGE's electric base rates in *Notes to Consolidated Financial Statements* beginning on page 11.

Smart Energy Savers ProgramSM Surcharges

Beginning in 2009, the Maryland PSC approved customer surcharges through which BGE recovers costs associated with certain programs designed to help BGE manage peak demand and encourage customer energy conservation.

Revenues increased for the quarter ended March 31, 2011 compared to the same period in 2010, primarily due to an increase in customer surcharges in 2011.

Revenue Decoupling

The Maryland PSC has allowed us to record a monthly adjustment to our electric distribution revenues from residential and small commercial customers since 2008 and for the majority of our large commercial and industrial customers since February 2009 to eliminate the effect of abnormal weather and usage patterns per customer on our electric distribution volumes, thereby recovering a specified dollar amount of distribution revenues per customer, by customer class, regardless of changes in consumption levels. This means BGE recognizes revenues at Maryland PSC-approved levels per customer, regardless of what actual distribution volumes were for a billing period. Therefore, while these revenues are affected by customer growth, they will not be affected by actual weather or usage conditions. We then bill or credit impacted customers in subsequent months for the difference between approved revenue levels under revenue decoupling and actual customer billings.

Standard Offer Service

BGE provides standard offer service for customers that do not select an alternative supplier.

Standard offer service revenues decreased during the quarter ended March 31, 2011 compared to the same period of 2010 mostly due to a decrease in the standard offer service rates and lower standard offer service volumes primarily due to an increase in customers using competitive suppliers.

Rate Stabilization Recovery

In late June 2007, BGE began recovering amounts deferred during the first rate deferral period that ended on May 31, 2007. The recovery of these amounts is occurring over a ten year period.

Rate stabilization recovery revenue decreased during the quarter ended March 31, 2011 compared to the same period of 2010 primarily due to a decrease in recovery rates charged to customers.

Senate Bill 1 Credits

As a result of Senate Bill 1, beginning January 1, 2007, we were required to provide to residential electric customers a credit equal to the amount collected from all BGE electric customers for the decommissioning of Calvert Cliffs and to suspend collection of the residential return component of the administrative charge collected through residential standard offer service rates through May 31, 2007. Under an order issued by the Maryland PSC in May 2007, as of June 1, 2007, we were required to reinstate collection of the residential return component of the administration charge in rates and to provide all residential electric customers a credit for the residential return component of the administrative charge. Under the 2008 Maryland settlement agreement, BGE was allowed to resume collection of the residential return portion of the administrative charge from June 1, 2008 through May 31, 2010 without having to rebate it to residential customers. Beginning June 1, 2010, BGE has provided all residential customers a credit for the residential return portion of the

Table of Contents

administrative charge. This credit will be given to customers through December 31, 2016.

The decrease in revenues attributable to an increase in Senate Bill 1 Credits during the quarter ended March 31, 2011 compared to the same period in 2010 is primarily due to the reinstatement of the rebate to customers for the residential return component of the administrative charge on June 1, 2010.

Electricity Purchased for Resale Expenses

Electricity purchased for resale expenses include the cost of electricity purchased for resale to our standard offer service customers. These costs do not include the cost of electricity purchased by delivery service only customers. The following table summarizes our regulated electricity purchased for resale expenses:

		Quarter Marc		
	2	2011 2010		2010
		(In mi	llior	ıs)
Actual costs	\$	340.5	\$	458.1
Recovery under rate stabilization plan		13.4		15.5
Electricity purchased for resale expenses	\$	353.9	\$	473.6

Actual Costs

BGE's actual costs for electricity purchased for resale decreased \$117.6 million during the quarter ended March 31, 2011 compared to the same period of 2010 primarily due to lower contract prices to purchase electricity for our customers and lower volumes due to an increase in customers using competitive suppliers.

Recovery under Rate Stabilization Plan

We deferred a total of \$321.9 million in electricity purchased for resale expenses representing the difference between our actual costs of electricity purchased for resale and what we are allowed to bill customers under our rate stabilization plan. These deferred expenses, plus carrying charges, are included in "Regulatory Assets (net)" in our, and BGE's, Consolidated Balance Sheets.

We recovered \$13.4 million and \$15.5 million of this amount in the quarters ended March 31, 2011 and 2010, respectively.

Electric Operations and Maintenance Expenses

Regulated electric operations and maintenance expenses decreased \$0.9 million in the quarter ended March 31, 2011 compared to the same period in 2010 primarily due to a \$16.2 million reduction to 2011 operations and maintenance expenses due to incremental distribution service restoration expenses associated with 2010 storms and other costs that were deferred as regulatory assets in 2011 as required by the Maryland PSC in its comprehensive distribution rate order received in March 2011. This was partially offset by \$12.9 million in incremental distribution service restoration expenses associated with 2011 storms and \$1.1 million in amortization associated with the new regulatory assets. We discuss the new regulatory assets in the *Notes to Consolidated Financial Statements* beginning on page 11.

Electric Depreciation and Amortization Expense

Regulated electric depreciation and amortization expense increased \$7.6 million in the quarter ended March 31, 2011 compared to the same period in 2010 primarily due to increased amortization of \$4.5 million of deferred Smart Energy Savers ProgramSM costs due to an increase in program surcharges, and a \$1.8 million increase in property, plant and equipment depreciation.

Regulated Gas Business

Our regulated gas business is discussed in detail in Item 1. Business Gas Business section of our 2010 Annual Report on Form 10-K.

Results

	Quarter Ended			
		March 31,		
		2011 2010		2010
		(In mil	llio	ns)
Revenues	\$	307.3	\$	318.0
Gas purchased for resale expenses		(171.1)		(194.5)
Operations and maintenance expenses		(40.1)		(35.2)
Depreciation and amortization		(12.3)		(11.3)
Taxes other than income taxes		(10.8)		(10.4)
Income from operations	\$	73.0	\$	66.6
Net Income	\$	41.4	\$	37.2

Net Income attributable to common stock

Above amounts include intercompany transactions eliminated in our Consolidated Financial Statements. The Information by Operating Segment section within the Notes to Consolidated Financial Statements on page 12 provides a reconciliation of operating results by segment to our Consolidated Financial Statements.

36.5

Net income attributable to common stock from the regulated gas business increased \$4.1 million during the quarter ended March 31, 2011 compared to the same period in 2010, primarily due to an increase in revenues less gas purchased for resale expenses of \$7.6 million

Ouarter Ended

Table of Contents

after-tax, partially offset by an increase in operations and maintenance expenses of \$2.9 million after-tax.

Gas Revenues

The changes in gas revenues during the quarter ended March 31, 2011 compared to the same period of 2010 were caused by:

	Mar	ech 31, vs. 2010
	(In m	illions)
Distribution volumes	\$	9.2
Base rates		7.1
Gas revenue decoupling		(7.4)
Gas cost adjustments		(18.8)
Total change in gas revenues from gas system sales		(9.9)
Off-system sales		(1.2)
Other		0.4
Total change in gas revenues	\$	(10.7)

Distribution Volumes

The percentage changes in our distribution volumes, by type of customer, during the quarter ended March 31, 2011 compared to the same period of 2010 were:

Quarter Ended March 31, 2011 vs. 2010

Residential	1.7%
Commercial	9.5
Industrial	(35.5)

During the quarter ended March 31, 2011, we distributed more gas to residential customers compared to the same period of 2010 mostly due to increased usage per customer and an increased number of customers, partially offset by warmer winter weather. We distributed more gas to commercial customers mostly due to increased usage per customer and an increased number of customers. We distributed less gas to industrial customers mostly due to decreased usage per customer.

Base Rates

On December 6, 2010, the Maryland PSC authorized BGE to increase gas distribution rates by \$9.8 million for service rendered on or after December 4, 2010. This increase was based upon a 7.90% rate of return with a 9.56% return on equity and a 52% equity ratio. We discuss BGE's gas base rates in *Notes to Consolidated Financial Statements* beginning on page 11.

Gas Revenue Decoupling

The Maryland PSC allows us to record a monthly adjustment to our gas distribution revenues to eliminate the effect of abnormal weather and usage patterns per customer on our gas distribution volumes, thereby recovering a specified dollar amount of distribution revenues per customer, by customer class, regardless of changes in consumption levels. This means BGE recognizes revenues at Maryland PSC-approved levels per customer, regardless of what actual distribution volumes were for a billing period. Therefore, while these revenues are affected by customer growth, they will not be affected by actual weather or usage conditions. We then bill or credit impacted customers in subsequent months for the

difference between approved revenue levels under revenue decoupling and actual customer billings.

Gas Cost Adjustments

We charge our gas customers for the natural gas they purchase from us using gas cost adjustment clauses set by the Maryland PSC as described in *Note 1* of our 2010 Annual Report on Form 10-K. However, under the market-based rates mechanism approved by the Maryland PSC, our actual cost of gas is compared to a market index (a measure of the market price of gas in a given period). The difference between our actual cost and the market index is shared equally between shareholders and customers.

Customers who do not purchase gas from BGE are not subject to the gas cost adjustment clauses because we are not selling gas to them. However, these customers are charged base rates to recover the costs BGE incurs to deliver their gas through our distribution system, and the rates charged are included in the gas distribution volume revenues.

Gas cost adjustment revenues decreased \$18.8 million during the quarter ended March 31, 2011 compared to the same period of 2010 because we sold less gas at lower rates.

Off-System Sales

Off-system sales are low-margin direct sales of gas to wholesale suppliers of natural gas. Off-system gas sales, which occur after we have satisfied our customers' demand, are not subject to gas cost adjustments. The Maryland PSC approved an arrangement for part of the margin from off-system sales to benefit customers (through reduced costs) and the remainder to be retained by BGE (which benefits shareholders). Changes in off-system sales do not significantly impact earnings.

Table of Contents

Revenues from off-system gas sales decreased \$1.1 million during the quarter ended March 31, 2011 compared to the same period of 2010 primarily due to lower prices, partially offset by higher volumes.

Gas Purchased for Resale Expenses

Gas purchased for resale expenses include the cost of gas purchased for resale to our customers and for off-system sales. These costs do not include the cost of gas purchased by delivery service only customers.

Gas costs decreased \$23.4 million during the quarter ended March 31, 2011 compared to the same period of 2010 because we purchased gas at lower prices, partially offset by the higher volumes of gas purchased.

Gas Operations and Maintenance Expenses

Regulated gas operation and maintenance expenses increased \$4.9 million during the quarter ended March 31, 2011 compared to the same period in 2010 primarily due to increased uncollectible accounts receivable expense of \$2.1 million and higher labor and benefit costs of \$1.4 million.

Other Nonregulated Businesses

Results

	Quarter E		Ended
	Marcl		31,
	2011		2010
		(In mill	-
Revenues	\$	(0.5)	\$
Operating expenses		11.4	15.7
Depreciation and amortization		(10.7)	(13.9)
Taxes other than income taxes		(0.7)	(0.9)
(Loss) Income from Operations	\$	(0.5)	\$ 0.9
Net Loss	\$	(3.1)	\$ (4.3)
Net Loss attributable to common stock	\$	(3.1)	\$ (4.3)
Other Items Included in Operations (after-tax):			
Deferred income tax expense relating to federal subsidies for providing post-employment prescription drug benefits	\$		\$ (4.8)

Above amounts include intercompany transactions eliminated in our Consolidated Financial Statements. The Information by Operating Segment section within the Notes to Consolidated Financial Statements on page 12 provides a reconciliation of operating results by segment to our Consolidated Financial Statements.

Net loss attributable to common stock for the quarter ended March 31, 2011 decreased \$1.2 million compared to the same period of 2010, primarily due to the absence in 2011 of \$4.8 million in deferred income tax expense recorded as a result of healthcare reform legislation enacted in March 2010 that eliminated the tax exempt status of prescription drug subsidies received by companies under Medicare Part D, partially offset by lower depreciation expense of \$2.0 million after-tax.

Consolidated Nonoperating Income and Expenses

Other (Expense) Income

Other expense decreased \$3.3 million during the quarter ended March 31, 2011 compared to the same period of 2010 mostly due to a lower level of interest income as a result of a lower average cash balance outstanding.

Fixed Charges

Total fixed charges decreased \$36.8 million during the quarter ended March 31, 2011 compared to the same period of 2010 mostly due to the absence in 2011 of a \$50.1 million loss recognized in February 2010 on the retirement of \$486.5 million of our 7.00% Notes due April 1, 2012.

Income Taxes

Income tax expense decreased \$45.5 million during the quarter ended March 31, 2011 compared to the same period in 2010, primarily due to lower income before income taxes in 2011, partially offset by a higher effective tax rate.

Table of Contents

Financial Condition

Cash Flows

The following table summarizes our cash flows for the quarters ended March 31, 2011 and 2010.

			Segment Flows		Consol Cash l	
		_	er Ended 31, 2011	Eliminations, Holding Company and	Quarter Marc	
	Generation	NewEnergy	Regulated	Other	2011	2010
			(In m	illions)		
Operating Activities			(111 111	<i>inions)</i>		
Net income (loss)	\$ 12.8	\$ (11.4)	\$ 81.1	\$ (3.1)	\$ 79.4	\$ 191.3
Derivative contracts classified as financing activities ¹		7.6			7.6	39.1
Other non-cash adjustments to net income	120.7	52. 0	400.4	10.0	207.1	2024
(loss)	130.7	53.8	108.4	12.2	305.1	202.1
Changes in working capital Derivative assets and liabilities, excluding						
collateral	8.8	200.8	0.4		210.0	(75.9)
Net collateral and margin	0.0	19.6	(1.2)		18.4	(109.1)
Accrued taxes	50.3			(58.5)		(714.7)
Other changes	57.3	. ,		46.5	46.2	(104.3)
Defined benefit obligations ²	5715	(10 111)	70.0	1015	11.1	5.1
Other	(61.2) 60.0	(6.5)	6.9	(0.8)	3.0
Net cash provided by (used in) operating activities	198.7	136.7	336.8	4.0	687.3	(563.4)
Investing activities						
Investments in property, plant and equipment	(29.9) (63.1)	(136.2)	(2.6)	(231.8)	(190.9)
Asset and business acquisitions, net of cash acquired	(1.094.0	`			(1.094.0)	
Change in cash pool	(1,084.0 1,058.5	,		(1,045.2)	(1,084.0)	
Proceeds from sale of investments and other assets	1,036.3	(13.3)		(1,043.2)		24.8
Proceeds from investment tax credits and						
grants related to renewable energy						
investments	0.4	14.8			15.2	
Contract and portfolio acquisitions		(3.7)			(3.7)	(3.4)
Decrease (Increase) in restricted funds	50.0		(22.6)	(0.3)		(66.1)
Other investments	(0.1) (2.0)			(2.1)	1.5
Net cash used in investing activities	(5.1) (66.3)	(158.8)	(1,048.1)	(1,278.3)	(234.1)
Cash flows from operating activities plus cash flows from investing activities	\$ 193.6	\$ 70.4	\$ 178.0	\$ (1,044.1)	(591.0)	(797.5)
Financing Activities?						
Financing Activities ² Net repayment of debt					(226.8)	(625.6)
Proceeds from issuance of common stock					5.7	(623.6)
Debt and credit facility costs					(3.1)	(4.0)
					(5.1)	()

Common stock dividends paid	(45.8)	(46.3)
BGE preference stock dividends paid	(3.3)	(3.3)
Derivative contracts classified as financing		
activities ¹	(7.6)	(39.1)
Other	0.9	2.6
Net cash used in financing activities	(280.0)	(704.7)
Net decrease in cash and cash equivalents	\$ (871.0)	\$ (1,502.2)

¹ All ongoing cash flows from derivative contracts deemed to contain a financing element at inception must be reclassified from operating activities to financing activities.

² Items are not allocated to the business segments because they are managed for the company as a whole.

Table of Contents

Cash Flows from Operating Activities

In the first quarter of 2011, cash provided by operating activities was \$0.7 billion, reflecting \$0.3 billion from our competitive businesses and \$0.4 billion from our regulated businesses.

The \$1.2 billion increase in operating cash flows for the first quarter of 2011 compared to the same period of 2010 is primarily due to:

- \$0.8 billion of income tax payments made in the first quarter of 2010, most of which related to the federal taxes associated with the EDF transaction that closed in November 2009.
- \$0.3 billion related to changes in net derivative assets and liabilities. Changes in derivative assets and liabilities are driven by fluctuations in commodity prices and the realization of contracts at settlement within our NewEnergy business.
 - \$0.1 billion higher net collateral and margin returned in 2011 as compared to 2010 as follows:

		Marc	ch 3	1,
	2011			2010
		(In mi	illior	is)
Net collateral and margin held, January 1,	\$	121.4	\$	77.2
Return of collateral held associated with nonderivative contracts		(1.0)		(10.2)
Net additional collateral posted associated with nonderivative contracts		(1.6)		(2.1)
Return of / (additional) initial and variation margin posted on exchange-traded transactions recorded in accounts				
receivable		8.5		(42.9)
Return of / (additional) fair value net cash collateral posted (netted against derivative assets / liabilities)*		12.5		(53.9)
Change in net collateral and margin held (posted)		18.4		(109.1)
Net collateral and margin held (posted), March 31,	\$	139.8	\$	(31.9)

^{*} We discuss our netting of fair value collateral with our derivative assets / liabilities in more detail in Note 13 to Consolidated Financial Statements of our 2010 Annual Report on Form 10-K.

We discuss all forms of collateral in terms of their impact on our business in the Collateral section.

Cash Flows from Investing Activities

Cash used in investing activities for the first quarter of 2011 was \$1.3 billion, compared to \$0.2 billion used in the first quarter of 2010. The \$1.1 billion increase in cash used from the prior year was due to the acquisition of Boston Generating's 2,950 MW fleet of generating plants in January 2011.

Cash Flows from Financing Activities

Cash used in financing activities was \$0.3 billion in the first quarter of 2011, compared to \$0.7 billion used in financing activities in the first quarter of 2010. The \$0.4 billion decrease in cash used in financing activities was due to lower net debt repayments in the first quarter of 2011 compared to the same period in 2010. In the first quarter of 2011, we repaid \$0.2 billion of 7.00% Notes due April 1, 2012. In the first quarter of 2010, we retired \$0.5 billion of 7.00% Notes due April 1, 2012 pursuant to a cash tender offer and repurchased outstanding tax exempt notes totaling \$0.1 billion.

Available Sources of Funding

In addition to cash generated from operations, we rely upon access to capital for our capital expenditure programs and for the liquidity required to operate and support our competitive businesses. Our liquidity requirements are funded by credit facilities and cash. We fund our short-term working capital needs with existing cash and with our credit facilities, many of which support direct cash borrowings and the issuance of commercial paper. We also use our credit facilities to support the issuance of letters of credit, primarily for our NewEnergy business.

The primary drivers of our use of liquidity have been our capital expenditure requirements and collateral requirements associated with hedging our generating assets and hedging our NewEnergy business in both power and gas. Significant changes in the prices of commodities, depending on hedging strategies we have employed, could require us to post additional letters of credit, and thereby reduce the overall amount available under our credit facilities or to post additional cash, thereby reducing our available cash balance. Additional regulation of the derivatives markets could also require us to post additional cash collateral. We discuss the financial reform legislation enacted in 2010 in more detail in *Item 7. Management's Discussion and Analysis Federal Regulation* section of our 2010 Annual Report on Form 10-K.

We discuss our, and BGE's, credit facilities in detail beginning on page 13 of the Notes to the Consolidated Financial Statements.

Table of Contents

Net Available Liquidity

Constellation Energy's (excluding BGE) and BGE's net available liquidity at March 31, 2011 was \$3.4 billion and \$0.7 billion, respectively. We discuss net available liquidity in more detail in the *Notes to Consolidated Financial Statements* on page 14.

Collateral

Constellation Energy's collateral requirements generally arise from the needs of its NewEnergy business as a result of its participation in certain organized markets, such as Independent System Operators (ISOs) or financial exchanges, as well as from its margining on over-the-counter (OTC) contracts.

We discuss our uses of collateral in our businesses as well as the inherent asymmetries relating to the use of collateral that create liquidity requirements for our Generation and NewEnergy businesses in *Item 7. Management's Discussion and Analysis* of our 2010 Annual Report on Form 10-K.

Customers of our NewEnergy business rely on the creditworthiness of Constellation Energy. In this regard, we have certain agreements that contain provisions that would require us to post additional collateral upon a credit rating downgrade in the senior unsecured debt of Constellation Energy. Based on contractual provisions at March 31, 2011, we estimate that if Constellation Energy's senior unsecured debt were downgraded to one level below the investment grade threshold we would have the following additional collateral obligations:

Credit Ratings	Level Below	Add	itional
Downgraded to ¹	Current Rating	Oblig	gations ²
		(In b	illions)
Below investment grade	1	\$	1.0

1 If there are split ratings among the independent credit-rating agencies, the lowest credit rating is used to determine our incremental collateral obligations.

2 Includes \$0.1 billion related to derivative contracts as discussed in Notes to Consolidated Financial Statements on page 26.

Based on market conditions and contractual obligations at the time of a downgrade, we could be required to post additional collateral in an amount that could exceed the obligation amounts specified above, which could be material. We discuss our credit facilities in the *Notes to Consolidated Financial Statements* beginning on page 13.

Capital Resources

Our estimated annual cash requirement amounts for the years 2011 and 2012 are shown in the table below.

We will continue to have cash requirements for:

- working capital needs,
- payments of interest, distributions, and dividends,
- capital expenditures, and
- the retirement of debt.

Capital requirements for 2011, 2012, and 2013 include estimates of spending for existing and anticipated projects. We continuously review and modify those estimates. Actual requirements may vary from the estimates included in the table below because of a number of factors including:

_

- regulation, legislation, and competition,
- BGE load requirements,
- environmental protection standards,
- the type and number of projects selected for construction or acquisition,
- the effect of economic and market conditions on those projects,
- the cost and availability of capital,
- potential capital contributions to CENG,
- the availability of cash from operations, and
- business decisions to invest in capital projects.

Our estimates are also subject to additional factors. Please see the Forward Looking Statements section on page 54 and Risk Factors section in our 2010 Annual Report on Form 10-K. We discuss the potential impact of environmental legislation and regulation in more detail in

Table of Contents

Item 1. Business Environmental Matters section of our 2010 Annual Report on Form 10-K.

Calendar Year Estimates	2	011	20	012
		(In bi	llion	ıs)
Generation and Other Capital Requirements:				
Major Environmental	\$	0.1	\$	
Maintenance		0.1		0.1
Growth				
Total Generation and Other Capital Requirements		0.2		0.1
NewEnergy Capital Requirements:				
Maintenance				
Growth		0.2		0.2
Total NewEnergy Capital Requirements		0.2		0.2
Regulated Capital Requirements:				
Electric / Gas Distribution		0.4		0.4
Electric Transmission		0.1		0.1
Smart Energy Savers SM Initiatives		0.1		0.2
Total Regulated Capital Requirements		0.6		0.7
Total Capital Requirements	\$	1.0	\$	1.0

Eligible capital projects are shown net of anticipated investment tax credits or grants.

As of the date of this report, we estimate our 2013 capital requirements will be approximately \$1.2 billion.

Capital Requirements

Generation and NewEnergy Businesses

Our Generation and NewEnergy businesses' capital requirements consist of its continuing requirements, including expenditures for:

- maintenance and uprates to the capacity of our generating plants,
- solar projects and upstream natural gas properties,
- costs of complying with the Environmental Protection Agency (EPA), Maryland, and various other states' environmental regulations and legislation, and
- enhancements to our information technology infrastructure.

In addition, in January 2011, we completed the acquisition of Boston Generating's 2,950 MW fleet of generating plants for approximately \$1.1 billion, subject to a working capital adjustment. We funded this acquisition through a mix of available cash and debt. We discuss this acquisition in more detail in the *Notes to Consolidated Financial Statements* beginning on page 10.

Regulated Electric and Gas

Regulated electric and gas construction expenditures primarily include new business construction needs and improvements to existing facilities, including projects to improve reliability and support demand response and conservation initiatives. Further, BGE continues to invest in transmission projects that earn a FERC authorized rate of return.

In August 2010, the Maryland PSC approved a comprehensive smart grid initiative for BGE which includes the planned installation of 2 million residential and commercial electric and gas smart meters at an expected total cost of approximately \$480 million. In 2009, the United States Department of Energy (DOE) selected BGE as a recipient of \$200 million in federal funding for our smart grid and other related initiatives. This grant allows BGE to be reimbursed for smart grid and other expenditures up to \$200 million, substantially reducing the total cost of these initiatives.

Funding for Capital Requirements

We discuss our funding for capital requirements in our 2010 Annual Report on Form 10-K.

Contractual Payment Obligations and Committed Amounts

We enter into various agreements that result in contractual payment obligations in connection with our business activities. These obligations primarily relate to our financing arrangements (such as long-term debt, preference stock, and operating leases), purchases of capacity and energy to support our Generation and NewEnergy business activities, and purchases of fuel and transportation to satisfy the fuel requirements of our power generating facilities.

Table of Contents

payment obligations

We detail our contractual payment obligations at March 31, 2011 in the following table:

	2011	Payn 2012- 2013	2014- 2015	There- after	Total
			(In millions)	
Contractual Payment					
Obligations					
Long-term debt:1					
Nonregulated					
Principal	\$	\$ 14.6	\$ 594.4	\$ 1,775.0	\$ 2,384.0
Interest	122.0	279.3	284.9	2,882.9	3,569.1
Interest	122.0	217.5	201.9	2,002.7	3,307.1
TT 4 1	122.0	202.0	070.2	4.657.0	5 052 1
Total	122.0	293.9	879.3	4,657.9	5,953.1
BGE Deignalianal	01.7	620.1	1440	1 277 0	2 142 6
Principal	81.7	639.1	144.9	1,277.9	2,143.6
Interest	111.4	231.3	162.5	1,174.2	1,679.4
Total	193.1	870.4	307.4	2,452.1	3,823.0
BGE preference					
stock				190.0	190.0
Operating leases ²					
Operating leases,					
gross	197.1	438.6	432.9	191.6	1,260.2
Sublease rentals	(0.8)	(0.1)			(0.9)
Operating leases,					
net	196.3	438.5	432.9	191.6	1,259.3
Purchase					
obligations: ³					
Purchased					
capacity and	242.4	5.47.4	177.0	262.6	1 221 2
energy ⁴	342.4	547.4	177.9	263.6	1,331.3
Purchased energy	205 1	1 751 0	1 702 2		2 920 2
from CENG ⁵ Fuel and	385.1	1,751.8	1,702.3		3,839.2
transportation	566.8	712.9	256.8	179.2	1,715.7
Other	197.2	124.4	93.8	179.2	587.1
Other noncurrent	191.2	124.4	93.6	1/1./	307.1
liabilities:					
Uncertain tax			_		
positions liability	55.9	100.8	8.4	4.3	169.4
Pension benefits ⁶	6.3	69.9	183.0		259.2
Postretirement and					
post employment	22.0		50.5	256	2012
benefits ⁷	23.9	55.5	58.5	256.4	394.3
Total contractual					
Total contractual	¢ 2 000 0	¢ 4.065.5	¢ 4 100 2	¢ 0.266.0	¢ 10.501.6

\$ 2,089.0 \$ 4,965.5 \$ 4,100.3 \$ 8,366.8 \$ 19,521.6

¹ Amounts in long-term debt reflect the original maturity date. Investors may require us to repay \$75.0 million early through remarketing features. Interest on variable rate debt is included based on forward curve for interest rates.

² Our operating lease commitments include future payment obligations under certain power purchase agreements as discussed further in Note 11 of our 2010 Annual Report on Form 10-K.

³ Contracts to purchase goods or services that specify all significant terms. Amounts related to certain purchase obligations are based on future purchase expectations which may differ from actual purchases.

4 Our contractual obligations for purchased capacity and energy are shown on a gross basis for certain transactions, including both the fixed payment portions of tolling contracts and estimated variable payments under unit-contingent power purchase agreements.

5 As part of reaching a comprehensive agreement with EDF in October 2010, we modified our existing power purchase agreement with CENG to be unit contingent through the end of its original term in 2014. Additionally, beginning in 2015 and continuing to the end of the life of the respective plants, we agreed to purchase 50.01% of the available output of CENG's nuclear plants at market prices. We have included in the table our commitments under this agreement for five years, the time period for which we have more reliable data. Further, we continue to own a 50.01% membership interest in CENG that we account for as an equity method investment. See Note 16 of our 2010 Annual Report on Form 10-K for more details on this agreement.

6 Amounts related to pension benefits reflect our current 5-year forecast for contributions for our qualified pension plans and participant payments for our nonqualified pension plans. Refer to Note 7 of our 2010 Annual Report on Form 10-K for more detail on our pension plans.

7 Amounts related to postretirement and postemployment benefits are for unfunded plans and reflect present value amounts consistent with the determination of the related liabilities recorded in our Consolidated Balance Sheets as discussed in Note 7 of our 2010 Annual Report on Form 10-K.

Off-Balance Sheet Arrangements

We discuss our off-balance sheet arrangements in our 2010 Annual Report on Form 10-K.

At March 31, 2011, Constellation Energy had a total face amount of \$9.6 billion in guarantees outstanding, of which \$8.8 billion related to our Generation and NewEnergy businesses. These amounts do not represent incremental consolidated Constellation Energy obligations; rather, they primarily represent parental guarantees of certain subsidiary obligations to third parties in order to allow our subsidiaries the flexibility needed to conduct business with counterparties without having to post other forms of collateral. Our estimated net exposure for obligations under commercial transactions covered by these guarantees was \$2 billion at March 31, 2011, which represents the total amount the parent company could be required to fund based on March 31, 2011 market prices. For those guarantees related to our derivative liabilities, the fair value of the obligation is recorded in our Consolidated Balance Sheets. We believe it is unlikely that we would be required to perform or incur any losses associated with guarantees of our subsidiaries' obligations.

We discuss our other guarantees in the Notes to Consolidated Financial Statements beginning on page 15.

Risk Management

Market Risk

Economic Value at Risk (EVaR)

EVaR measures the potential pre-tax loss in the fair value of the Generation and NewEnergy businesses due to changes in market risk factors. EVaR is a one-day value-at-risk measure calculated at a 95% confidence level assuming a standard normal distribution of prices over the most recent rolling 3-month period. EVaR includes all positions over a forward rolling 60-month time horizon that expose us to market price risk, regardless of accounting treatment and business line.

Positions included in EVaR are comprised of mark-to-market and nonderivative accrual positions that create market risk including:

- derivative and nonderivative commodity contracts associated with our Generation and NewEnergy businesses,
- physical assets, such as our owned and contractually controlled generating plants,
- our share of investments in generating plants, and
- our share of investments in upstream natural gas properties.

We include the positions related to physical assets to provide a more complete presentation of our commodity market risk exposures. EVaR includes illiquid products and positions for which there is limited price discovery.

Table of Contents

Modeling the positions in our Generation and NewEnergy businesses involves a number of assumptions, and includes projections of generation, emission rates and costs, customer load growth, load response to weather, and customer response to competitive supply. Changes in our forecast or management estimates will affect the fair value of these positions in a manner not captured by EVaR.

EVaR reflects the risk of loss due to market prices under normal market conditions. An inherent limitation of our value-at-risk measures is the reliance on historical prices. A sudden shift in market conditions can cause the future behavior of market prices to differ materially from the past. We use stress tests and scenario analysis to better understand extreme events as a complement to EVaR. This includes exposure to unlikely but plausible events in abnormal markets, sensitivity to changes in management projections of customer demand or forecasted generation output, and price sensitivity to illiquid points and regional basis spreads.

EVaR is monitored daily and is subject to regional and overall guidelines for the NewEnergy business. We place guidelines on the risk associated with illiquid delivery locations and regional basis within our NewEnergy business. Additionally, we monitor generation plant hedge ratios relative to guidelines specified by management. Stress tests and scenario analysis are conducted regularly and the results, trends, and explanations are reviewed by senior management and risk committees.

The EVaR amounts below represent the potential pre-tax change in the fair values of our Generation and NewEnergy businesses positions over a one-day holding period.

EVaR	Marc 20	r Ended ch 31, 11
95% Confidence Level,		
One-Day Holding Period		
Quarter end	\$	49.0
Average		42.4
High		52.9
Low		37.5
Value at Risk (VaR)		

VaR measures the potential pre-tax loss in the fair value of the mark-to-market energy contracts due to changes in market risk factors. VaR is calculated assuming a standard normal distribution of prices over the most recent rolling 3-month period. VaR includes all positions subject to mark-to-market accounting, including contracts that hedge the economics of NewEnergy nonderivative power and fuel contracts, which do not receive hedge accounting treatment, and contracts designated for trading. Thus, the positions for which we monitor VaR are included within, and are not incremental, to the positions subject to EVaR.

VaR and EVaR have similar limitations. VaR may include some products and positions for which there is limited price discovery or market depth. The modeling of option positions included in VaR involves a number of assumptions and approximations. An inherent limitation of our VaR measures is the reliance on historical prices. A sudden shift in market conditions can cause the future behavior of market prices to differ materially from that of the past.

The VaR amounts below represent the potential pre-tax loss in the fair value of our Generation and NewEnergy businesses positions subject to mark-to-market accounting, including both trading and non-trading activities, over one and ten-day holding periods.

Total Mark-to-Market VaR	Ma	er Ended rch 31, 2011 millions)
99% Confidence Level,	(210 1	,
One-Day Holding Period		
Quarter end	\$	10.2
Average		13.3
High		16.9
Low		10.2

95% Confidence Level,

One-Day Holding Period	
Quarter end	7.8
Average	10.2
High	12.8
Low	7.8
95% Confidence Level, Ten-Day	
Holding Period	
Quarter end	24.7
Average	32.1
High	40.6
Low	24.7

Wholesale Credit Risk

We measure wholesale credit risk as the replacement cost for open energy commodity and derivative transactions (both mark-to-market and accrual) adjusted for amounts owed to or due from counterparties for settled transactions. The replacement cost of open positions represents unrealized gains, net of any unrealized losses, where we have a legally enforceable right of setoff. We monitor and manage the credit risk of our NewEnergy business through credit policies and procedures, which include an established

Table of Contents

credit approval process, daily monitoring of counterparty credit limits, the use of credit mitigation measures such as margin, collateral, or prepayment arrangements, and the use of master netting agreements.

As of March 31, 2011, our total exposure across our entire wholesale portfolio was \$2.1 billion, net of collateral, and includes accrual positions and derivatives. This total exposure has declined from the \$2.5 billion as of December 31, 2010, primarily driven by a change in commodity prices.

The top ten counterparties account for 53% of our total exposure with none of that exposure being non-investment grade. We consider a significant concentration of credit risk to be any single obligor or counterparty whose concentration exceeds 10% of total credit exposure. At March 31, 2011, two counterparties, a large power cooperative and CENG, comprised a total exposure concentration of 23%.

As of March 31, 2011 and December 31, 2010, counterparties in our credit portfolio had the following public credit ratings:

	March 31,	December 31,	
	2011	2010	
Rating			
Investment Grade ¹	51%	ı	47%
Non-Investment Grade	3		4
Not Rated	46		49

1 Includes counterparties with an investment grade rating by at least one of the major credit rating agencies. If split rating exists, the lower rating is used.

Our exposure to "Not Rated" counterparties was \$1.0 billion at March 31, 2011 compared to \$1.2 billion at December 31, 2010. This decrease was mostly driven by a reduction in our credit exposure with CENG and two large creditworthy power cooperatives.

Many of our not rated counterparties (including CENG) are considered investment grade equivalent based on our internal credit ratings. We utilize internal credit ratings to evaluate the creditworthiness of our wholesale customers, including those companies that do not have public credit ratings. Based on internal credit ratings, approximately \$0.9 billion or 89% of the exposure to "Not Rated" counterparties was rated investment grade equivalent at March 31, 2011 and approximately \$1.1 billion or 87% was rated investment grade equivalent at December 31, 2010.

The following table provides the breakdown of the credit quality of our wholesale credit portfolio based on our internal credit ratings. This includes those counterparties which are externally rated and those in the "Not Rated" category as a percentage of the total portfolio exposure.

	March 31,	December 31,	
	2011	2010	
Investment Grade Equivalent	92%	89%	
Non-Investment Grade	8	11	

If a counterparty were to default on its contractual obligations and we were to liquidate transactions with that entity, our potential credit loss would include all forward and settlement exposure plus any additional costs related to termination and replacement of the positions. This would include contracts accounted for using the mark-to-market, hedge, and accrual accounting methods, the amount owed or due from settled transactions, less any collateral held from the counterparty. In addition, if a counterparty were to default under an accrual contract that is currently favorable to us, we may recognize a material adverse impact on our results in the future delivery period to the extent that we are required to replace the contract that is in default with another contract at current market prices. These potential losses would be limited to the extent that the in-the-money amount exceeded any credit mitigants such as cash, letters of credit, or parental guarantees supporting the counterparty obligation. To reduce our credit risk with counterparties, we attempt to enter into agreements that allow us to obtain collateral on a contingent basis, seek third party guarantees of the counterparty's obligation, and enter into netting agreements that allow us to offset receivables and payables with forward exposure across many transactions.

Due to volatility in the prices of energy commodities and derivatives, the market value of contractual positions with individual counterparties could exceed established credit limits or collateral provided by those counterparties. If such a counterparty were then to fail to perform its obligations under its contract (for example, fail to deliver the power we had contracted for), we could incur a loss that could have a material impact on our financial results.

We also enter into various wholesale transactions through ISOs. These ISOs are exposed to counterparty credit risks. Any losses relating to counterparty defaults impacting the ISOs are allocated to and borne by all other market participants in the ISO. These ISOs have established credit policies and practices to mitigate the exposure of counterparty credit risks. As a market participant, we continuously assess our exposure to the credit risks of each ISO.

BGE is exposed to wholesale credit risk of its suppliers for electricity and gas to serve its retail customers. BGE may receive performance assurance collateral to mitigate

50

Table of Contents

electricity suppliers' credit risks in certain circumstances. Performance assurance collateral is designed to protect BGE's potential exposure over the term of the supply contracts and will fluctuate to reflect changes in market prices. In addition to the collateral provisions, there are supplier "step-up" provisions, where other suppliers can step in if the early termination of a full-requirements service agreement with a supplier should occur, as well as specific mechanisms for BGE to otherwise replace defaulted supplier contracts. All costs incurred by BGE to replace the supply contract are to be recovered from the defaulting supplier or from customers through rates.

Interest Rate Risk, Retail Credit Risk, Foreign Currency Risk, Security Price Risk, Operational Risk and Collateral and Funding Liquidity Risk

We discuss our exposure to interest rate risk, retail credit risk, foreign currency risk, security price risk, operational risk, and collateral and funding liquidity risk in the *Risk Management* section of our 2010 Annual Report on Form 10-K.

Table of Contents

Item 3. Quantitative and Qualitative Disclosures About Market Risk

We discuss the following information related to our market risk:

- hedging activities in the Notes to Consolidated Financial Statements beginning on page 19,
- activities of our Generation and NewEnergy businesses in their respective sections of *Management's Discussion and Analysis* beginning on page 34,
 - evaluation of commodity and credit risk in the *Risk Management* section of *Management's Discussion and Analysis* beginning on page 48, and
 - changes to our business environment in the *Business Environment* section of *Management's Discussion and Analysis* beginning on page 32.

Item 4. Controls and Procedures

A control system, no matter how well conceived and operated, can provide only reasonable, not absolute, assurance that the objectives of the control system are met. Because of the inherent limitations in all control systems, no evaluation of controls can provide absolute assurance that all control issues and instances of fraud, if any, within Constellation Energy or BGE have been detected. These inherent limitations include errors by personnel in executing controls due to faulty judgment or simple mistakes, which could occur in situations such as when personnel performing controls are new to a job function or when inadequate resources are applied to a process. Additionally, controls can be circumvented by the individual acts of some persons or by collusion of two or more people.

The design of any system of controls also is based in part upon certain assumptions about the likelihood of future events, and there can be no absolute assurance that any design will succeed in achieving its stated goals under all potential future conditions; over time, controls may become inadequate because of changes in conditions or personnel, or the degree of compliance with the policies or procedures may deteriorate. Because of the inherent limitations in a cost-effective control system, misstatements due to error or fraud may occur and not be detected.

Evaluation of Disclosure Controls and Procedures

The principal executive officer and principal financial officer of Constellation Energy have each evaluated the effectiveness of the disclosure controls and procedures (as such term is defined in Rules 13a-15(e) and 15d-15(e) under the Securities Exchange Act of 1934, as amended (the "Exchange Act")) as of the end of the fiscal quarter covered by this quarterly report (the "Evaluation Date"). Based on such evaluation, such officers have concluded that, as of the Evaluation Date, Constellation Energy's disclosure controls and procedures are effective in providing reasonable assurance that information required to be disclosed in the reports that Constellation Energy files and submits under the Exchange Act is recorded, processed, summarized, and reported when required and is accumulated and communicated to management, as appropriate, to allow timely decisions regarding required disclosure.

The principal executive officer and principal financial officer of BGE have each evaluated the effectiveness of the disclosure controls and procedures as of the Evaluation Date. Based on such evaluation, such officers have concluded that, as of the Evaluation Date, BGE's disclosure controls and procedures are effective in providing reasonable assurance that information required to be disclosed in the reports that BGE files and submits under the Exchange Act is recorded, processed, summarized, and reported when required and is accumulated and communicated to management, as appropriate, to allow timely decisions regarding required disclosure.

Changes in Internal Control over Financial Reporting

During the quarter ended March 31, 2011, there has been no change in either Constellation Energy's or BGE's internal control over financial reporting (as such term is defined in Rules 13a-15(f) and 15d-15(f) under the Exchange Act) that has materially affected, or is reasonably likely to materially affect, either Constellation Energy's or BGE's internal control over financial reporting.

Table of Contents

PART II. OTHER INFORMATION

Item 1. Legal Proceedings

We discuss our Legal Proceedings in the Notes to Consolidated Financial Statements beginning on page 16.

Item 2. Issuer Purchases of Equity Securities

The following table discloses purchases of shares of our common stock made by us or on our behalf for the periods shown below.

Period	Total Number of Shares Purchased ¹	Average Price Paid per Share	Total Number of Shares Purchased as Part of Publicly Announced Plans or Programs	Approximate Dollar Value of Shares that May Yet Be Purchased Under the Plans and Programs (at month end)
January 1 January 31, 2011	50	\$ 30.97		
February 1 February 28, 2011	170,654	30.40		
February 1 February 28,				

¹ Represents shares surrendered by employees to satisfy tax withholding obligations on vested restricted stock and restricted stock units.

Table of Contents

Item 5. Other Information

Forward Looking Statements

We make statements in this report that are considered forward looking statements within the meaning of the Securities Exchange Act of 1934. Sometimes these statements will contain words such as "believes," "anticipates," "expects," "intends," "plans," and other similar words. We also disclose non-historical information that represents management's expectations, which are based on numerous assumptions. These statements and projections are not guarantees of our future performance and are subject to risks, uncertainties, and other important factors that could cause our actual performance or achievements to be materially different from those we project. These risks, uncertainties, and factors include, but are not limited to:

-	the timing and extent of changes in commodity prices and volatilities for energy and energy-related products including coal, natural gas, oil, electricity, nuclear fuel, and emission allowances, and the impact of such changes on our liquidity requirements,
-	the liquidity and competitiveness of wholesale and retail markets for energy commodities,
-	the conditions of the capital markets, interest rates, foreign exchange rates, availability of credit facilities to support business requirements, liquidity, and general economic conditions, as well as Constellation Energy Group's (Constellation Energy) and Baltimore Gas and Electric's (BGE) ability to maintain their current credit ratings,
-	the effectiveness of Constellation Energy's and BGE's risk management policies and procedures and the ability and willingness of our counterparties to satisfy their financial and performance commitments,
-	losses on the sale or write-down of assets due to impairment events or changes in management intent with regard to either holding or selling certain assets,
-	the ability to successfully identify, finance, and complete acquisitions and sales of businesses and assets, including generating facilities, and to successfully invest in new business initiatives and markets,
-	the effect of weather and general economic and business conditions on energy supply, demand, prices, and customers' and counterparties' ability to perform their obligations or make payments,
-	the ability to attract and retain customers in our NewEnergy business and to adequately forecast their energy usage,
-	the timing and extent of customer choice and competition in the energy markets and the rules and regulations adopted in those markets,
-	regulatory or legislative developments federally, in Maryland, or in other states that affect energy competition, the price of energy, transmission or distribution rates and revenues, demand for energy, or increases in costs, including costs related to safety, or environmental compliance,
-	the ability of our regulated and nonregulated businesses to comply with complex and/or changing market rules and regulations,
-	the ability of BGE to recover all its costs associated with providing customers service,
-	operational factors affecting our generating facilities, BGE's transmission and distribution facilities, or our other commercial operations, including weather-related damages, unscheduled outages or repairs, unanticipated changes in fuel costs or availability, unavailability of coal or gas transportation or electric transmission services, workforce issues, terrorism, acts of war, catastrophic events, and other events beyond our control,
-	the impact of industry consolidation,
-	the impact of increased energy conservation and use of renewable energy,

the actual outcome of uncertainties associated with assumptions and estimates requiring judgment when managing our business, applying critical accounting policies and preparing financial statements, including factors that are estimated in determining the fair value of energy contracts, such as the ability to obtain market prices and, in the absence of verifiable market prices, the appropriateness of models and model inputs (including, but not limited to, estimated contractual load obligations, unit availability, forward commodity prices, interest rates, correlation and volatility factors),

- changes in accounting principles or practices, and
- cost and other effects of legal and administrative proceedings and other events that may not be covered by insurance, including environmental liabilities and liabilities associated with catastrophic events,
- the likelihood and timing of the completion of the pending merger with Exelon Corporation, the terms and conditions of any required regulatory approvals of the pending merger, and potential diversion of management's time and attention from our ongoing business during this time period.

Given these uncertainties, you should not place undue reliance on these forward looking statements. Please see the other sections of this report and our other periodic reports filed with the Securities and Exchange Commission (SEC) for more information on these factors. These forward looking statements represent our estimates and assumptions only as of the date of this report.

Changes may occur after that date, and neither Constellation Energy nor BGE assumes responsibility to update these forward looking statements.

Table of Contents

Item 6. Exhibits

Exhibit No. 2(a)*	Agreement and Plan of Merger, dated April 28, 2011, by and among Exelon Corporation, Constellation Energy Group, Inc. and Bolt Acquisition Corporation. (Designated as Exhibit No. 2.1 to the Current Report on Form 8-K dated April 28, 2011, File Nos. 1-12869 and 1-1910.)
Exhibit No. 10(a)	Credit Agreement, dated as of October 15, 2010, among Bank of America, N.A., as a letter of credit issuing bank, swingline lender and administrative agent, Banc of America Securities LLC, Citigroup Global Markets Inc., RBS Securities Inc., BNP Paribas Securities Corp., and The Bank of Nova Scotia, as joint lead arranger and book runners, Citibank, N.A. and The Royal Bank of Scotland plc, as co-syndication agents and The Bank of Nova Scotia and BNP Paribas, as co-documentation agents and the other lenders named therein.
Exhibit No. 12(a)	Constellation Energy Group, Inc. Computation of Ratio of Earnings to Fixed Charges.
Exhibit No. 12(b)	Baltimore Gas and Electric Company Computation of Ratio of Earnings to Fixed Charges and Computation of Ratio of Earnings to Combined Fixed Charges and Preferred and Preference Dividend Requirements.
Exhibit No. 31(a)	Certification of Chairman of the Board, President and Chief Executive Officer of Constellation Energy Group, Inc. pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
Exhibit No. 31(b)	Certification of Senior Vice President and Chief Financial Officer of Constellation Energy Group, Inc. pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
Exhibit No. 31(c)	Certification of President and Chief Executive Officer of Baltimore Gas and Electric Company pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
Exhibit No. 31(d)	Certification of Chief Financial Officer and Treasurer of Baltimore Gas and Electric Company pursuant to Section 302 of the Sarbanes-Oxley Act of 2002.
Exhibit No. 32(a)	Certification of Chairman of the Board, President and Chief Executive Officer of Constellation Energy Group, Inc. pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
Exhibit No. 32(b)	Certification of Senior Vice President and Chief Financial Officer of Constellation Energy Group, Inc. pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
Exhibit No. 32(c)	Certification of President and Chief Executive Officer of Baltimore Gas and Electric Company pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
Exhibit No. 32(d)	Certification of Chief Financial Officer and Treasurer of Baltimore Gas and Electric Company pursuant to 18 U.S.C. Section 1350, as adopted pursuant to Section 906 of the Sarbanes-Oxley Act of 2002.
Exhibit No. 101.INS	XBRL Instance Document
Exhibit No. 101.SCH	XBRL Taxonomy Extension Schema Document
Exhibit No. 101.PRE	XBRL Taxonomy Presentation Linkbase Document
Exhibit No. 101.LAB	XBRL Taxonomy Label Linkbase Document
Exhibit No. 101.CAL	XBRL Taxonomy Calculation Linkbase Document
Exhibit No. 101.DEF	XBRL Taxonomy Definition Linkbase Document

^{*} Schedules have been omitted pursuant to Item 601(b)(2) of Regulation S-K. Constellation Energy will furnish the omitted schedules to the Securities and Exchange Commission upon request by the Commission.

In accordance with Rule 402 of Regulation S-T, the XBRL related information in Exhibit 101 to this Quarterly Report on Form 10-Q shall not be deemed to be "filed" for purposes of Section 18 of the Exchange Act, or otherwise subject to the liability of that section, and shall not be incorporated by reference into any registration statement or other document filed under the Securities Act or the Exchange Act, except as shall be expressly set forth by specific reference in such filing.

Table of Contents

SIGNATURE

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

CONSTELLATION ENERGY GROUP, INC.

(Registrant)

Date: May 9, 2011 /s/ JONATHAN W. THAYER

Jonathan W. Thayer,

Senior Vice President of Constellation Energy Group, Inc. and as Principal Financial Officer

BALTIMORE GAS AND ELECTRIC COMPANY

(Registrant)

Date: May 9, 2011 /s/ CARIM V. KHOUZAMI

Carim V. Khouzami,

Chief Financial Officer of Baltimore Gas and Electric Company and as Principal Financial Officer

56